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13.2 Identification of the people responsible for the content of the Form if People responsible for it change after the annual submission

1.1 History of the issuer

(Amounts in thousands of Brazilian Reais, unless otherwise stated)

Odontoprev was founded in 1987 by dental care professionals who identified a demand from corporate customers for dental benefit plan with a high degree of professionalism, quality and technology.

In August 1998, private equity fund investors acquired the control of Odontoprev. The entry of new investors contributed significantly to the Company's strategic positioning as a sector leader and consolidator as well as to the development of innovative corporate governance practices for the Brazilian healthcare industry.

In 1999, the Company acquired Unidont and began to provide services to 224,316 members. In 2000, the Company merged Unidont and acquired Clínica Dentária Especializada Cura D'ars Ltda. ("Clidec"). Therefore, in that year, the membership base increased to around 446,750 members.

On December 1, 2006, Odontoprev completed its initial public offering ("IPO"), raising R\$171,411 net of placement expenses. The IPO resulted in the sale of 6,650,000 new shares, through a primary offering of 5,782,609 shares and a supplementary batch of 867,391 shares. Within this context, there was also a secondary offering of 10,429,540 shares and 1,564,433 shares added to the supplementary batch, both held by the selling shareholders. In total, 18,643,973 shares were sold at par value of R\$28.00, amounting to R\$522,031. As a result, 84.2% of Odontoprev's shares were free float.

On February 9, 2007, the acquisition of DentalCorp, a company commercially focused on small- and medium-sized companies, was completed for R\$25,244 and, on March 3, 2008, DentalCorpwas merged into the Company.

On April 4, 2007, an auction was held for 2,741,312 shares, marking the withdrawal of the private equity investors. On October 8, 2007, Rede Dental was acquired for R\$7,584.

On February 18, 2008, the Care Plus group, one of the leaders in premium medical plans, and Odontoprev announced a strategic alliance in the oral health sector. The agreement between the two healthcare carriers began with the direct and indirect acquisition of 100% of Care Plus (Care Plus Dental Ltda., Biodent Assistência Odontológica S.A. and S.R.J.S.P.E. Empreedimentos e Participações Ltda.). The acquisition was completed on June 26, 2008, for a total amount of R\$29,670. On December 1, 2008, Care Plus was merged into the Company. On December 1, 2008, Care Plus was merged into the Company.

On July 8, 2008, Odontoprev Serviços, a subsidiary of Odontoprev, acquired a 51% stake of Easy Software, a sector leader in management systems for dental offices, clinics and carriers, for R\$3,100.

On October 31, 2008, the acquisition of Sepao Assistência Odontológica Empresarial Ltda. was completed. On December 1, 2009, Sepao was merged into the Company.

On January 8, 2009, the acquisition of Prontodente Odontologia Integral Ltda. was completed for R\$5,995. On December 1, 2009, Prontodente was merged into the Company.

On March 9, 2009, carriers OdontoServ Ltda. and ADCON Administradora de Convênios Odontológicos Ltda. were acquired for a total of R\$30,894. On December 1, 2009, OdontoServ was merged into the Company.

On November 14, 2008, Dental Partner Comércio de Produtos e Equipamentos Ltda. was created as a subsidiary of Clidec. Operations began in June 2009.

On October 18, 2009, the Company signed an association agreement with Bradesco Dental S.A. (Bradesco Dental), for combining both companies' operations, since their business models were complementary and together they would be better positioned to compete in the segment of private dental care plan carriers. On that date, according to a material fact, ZNT Empreendimentos, Comércio e Participações Ltda. ("ZNT"); funds managed by Dynamo, Investidor Profissional, M Square and Águas Claras; and members of Odontoprev's Management, joint holders of approximately 40% of the Company's capital stock (the remaining 60% was dispersed in the market), undertook to vote at the Extraordinary General Meeting ("EGM") in favor of the association.

Following the approval by the Brazilian National Health Agency ("ANS") and the EGM held on December 23, 2009, Odontoprev bought the shares issued by Bradesco Dental, which became a wholly owned subsidiary of the Company. An EGM held on July 1, 2010, approved the merger of Bradesco Dental into OdontoPrev. On April 17, 2013, the Brazilian Antitrust Agency ("CADE") unanimously approved the merger without any restrictions.

On August 19, 2010, Odontoprev signed a Memorandum of Understanding with BB Seguros Participações S.A. (BB Seguros), Bradesco Seguros S.A. ("Bradesco") and ZNT aimed at forming a strategic alliance for the development and marketing of dental products. On November 16, 2010, Odontoprev signed a provisional dental plan operation contract with Banco do Brasil ("BB"), in accordance with Law 8,666/93 and Banco do Brasil's Bidding Regulations, to begin providing dental benefit plans to employees and their dependents as from November 19, 2010.

On September 28, 2012, through its subsidiary Clidec, the Company entered into an agreement to acquire the Papaiz network of radiology clinics ("Grupo Papaiz"), in partnership with Grupo Fleury. The acquisition was completed on January 31, 2013, following approval by CADE. Pursuant to the Agreement, Fleury acquired 51% of Grupo Papaiz's capital stock, and Clidec took control of the company that owned the remaining 49%, as well as hired some of Grupo Papaiz's salespeople and executives.

On June 11, 2013, Odontoprev signed an Association Agreement and Other Covenants with BB Seguros Participações S.A. and BB Corretora de Seguros e Administradora de Bens S.A. aimed at developing and promoting dental plans, , through a new corporation called Brasildental Operadora de Planos Odontológicos S.A., and distributing and marketing them under the BB Dental brand, through BB Corretora, exclusively in all BB's Channels across Brazil, for a period of 20 years, extendable for equal periods. The Agreement provided that Brasildental's initial capital stock would be R\$5 million, divided into 100,000 common shares and 100,000 preferred shares, with the following ownership structure: (i) BB Seguros shall hold 49.99% of common shares and 100% of preferred shares, representing 74.99% of the total capital stock, and (ii) Odontoprev holding 50.01% of common shares, representing 25.01% of the total capital stock. On August 5, 2013, CADE's Plenary approved the Agreement, without restrictions. On March 12, 2014, Brasildental Operadora de Planos Odontológicos S.A. ("Brasildental") was incorporated and the members of the Board of Directors. On August 25, 2014, all the conditions precedent set out in the Association Agreement and Other Covenants were fulfilled, and business activities began on that date.

On January 2, 2014, the Company's corporate reorganization was completed, as disclosed in a Material Fact of October 14, 2013. Randal Luiz Zanetti came to hold a direct stake of approximately 1% in the Company's capital stock, and Bradesco Saúde S.A. an indirect stake of 50.01% in the Company's total capital stock. In addition, Mauro Figueiredo was elected the Company's Chief Executive Officer.

At an Annual General Meeting held on April 1, 2014, Randal Zanetti was elected Chairman of the Company's Board of Directors. On the same date, the EGM held approved the merger of ADCON Administradora de Convênios Odontológicos Ltda.

On December 30, 2014, Odontoprev was informed by Bradesco Saúde S.A. about the merger of its subsidiaries, Santa Rita de Cássia Empreendimentos, Comércio e Participações S.A., an indirect Company's shareholder, and ZNT, a direct shareholder. The capital stock of these subsidiaries was wholly owned by Bradesco Saúde. As a result, Odontoprev announced that, due to the merger of its subsidiaries, Bradesco Saúde had come to hold a direct stake in Odontoprev corresponding to 265,648,397 common shares, representing 50.01% of the Company's total capital stock.

On February 25, 2015, in a Notice to the Market, Odontoprev informed its shareholders that Brasildental Operadora de Planos Odontológicos S.A. had launched its individual dental plan nationwide.

On April 27, 2016, in a Material Fact, Odontoprev informed the resignation of Mauro Silvério Figueiredo as the Company's CEO and the election of Rodrigo Bacellar Wuerkert to that position. The changes became effective on June 1, 2016.

On September 1, 2017, the Company launched an e-commerce platform (https://odontoprevonline.com.br), entirely dedicated to the individual segment. The portal provides detailed information on the various plans offered by the Company, with navigability and interactivity, as well as allows beneficiaries to customize the benefit according to their needs.

On November 14, 2017, the Company announced the acquisition of the entire capital stock of Odonto System Planos Odontológicos Ltda. ("Odonto System"), headquartered in Fortaleza, state of Ceará. The transaction was approved and disclosed in a Material Fact in August 2018, for 9 times Odonto System's adjusted EBITDA for 2017, as well as variable amounts in 2019 and 2020, which depended on the achievement of Odonto System's adjusted EBITDA targets. At an EGM held on January 2, 2019, Odonto System was merged into the Company.

On March 25, 2020, as a result of the social distancing caused by the coronavirus (COVID–19) pandemic outbreak, the Company launched Dentista Online, a dental telemedicine solution through which beneficiaries can clear their doubts and receive guidance from a specialized dentist.

On December 22, 2020, Odontoprev announced the acquisition of the entire capital stock of Mogidonto Planos Odontológicos Ltda. ("Mogidonto") and, through its subsidiary Clidec, Boutique Dental Ltda., two companies headquartered in São Paulo, state of São Paulo. The transaction included a cash payment of R\$18.5 million, plus potential additional variable payments for achieving future targets, after 12 and 24 months from the Closing Date.

Rede Dental Operadora de Planos Odontológicos Ltda. was merged into the Company on January 4, 2021, after approval by an EGM on the same date.

Mogidonto was merged into the Company on January 3, 2022, date when it was approved by an EGM.

On August 16, 2022, Odontoprev exercised the right to convert a loan into a 10% equity stake in MaChiron Desenvolvimento de Sistemas Ltda. ("MaChiron"), pursuant to the Private Instrument of Convertible Loan and Other Covenants entered into on February 5, 2020, and made an investment raising Odontoprev Serviços' equity stake in MaChiron to 20%.

On October 3, 2022, the Company completed the acquisition of the remaining shares of its direct subsidiary, Odontored Seguros Dentales, S.A. de C.V., and its indirect subsidiary, OPREV Administradora, S.A. de C.V. DE C.V. As a result of the transaction, Odontoprev and its subsidiaries became the holders of all shares issued by said companies.

On December 8, 2022, through its subsidiary Clidec Participações S.A., Odontoprev announced the acquisition of the remaining shares representing 51% of Papaiz's capital stock, held until then by Grupo Fleury, for R\$19,181. The acquisition was completed on February 1, 2023, after approval by CADE, without any restrictions.

1.2 Description of the main activities carried out by the issuer and its subsidiaries

1.2. Briefly describe the main activities carried out by the issuer and its subsidiaries

The corporate purpose of Odontoprev S.A. ("Company" or "Odontoprev") is to operate private dental care plans; manage, sell or make available these plans to legal entities and/or individuals; as well as to participate as a partner, shareholder or quota holder in other civil or commercial companies, in commercial ventures of any nature in Brazil and/or abroad; and to manage its own assets and/or those of third parties.

The Company is classified as a dental care operator in the tertiary segment in accordance with the National Supplementary Healthcare Agency ("ANS")'s Executive Board Resolution ("RDC") No. 39, of October 27, 2000.

Odontoprev's shares are traded on B3 under the ticker "ODPV3" and it has been listed in the Novo Mercado corporate governance segment since December 1, 2006.

The Company has direct and indirect holdings in other entities, as shown in the table below:

							Interest in (capital (%)
			March	h 31, 2024			Decembe	er 31, 2023
-	Su	ubsidiaries	Indirect		Su	bsidiaries	Indirect	
-	Direct	Indirect	associated company	Joint control	Direct	Indirect	associated company	Joint control
COMPANIES:								
	100.0				100.0			
Odontoprev Serviços Ltda. (Odontoprev Serviços)	100.0	-			100.0			-
Easy Software S.A. (Easy Software)	-	51.0	-	-		51.0		
Dental Partner Comércio de Produtos e Equipamentos Odontológicos Ltda. (Dental Partner)	-	100.0	-	-		100.0		
SF 210 Participações Societárias S.A. (SF 210)	-	-	18.1	-			18.1	
Clidec Participações S.A. (Clidec Participações)	-	100.0	-	-	-	100.0		
Machiron Desenvolvimento de Sistemas S.A. (MaChiron)		-	20.0	-			20.0	
TERTIARY SEGMENT DENTAL OPERATOR - RN 531 ANS:								
Brasildental Operadora de Planos Odontológicos S.A. (Brasildental)	-	-	-	25.0	-			25.0
NETWORK OF DENTAL AND RADIOLOGICAL CLINICS:								
Clidec - Clínica Dentária Especializada Cura D'ars Ltda. (Clidec)	100.0			-	100.0			
Boutique Dental Ltda. (Boutique Dental)		100.0				100.0		
Clínicas Radiológicas Papaiz (Papaiz)1		100.0	-			100.0	-	
Lúmax Radiologia e Tomografia Odontológica Ltda (Lúmax) ¹		100.0	-			100.0		
COMPANIES IN MEXICO:								
Odontored CV Sociedad Anómima de Capital Variable (Odontored)	100.0		-		100.0		-	
Oprev Administradora Sociedad Anônima de Capital Variable (Oprev)		100.0				100.0		-
¹ Subsidiary acquired by Clidec Participações as of February 1, 2023.								

Clidec Ltda.: Incorporated on July 2, 1970, Clidec is dedicated to providing clinical dental services.

Odontoprev Serviços: Incorporated on December 3, 1999, Odontoprev Serviços focuses on providing commercial advisory, consulting and business management services, as well as participating in other companies as a partner or shareholder.

Easy: incorporated on November 3, 1993. Controlled by Odontoprev Serviços, Easy is dedicated to the development and licensing of computer software, as well as participation in other companies as a partner or shareholder.

Dental Partner: incorporated on November 14, 2008. A subsidiary of Clidec Ltda., Dental Partner focuses on the wholesale and retail trade of products, equipment, sanitizers, drugs, medicines, pharmaceutical inputs and related supplies, as well as the provision of the following services: (i) technical and administrative programming and organization; (ii) overall management of goods and businesses; (iii) collection, dispatch or delivery of mail, documents, objects or goods; and (iv) storage, warehousing, loading, stowage and safekeeping of goods of any kind.

SF 210: Incorporated on October 29, 2020, SF 210 focuses on participating in other companies as a shareholder or quotaholder. Odontoprev Serviços' former stake in G2D was converted into this company, and it remains an Affiliate.

Clidec Participações: incorporated on June 11, 2012. Controlled by Clidec Ltda., Clidec Participações focuses its activities on participating in other companies as a shareholder or quotaholder.

Brasildental: incorporated on March 12, 2014. Jointly controlled with BB Seguros Participações S.A., Brasildental is dedicated to operating private dental care plans and to managing, marketing or providing said plans for legal entities and/or individuals.

Boutique Dental: incorporated on October 21, 2011. A subsidiary of Clidec Ltda., Boutique Dental focuses its activities on providing dental services and participating in other companies as a partner or shareholder.

Grupo Papaiz: incorporated on January 3, 1990. A subsidiary of Clidec Participações, Grupo Papaiz focuses on providing dental diagnostic imaging solutions.

On February 1, 2023, subsidiary Clidec Participações completed the acquisition of common shares representing 51% of Papaiz's capital stock. As a result, Clidec Participações came to hold 100% of this company's capital stock and control.

Odontored: incorporated on August 13, 2009. Based in Mexico, Odontored is dedicated to providing dental care plans including their operation, management and marketing, as well as the provision of dental care services directly or indirectly through third parties. It was authorized to operate as a specialized healthcare insurer by the Mexican Department of Health on June 6, 2013. On July 15, 2013, the National Insurance and Surety Commission ("CNSF," in Spanish) authorized Odontored to conduct accident and illness insurance operations in the healthcare and medical expenses branches.

On October 3, 2022, the Company completed the acquisition of the remaining shares of direct subsidiary Odontored Seguros Dentales, S.A. de CV ("Odontored"), and its indirect subsidiary Oprev Administradora, S.A. de CV ("Oprev"), under the terms of the put option exercised by minority shareholders in March 2020, the value of which had already been provisioned in the financial statements.

As a result of the transaction, Odontoprev and its subsidiaries became holders of all the shares issued by both subsidiaries located in Mexico.

Oprev: incorporated on December 12, 2019. A Mexico-based subsidiary of Odontoprev Serviços, Oprev focuses its activities on providing specialized services related to accidents and illnesses, as well as actuarial, financial, administrative, commercial and risk management services.

Mogidonto: Incorporated on June 24, 1976, and merged into Odontoprev on January 3, 2022, Mogidonto focuses on the operation, management, administration and marketing of its own or third-party private dental care plans.

MaChiron: incorporated on January 24, 2018. A subsidiary of Odontoprev Serviços, MaChiron focuses its activities on the integration of technologies through the application of artificial intelligence and machine learning for the development of innovative solutions in the field of dentistry.

1.3 Information on operating segments

a) products and services sold

Management has defined the operating segments of the Company and its Subsidiaries based on the reports used to make strategic decisions, approved by the Executive Board.

The activities of the Company and its Subsidiaries are organized into the following business segments:

(i) pre-paid group plans: the costs of dental care for beneficiaries, all aspects relating to the administration of the plan and the oral health management of the beneficiaries are borne by the Company, in exchange for a monthly per capita fee;

(ii) post-paid group plans: customers fully assume the actuarial risk of the contract, bearing the cost of the services provided. The administrative, support and health management services are basically the same as those provided in our prepaid products. In this model, Odontoprev receives a fixed monthly per capita fee for management services, as well as reimbursement of the cost of dental services provided in the reference month;

(iii) pre-paid individual plans: the costs of dental care for beneficiaries, all aspects relating to the administration of the plan and the oral health management of the beneficiaries are borne by the Company, in exchange for a monthly per capita fee;

- (iv) other: includes various segments that account for a smaller share of the Company's total revenue:
 - dental care in own offices (Clidec and Boutique Dental);
 - administrative and advisory services provided (Odontoprev Serviços and Oprev);
 - acquisition and distribution of dental materials for the accredited network and others (Dental Partner);
 - development of computer programs (Easy);
 - Insurance (Odontored);
 - Use of artificial intelligence and machine learning in clinical auditing and IT processes (MaChiron); and
 - Dental diagnostic imaging (Papaiz).

The Company's business segments presented in items (i), (ii) and (iii) can also be grouped as follows:

- a) Corporate: customers with more than 200 beneficiaries;
- b) SME: customers with 3 to 199 beneficiaries;
- c) Individual: monthly and annual plans marketed to individuals.

b) revenue from the segment and its share of the Company's net revenue

Below we highlight the revenue by channel/operating segment of the Company and its subsidiaries:

c) income or loss from the segment and its share of the Company's net revenue

The performance numbers below maintain comparability with historical data and are not based on IFRS 17, which came into force on January 1, 2023, and applies to the Financial Statements.

Below we highlight the contribution margin by channel/operating segment of the Company and its subsidiaries:

		Corporate		SME	Individu	ual customers	Other			Total
	Fiscal year ended o	n Dec 31	Fiscal year ended on	ended on Dec 31 Fiscal year ended on Dec 31		Fiscal year ended on Dec 31		Fiscal year ended on Dec 31		
	2023	2022	2023	2022	2023	2022	2023	2022	2023	2022
Payments, net/ retained premiums	1,215,112	1,136,865	456,145	407,082	499,802	482,813	-	-	2,171,058	2,026,760
Sales of services and products	-	-	-	-	-	-	51,555	21,892	51,555	21,892
Insurance 1	-	-	-	-	-	-	34,010	18,679	34,010	18,679
Direct taxes on the Operator's dental care operations	(45,084)	(41,014)	(23,657)	(21,891)	(28,603)	(27,928)	-	-	(97,346)	(90,833)
Taxes on sales of services and products	-	-	-	-	-	-	(16,582)	(14,813)	(16,582)	(14,813)
Net Operating Revenue (NOR)	1,170,027	1,095,851	432,488	385,191	471,197	454,885	68,983	25,758	2,142,695	1,961,685
Cost of services 2	(601,100)	(546,930)	(122,195)	(103,512)	(96,321)	(131,571)	(29,687)	(7,332)	(849,303)	(789,345)
Operating income	568,927	548,921	310,293	281,679	374,876	323,314	39,296	18,426	1,293,392	1,172,340
Selling expenses	(80,581)	(75,532)	(51,612)	(48,949)	(87,407)	(87,107)	(1,049)	(504)	(220,648)	(212,092)
Contribution margin	488,346	473,388	258,681	232,730	287,469	236,207	38,247	17,923	1,072,744	960,248
Segment's Net Operating Revenue (NOR) / total (%)	54.6%	55.9%	20.2%	19.6%	22.0%	23.2%	3.2%	1.3%	100.0%	100.0%
Contribution margin / NOR (%)	41.7%	43.2%	59.8%	60.4%	61.0%	51.9%	55.4%	69.6%	50.1%	49.0%
Segment's contribution margin / total (%)	45.5%	49.3%	24.1%	24.2%	26.8%	24.6%	3.6%	1.9%	100.0%	100.0%

¹ Refers to Subsidiary Odontored's insurance revenue.

² Excludes incurred but not reported provision (IBNR) and technical reserves.

1.4 Production/Marketing/Markets

(Amounts in thousands of Brazilian Reais, unless otherwise stated)

a) characteristics of the production process:

As of December 31, 2023, our accredited network included about 27,000 dentists, proportionally distributed across all Brazilian states according to the number of beneficiaries. We have team of field consultants who monitor and adjust the accredited network both in terms of quantity and quality to better serve our customers.

Our operations are structured to provide support and management to our accredited network nationwide. Therefore, in each region we serve, we operate under the supervision of a field consultant dentist assigned to a specific state. Field consultants are supported by dentists, internal consultant based in our central office, who are accessible via phone or internet to support various day-to-day activities. The local knowledge and expertise provided by these representatives allow us to develop highly accessible and specialized networks of dentists for beneficiaries, a factor we deem important when selecting a dental plan. All local efforts are backed by our centralized network management and quality control systems, through which we aim to provide differentiated service at competitive prices.

This process is fully integrated into our information systems, especially in CRM/workflow functionalities and clinical, risk management, and audit modules, to enable joint and coordinated action across our various departments, divided into: (i) management of the accredited network; (ii) quality management; and (iii) customer service (including the Call Center, Integrated Service Center, and Multifunctional Service Units). This enables field consultants have comprehensive analytical information about their supervisees regarding their technical, behavioral, and business profiles, using our nationwide structure to ensure reliable and secure operations for beneficiaries and dentists.

The primary process of the Company's operations begin with verifying beneficiary eligibility and ends with dentist payment. Here is a brief description of our production process:

- **Eligibility verification:** the procedure to verify member eligibility is conducted by the accredited dentist via the Odontoprev portal online or via the Call Center, to confirm the validity of the member's card.
- Virtual clinical records: clinical information from dental care provided to beneficiaries, including all clinical images (X-rays, photos, and records), is digitally converted directly by the accredited dentist.
- **Quality management:** it begins with analyzing each treatment plan using virtual records, continues with quality control of each treatment performed, and ends with authorization for payment of each clinical event.

Because of the health scenario initiated by the Coronavirus pandemic, our operations, in addition to involving accredited dentists, also started offering Dental Teleconsultation through our digital platform. With this feature, our beneficiaries can receive dental guidance without having to leave their homes, and in case any emergency procedure is required, we refer them to a nearby dental office.

b) characteristics of the distribution process:

Marketing and sales

We believe that our diversified marketing strategy results in a competitive advantage, allowing us to market our products more efficiently to a wider range of potential customers, and our various distribution channels provide us with flexibility to meet the needs of the entire spectrum of customers.

We market our dental plans to companies, associations, and individuals through:

- Our internal sales team, operating nationwide, focusing on small, medium, and large groups such as companies and commercial organizations;
- A network of independent brokers;
- Business partnerships we have formed with medical-hospital plans, affinity groups including credit card issuers of retail networks, and insurers offering our dental plans as an additional benefit to their beneficiaries;
- Bradesco and Banco do Brasil distribution channels (including sales at branches, brokers, and call center platform);
- E-commerce platform; and
- Call center.

Our business partnerships with medical-hospital plan operators range from joint product distribution, where we handle the plan registration with Brazilian National Supplementary Health Agency (ANS) to the "risk assumed" model, where we take on the risk for plans whose registration with ANS is managed by the partner operator. Meanwhile, partnerships with insurers are aimed at cross-selling our products to traditional corporate customers of these insurers, operating in various sectors. These partnerships with high-quality, financially sound operators allow us to indirectly operate in segments they focus on, such as small businesses, limited regional activities, and individuals.

Our internal sales team offers our full range of products, including customized products for all customer profiles, primarily focusing on medium and large organizations. This team is highly qualified and specialized in dental plans, often with extensive industry experience both within and outside our Company. The profile of our internal sales team allows its members to act as business consultants to customers, assisting them in identifying needs and optimizing resource allocation. Our extensive accumulated knowledge allows our internal sales team to access a database that we consider unique in the country, featuring best practices in human resources and the most successful cases for each type of need. Our internal sales team is compensated according to our general policy, with no internal commission system.

Our strategy involves working with a limited number of non-exclusive partners, brokers, agents, and benefit consultants, partnering only with those who have proven experience in the general benefits and health sectors, particularly within the corporate segment. Our policy is to offer differentiated dental plans to our business partners, who have a highly qualified accredited network, a good value for money, and a fair, transparent professional relationship built over the long term. For this group, we provide an internal sales team dedicated exclusively to meet their needs, sharing our knowledge, training their respective teams, and assisting in the design of customized products. The range of products available to each partner depends on their customers' profiles and their level of expertise in the dental plans sector. Brokers are appointed by customers and are typically paid by us. Usually, there is a lifelong monthly commission percentage, determined on a case-by-case basis, based on portfolio revenue. There are also instances where the implementation of the benefit for the customer is managed by the broker. In such cases, an implementation fee may be added, which is a one-time payment, usually based on the customer's first billing. Commissions typically end only when the customer replaces the broker.

We adopt the same marketing strategy, tailored for the different distribution channels we use. The most significant of these adaptations relate to partnerships with medical-hospital plan operators, where the partner's brand is generally associated with ours and, in cases where the dental plan is registered with ANS by the partner, their brand takes precedence. Such situation may arise with associative corporate customers, especially affinity groups, with whom we have developed business relationships. We maintain very similar product lines and prices across different channels, with more sophisticated, customized products targeted at distinct audiences typically marketed under our main brand. Our advertising is typically institutional and relationship-oriented, aimed at our target audience, especially human resources managers. Furthermore, the fact that our customers are leading companies in their sectors contributes to the high degree of brand recognition in the Brazilian market. Over the past 24 years, Odontoprev has been elected 21 times as the "Top of Mind" company by human resources professionals in the Dental Plans category: in 1999, from 2001 to 2009, in 2011, and from 2014 to 2023.

We have a sustainability department responsible for measuring the satisfaction level of our various stakeholders, notably dentists, beneficiaries, customers, and employees. This department's mission is to engage with highly qualified research institutes to conduct field surveys. It is also responsible for converting collected data into management information and improvement opportunities for each area of the Company and each customer, while also contributing to the formulation and implementation of action plans.

c) market characteristics:

According to ANS data from March 2024, the supplementary health sector in Brazil comprises 914 active operators with beneficiaries, thousands of physicians, dentists, and other professionals, as well as hospitals, laboratories, and clinics. As of that date, the system had about 83.8 million members combining health plans and exclusively dental plans.

Premium revenues from all types of private health plans and insurance in Brazil reached R\$282.3 billion in 2023, as reported by ANS.

The dental segment, or exclusively dental plans segment, consists of group dental operators and dental cooperatives. As of March 2024, the dental plans segment had about 32.7 million beneficiaries, representing about 64.1% of the total beneficiaries of medical-hospital plans in the country.

Dentistry in Brazil

Following the higher education reform in Brazil during the 1980s and 1990s, numerous new dentistry courses were established nationwide, leading to the annual graduation of thousands of professionals. Currently, according to the Federal Council of Dentistry, there are over 639 university dental campuses operating nationwide, with 415,000 active dentists.

Despite the substantial number of qualified professionals and a population that values oral health care, evidenced by a per capita consumption of oral hygiene products comparable to that of certain developed countries, access to oral health care in Brazil remains precarious due to the lack of effective management and financing mechanisms within the system. As a good option for accessing oral health care, the dental plans sector has been steadily expanding, especially since the late 1990s.

Dental plans in Brazil

The dental plans segment is nearly as old as the medical-hospital plans segment, but it was not until the late 1980s that certain companies began to present an attractive benefits option for large employers, offering more reliable and higher-quality services.

Unlike the medical segment, where there was a public system option, dental care until then was mainly provided directly by dentists, operating on a fee-for-service basis without management or financing mechanisms. This eliteoriented model led to highly advanced dental practices both technically and scientifically, with sophisticated and costly resources, but limited to a segment of the population who could afford high prices directly.

Therefore, the factors driving the growth of the dental plans sector have been primarily:

- Structural imbalance between supply and demand for services: one of the world's largest pools of dental professionals combined with a large portion of the population lacking access to services due to inefficient financing and management mechanisms;
- Lack of a public system alternative: the limited and inadequate provision of dental care by the State leaves most of the population without access to such care;
- Increasing penetration of dental plans in corporate benefit packages: initially limited to large corporations, dental benefits have been steadily growing in medium and small-sized organizations;
- **Opportunities represented by the growing interest of new distribution channels:** insurance brokers and benefits consulting firms; and
- **Regulation:** promoting sector development by reducing informality, and introducing better managerial practices and health care attention.

Segment characteristics

Beneficiary base growth and low penetration: according to ANS, the exclusively dental plans segment had 7.3 million beneficiaries in 2006, reaching 32.7 million in March 2024, representing a compound annual growth rate of 20% over the period. In 2006, this segment covered about 3.6% of the Brazilian population, whereas by March 2024, this rat represented 16.1% of the population, an increase of 12.5 percentage points over these 17 years.

Revenue growth: the revenue of exclusively dental plan operators reached R\$4.3 billion in 2023, accounting for about 1.5% of the total revenue from all types of private health plans and insurance in Brazil, totaling R\$282.3 billion. Given the low representation of dental plans within the revenues of the health plan sector as a whole, we believe in the growth potential of the dental plans sector.

Consolidation potential: with 239 active operators and beneficiaries in March 2024, according to ANS, the dental plans segment shows potential for consolidation.

Regional expansion potential: according to ANS data from March 2024, the Southeast region of Brazil holds 56.6% of dental plan beneficiaries, followed by the Northeast with 20.8% and the South with 11.3%, with São Paulo state alone accounting for more than 34.4% of segment's beneficiaries. We believe there is significant growth potential in states and regions where operators' commercial presence is not yet so prominent.

Group contracts: the dental plans segment heavily relies on group plans, which represent about 83.0% of plans sold in the sector. This characteristic provides flexibility in pricing and negotiating direct adjustments with contract holders regarding their potential rate adjustments.

Favorable claims profile: the dental claims profile shows significant differences when compared to the medical claims profile. In medical-hospital plans, the aging of beneficiaries combined with the incorporation of new, more expensive, and non-substitutive technologies causes healthcare costs to increase over time. In dentistry in general, and particularly in the current Brazilian context, where growth is mainly driven by the inclusion of new segments of the population without a previous coverage history, healthcare costs undergo a strong growth at the beginning of the contractual period, given the pent-up demand for dental care. Following this initial period, healthcare costs decrease until reaching a maintenance level that tends to remain stable regardless of the age of the population. Achieving this maintenance level in dentistry, and consequently better management of the evolution of care costs, is favored by factors such as: (i) new technologies that tend to replace older ones without significant cost increases; (ii) greater effectiveness of disease prevention and health promotion programs processes; (iii) absence of major, high-cost, and unpredictable dental treatment events; (iv) aging of beneficiaries causing changes in disease profiles and treatment needs without leading to increasing costs; and (v) lower cost and demand for diagnostic resources for pathologies.

Brief comparison between the dental plans market in Brazil and the United States of America

The American and Brazilian dental plans markets share significant similarities, and much of dental practice in Brazil is heavily influenced by and mirrors that in the United States of America. Key similarities between the two markets include:

- **Private system basis:** unlike other countries, dental care in both countries is based on the private system, with a deficient participation from the public sector;
- **Dominant care model in a network of accredited providers:** despite some differences, the group dental model in Brazil and the Dental Preferred Provider Organization (DPPO) model in the United States not only lead but also are the fastest-growing in both markets; and
- Focus on benefits industry: in both countries, the main growth driver has been the increasing demand and appreciation for dental care in company benefit packages.

Despite these similarities, some differences are also notable when comparing the two markets, including:

- **Professional supply:** in addition to the already considerably larger supply of dentists in Brazil, which is also growing, unlike what has been happening in the US market;
- Vertical integration: the US market stands out for operators focusing on a few layers of the value chain with high specialization. In Brazil, operations tend to be more integrated, often covering sales, assumption of dental treatment event risks, and health management. This characteristic has the potential to add higher margins throughout the chain, with final profitability exceeding that of the US market; and
- Market operations and penetration: in the US market, dental plan penetration is nearing maturity, closely tracking population growth, reaching about 78% of the total population. In Brazil, despite income differences, we believe the dental plans sector is in its early stages, with penetration of about 61% relative to medical-hospital plan beneficiaries and only about 15% of the total population.

(i) share in each market

Odontoprev is the largest dental plan operator in Brazil, according to data released by ANS.

By March 31, 2024, we reached a milestone of 8,634,125 beneficiaries. Our market share, based on ANS data from March 2024, was around 26% in terms of number of beneficiaries.

(ii) market competitive conditions

We operate in a highly competitive environment, competing with other companies that offer dental plans with benefits similar to ours. We also compete with various health care sector companies in the healthcare sector, primarily including the major health insurance providers, dental cooperatives, and philanthropic entities, in addition to other exclusive dental operators.

Key competitive factors in this sector include: (i) quality and reliability of services provided; (ii) qualification, distribution, and accessibility of the accredited network; (iii) good cost-benefit ratio; (iv) technology supporting operations, improving communication and management, and simplifying service use; and (v) support and service teams and structures.

We believe we have competitive advantages in this sector due to: (i) professional and specialized management focused on value generation; (ii) larger and better network of dentists across the country; (iii) advanced in-house IT platform, internationally recognized; (iv) diversified and high-quality product portfolio; and (v) recognized quality by around 6 million corporate customers.

Our main competitors include: (i) Amil, focusing on medical-hospital plans and being one of the largest healthcare providers in the country, acquired by American company United Healthcare; (ii) MetLife, the world's largest life insurer with a presence in the dental plans sector; (iii) SulAmérica, the oldest insurance group in Latin America, operating in various sectors.

d) eventual seasonality:

Seasonality

Our business model is based on charging monthly fees to our customers under medium and long-term contracts. Therefore, our revenue is not subject to significant seasonal interference. However, we observe seasonality in the following aspects of our business:

- **Revenue growth:** over the past years, we have observed revenue growth as a result of new contract signings, notably in the second half-year; and
- **Dental care costs:** our healthcare costs in the first quarter are typically below the annual average for various reasons, including school breaks. Conversely, in August, September, and October, these costs generally exceed the annual average. This cost seasonality directly impacts our results.

e) primary inputs and raw materials:

The cost of services corresponds to dental treatment events related to the Company's activity, including both fixed and variable costs, and consists of:

Net reimbursable events: payments for dental services, according to contractual relations with our network of accredited dentists and the compensation stipulated in the current procedure fee schedule. It also includes reimbursements paid to beneficiaries for dental treatments performed outside the Accredited Network.

Dental materials: materials used by the accredited network and in our own clinics, as well as the sale of materials to the accredited network and others.

Other operating expenses: payment for services such as additional diagnostic tests and provision of services by dental prosthetic laboratories, as well as fixed costs related to personnel, leasing, and other expenses related to our own and in-company service units.

(i) description of relationships maintained with suppliers, including whether they are subject to government control and regulation, specifying the agencies and the respective applicable legislation

We believe that the correct sizing, quality, and accessibility of our network of accredited dentists have been essential elements in the growth of our plan enrollments. As of March 2024, our network consisted of about 27,000 professionals across Brazil, spread across all states and capitals, in about 2,500 cities. Our Accredited Network is one of the most extensive healthcare operations in the country. This broad reach and level of specialization ensure quality access for beneficiaries.

We believe we are an attractive choice for many dentists because we offer:

• A unique patient scale in the national market, which on average generates a good volume of patients for dentists;

• A flexible and personalized compensation system that recognizes experience, professional qualifications, and individual merit of the dentist;

• Broad, agile, and efficient technical and administrative support system for dentists, consisting of a specialized 24x7, toll-free call center, a wide range of administrative tools and internet-based information, field support by our consultants, and telephone support by consultants and the Integrated Customer Service Center;

• Partial replacement of dental supplies used in the care of our beneficiaries;

• Dental supplies at reduced costs;

• Participation in continuing education programs annually serving thousands of accredited professionals, sponsored by the most respected professional associations nationwide;

• Broad access to clinical information of beneficiary (electronic medical records) and specialized support in treatment planning;

• Clear and detailed reports and statements, outlining every aspect of the dentist's relationship with the Company; and

• A transparent, fair, professional relationship in line with the highest ethical standards.

Our operational department is responsible for the following activities regarding the accredited network:

• Building the accredited network, which includes the recruitment of dentists, evaluating their technical qualifications, as well as their office facilities and resources, negotiating compensation within pre-established regional parameters, or submitting exceptions to the Network Compensation Committee, and disenrolling professionals as required;

• Training dentists in our operational procedures and ensuring their adherence to such programs, as well as building relationships based on respect and trust;

• Ensuring effective communication between our Company and the accredited network, resolving operational issues, exceptions, and queries from dentists, acting as their liaison with our Company;

• Providing feedback to dentists, showing improvement opportunities and promoting best practices in the region, contributing to the improvement of their operations and their relationship with our Company; and

• Organizing eligibility for continuing education and relationship programs.

We believe that our accredited network is stable, reliable, and aims to offer continuous long-term assistance. We view our accredited dentists more as customers and business partners than service providers, and as a result, we allocate significant resources to assess and address issues and dissatisfaction among them. We conduct periodic satisfaction surveys with dentists in our network and continuously make operational adjustments based on their suggestions and feedback.

Every dentist, whether from the accredited network, chosen freely by beneficiaries, or our from own service units, is evaluated continuously and online by our information systems. This assessment is based on data generated by the quality management department for each dental treatment event, as well as beneficiary information provided through the call center, internet, or satisfaction surveys. Office environment assessments, techniques, resources available to beneficiaries, as well as their relationship with us are also conducted by field consultants. Thus, every interaction between us and the accredited dentist is logged, classified, and weighted using proprietary methods, generating technical and behavioral quality indicators that are assessed to determine the stay of accredited professionals and to guide fee negotiations.

We enter into accreditation contracts with each of our accredited dentists according in our network, in accordance with the regulations published by ANS. These contracts include as schedule the Odontoprev Accredited Manual, which outlines all operational and clinical aspects required by current legislation, good dental practice, and us. A significant portion of our dental care for beneficiaries is provided by the Accredited Network, thereby depending on accreditation contracts. Therefore, the termination of a significant number of these contracts may adversely affect our service delivery and consequently our results and operations.

The accreditation contracts we enter into are indefinite and may be terminated by either party with at least 60 days' prior written notice. The contracts may be terminated immediately in case of non-compliance with any of its clauses or the Accreditation Manual by either party. Unless otherwise decided by the beneficiary or us, in any case of termination, the accredited professional must complete ongoing treatments.

All dentists employed full or part-time at dental or administrative facilities of any of the group's companies under the Brazilian Labor Code (CLT, in Portuguese), whether as dentists themselves, Consultants, Auditors, or others, enter into employment contracts with us.

(ii) potential dependence on a small number of suppliers

As of March 2024, our network consisted of about 27,000 professionals across Brazil.

The size of our Accredited Network has the capacity to serve the current beneficiary portfolio (8.6 million as of March 2024) of Odontoprev, or an even larger number, as recommended by the World Health Organization, which suggests a ratio of 1,500 inhabitants per dentist. Therefore, we understand that there is substantial scalability in the current network, capable of absorbing significant growth with minimal investment, resulting in higher volumes of service for our dentists, enabling better fee negotiations where we currently lack ideal scale, and limiting administrative expenses in operational teams. Nevertheless, we maintain a database of thousands of dentists throughout our service area, continuously used to recruit new professionals for our Accredited Network, ensuring its expansion over the years.

(iii) potential volatility in their prices

We maintain a flexible and individualized compensation system enabled by our proprietary information technology systems, which serves as a competitive differentiation compared to some of our main competitors whose systems allow for only a single compensation policy, regardless of geographic region or professional qualification.

The compensation for each dentist in our Accredited Network is negotiated between them and the field consultant responsible for their recruitment. This negotiation starts from the regional average fee schedule but can be personalized by specialty or even by dental treatment event. Field consultants have autonomy to negotiate within certain parameters by specialty and region. Negotiations requiring deviation from these parameters are monthly submitted to the Network Remuneration Committee. Depending on the agreed compensation range, the accredited professional is assigned to a specific network level, available to customers according to the structure of marketed plans, which can form customized networks or be dedicated to specific customers.

Our dental care costs represented about 34.9% of our net revenue in the first quarter of 2024. Refer to Item 4 "Risk Factors - The results of our operations may be adversely affected if we fail to accurately estimate or control dental care costs or if we cannot raise fees to offset our costs increases."

1.5 Main customers

a) Total amount of revenue from the customer

The Company does not have customers that account for more than 10% of net revenue.

b) Operating segments affected by revenue from the customer

None.

1.6 Significant effects of state regulation

1.6. Describe the significant effects of state regulation on the issuer's activities, commenting specifically on:

a) the need for government authorizations to carry out activities and the history of relations with the government in order to obtain such authorizations:

The Federal Constitution recognizes a series of fundamental rights and guarantees for citizens, including the right to health. To guarantee this right, the Federal Constitution created the Brazil's national health service, called the Unified Health System (SUS, in Portuguese), allowing the private sector to act in a supplementary capacity. The direct or indirect participation of foreign companies or capital in health care is prohibited by the Federal Constitution, except in the cases provided for by law.

Along these lines, the government enacted the Private Health Care Plan Act (Law 9,656/98), which defines the rules related to private health care plans, governing the formation, organization, operation and supervision of health care plan operators. The Private Health Care Plan Act authorized individuals or legal entities resident or domiciled abroad to own a stake in the capital of operators.

The Private Health Care Plan Act also establishes that operators must reimburse the SUS for health care services provided in public or private institutions that are part of this system to citizens who also have private health care plans.

In order to better structure the State's regulatory role in the private health sector, Federal Law 9,961 was enacted on January 28, 2000, creating the National Supplementary Health Agency (ANS, in Portuguese), which is responsible for defining the rules and regulations for the private health sector.

The ANS is linked to the Ministry of Health by a management contract which establishes the goals and standards to be followed by the ANS and which must be approved by the Supplementary Health Council (CONSU, in Portuguese), corroborating the State's model of regulatory control in view of its institutional purposes. The ANS has technical independence and budgetary autonomy; it is the body responsible for issuing all regulations and overseeing the sector.

Since its inception, the ANS has issued specific standards for the supplementary health sector, establishing its own rules to be followed by health care companies:

- Operators with more than 20,000 users in their portfolio must, for example, submit their accounts to independent auditors registered with the respective Regional Accounting Council and the Brazilian Securities and Exchange Commission (CVM, in Portuguese) and publish their opinion every year, along with the financial statements currently determined by Normative Resolution 173 of July 10, 2018.
- Personal liability for health plan managers and a ban on any financial transactions between operators and (i) members of their Executive Board, Board of Directors, Fiscal Council and advisory or similar boards; (ii) the respective spouses and relatives up to the second degree of the persons indicated in item (i); or (iii) a company in which any of the persons mentioned in item (i) has a stake; or (iv) a company in which any of the persons in items (i) and (ii) has a stake, provided that such persons are considered, jointly or separately, to be controlling shareholders of such company.
- Operators are not subject to the bankruptcy regime, only to the out-of-court liquidation regime, including the possibility of starting the fiscal management system in cases where the operator is in a situation of serious economic and financial imbalance.

ANS regulations also establish minimum requirements for the creation, operation and wind up of operators; minimum required technical reserves; plans of accounts; health fees; submission of periodic user information; standards of coverage and quality of health care; essential and specific attributes of health plans that serve as a reference for all contracts that may be signed; and specific definitions, such as minimum coverage, prices per age group, forms of access to the benefit plan, forms of access to treatments (access to members of an Accredited Network only or access to professionals freely chosen by users), regulation mechanisms, waiting periods or territorial coverage of each benefit plan.

Odontoprev is an operator and, according to ANS Collegiate Board Resolution 39, of October 27, 2000, it is classified as a "group dentistry" operator in the tertiary dental segment, applicable to operators that spend less than 10% of the cost of dental services related to its dental plans on their own network.

According to the Private Health Care Plan Act, benefit plans are divided into four specific segments: outpatient, obstetric, hospitalization and dental, which can be offered separately or in combination.

According to this regulation, Odontoprev is classified as an operator operating exclusively in the dental segment, directing its interests towards the group plan market (corporate and SME), where negotiations take place between legal entities and monthly fees are paid to the Company through monthly billing, as well as towards the individual and/or family plan market. Under the terms of ANS Normative Resolution 565, of December 16, 2022, which sets out the criteria for the application of adjustments to the pecuniary consideration of exclusively dental plans, prior authorization from ANS is not required to adjust the monthly fees of these contractually signed plans, considering a) group plans sponsored by the contracting legal entities, for which it is sufficient to notify the body of the adjustment and revision percentages applied; and b) individual and family plans, for which an official price index published by an external institution is chosen.

All benefit plans marketed are registered with the ANS and offer at least coverage for the list established in ANS Normative Resolution 465, of February 24, 2021.

b) main aspects related to the issuer's compliance with legal and regulatory obligations related to environmental and social issues

The Company aims to ensure that its activities comply with applicable legal requirements and environmental standards. However, the Company's business model does not entail any legal obligations directly linked to environmental issues.

If compliance with the legal and regulatory obligations of its dental offices (CLIDECs) is assessed, this must be aligned with the National Health Regulatory Agency (ANVISA, in Portuguese) and the National Environment Council (CONAMA, in Portuguese), agencies that guide, define rules and regulate the conduct of different agents with regard to the generation and management of health care waste, with the aim of preserving health and the environment, while also guaranteeing sustainability.

The Company recognizes its obligations and responsibilities in this matter and has a document that describes all the actions relating to the management of health care waste from its own dental offices (CLIDECs), the Health Care Waste Management Plan (PGRSS, in Portuguese). It also distributes a Sustainability Booklet to its entire accredited network, providing information on the correct destination and raising awareness of waste management and PPE disposal, among other topics.

However, we are committed to reducing the environmental impacts of our processes, products and services and encouraging research into new technologies, processes and inputs that minimize these impacts.

c) dependence on patents, trademarks, licenses, concessions, franchises, royalty contracts relevant to the development of activities:

In Brazil, the Company operates under several brands, the most important of which are Odontoprev, Bradesco Dental, Clidec, DentalCorp, Rede Dental, Prontodente, Sepao, OdontoServ, Odonto System, Mogidonto, Prívian and Rede Unna. We have also registered the intellectual property of our proprietary plan management software, known as DCMS, with the National Institute of Intellectual Property (INPI, in Portuguese).

Odontoprev has license agreements for the use of the Bradesco Dental brand, entered into with the owner of said brand, which is used in the Company's dental plan operations. This license became necessary after the Partnership Agreement with Bradesco Saúde S.A., under which Bradesco Dental S.A. became a subsidiary of Odontoprev S.A., which was later merged into the Company, in order not to generate any impact, as well as to maintain the sense of continuity with the characteristic of each operation for the brand's target audience.

Through our subsidiaries Odontoprev Serviços and Clidec, we own, respectively, 51% of Easy Dental and 100% of Dental Partner.

d) financial contributions, indicating the respective amounts, made directly or through third parties: i. in favor of political office holders or candidates; ii. in favor of political parties; and iii. to fund the exercise of influence in public policy decisions, notably in the content of normative acts.

Not applicable. Odontoprev does not make financial contributions to political office holders or candidates or to political parties.

1.7 Significant revenue in the issuer's home country and abroad

1.7 Significant revenue from foreign countries

a) revenue from customers attributed to the issuer's country of origin and its share in the issuer's total net revenue:

Net operating revenue from customers attributed to Brazil was R\$2,108,684 thousand, R\$1,943,006 thousand and R\$1,817,927 thousand, respectively, in the fiscal years ended 2023, 2022 and 2021. These amounts accounts for 98.4%, 99.0% and 98.7% of the Company's total net revenue in each fiscal year, respectively.

b) revenue from customers attributed to each foreign country and its share in the issuer's total net revenue:

	December 3	1, 2023	December 3	1, 2022	December 31, 2021		
	Net Revenue	Share	Net Revenue	Share	Net Revenue	Share	
	(R\$ thousand)	%	(R\$ thousand)	%	(R\$ thousand)	%	
North America (Mexico)	34,010	1.6%	18,679	1.0%	24,507	1.3%	
Total Revenue from Foreign Market	34,010	1.6%	18,679	1.0%	24,507	1.3%	
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1.8 Significant effects of foreign regulation

1.8 In relation to the foreign countries disclosed in item **1.7**, describe the relevant impacts of these countries' regulations on the issuer's business

The Company has a subsidiary in Mexico, which is subject to the laws and regulations of its respective jurisdiction, such as anti-corruption, competition, corporate, labor, civil, tax and environmental rules.

The Company's subsidiary abroad is also subject to the jurisdiction of the competent authorities of the country in which it operates - bodies such as the CNSF (*Comisón Nacional de Seguros y Fianzas* or National Insurance and Surety Commission) and the SAT (*Servicio de Administración Tributária* or Tax Management Service). However, the regulations to which this subsidiary is subject do not materially affect the Company's business.

1.9 Environmental, social and corporate governance (ESG) information

1.9 In relation to environmental, social and corporate governance (ESG) information, indicate:

a. Whether the issuer discloses ESG information in an annual report or in another specific document for this purpose

Odontoprev is investing more and more in its sustainable development through innovative actions with its main stakeholders to boost quality dentistry in Brazil and support external initiatives. For the operator, sustainability is a continuous process of value creation, which intentionally and assertively seeks a balance between the economic, social and environmental spheres, with investments in innovation aimed at positively impacting society and the industry.

The concept of sustainability has been part of the organizational culture since the Company's inception and has been present in Odontoprev's actions long before the term became mainstream. Since its foundation, the Company has constantly monitored the level of satisfaction of its various stakeholders, mainly dental surgeons, beneficiaries, customers and employees. During 2023, we supported more than 30 Charitable Institutions by donating around 10,000 Dental Plans to socially vulnerable young people and children.

Making a commitment to Sustainability, on November 8, 2023, Odontoprev approved the revision of its Sustainability Policy, which aims to establish sustainability assumptions and guidelines, as well as its governance. The document aligns the Company's business strategy with its commitment to its obligations to society, ensuring that sustainability is inherent in all decision-making processes. The Policy also defines transparency with all stakeholders as one of the Company's core values.

Every year, Odontoprev discloses its Annual Sustainability Report on its portal, which also includes other important information on the Company's ESG practices, detailed below.

In addition, the consolidation of the Company's information on the Sustainable Development Goals occurs on a monthly basis along with internal disclosure and is monitored by our Sustainability department. Every quarter, environmental data are disclosed in the Company's earnings release, in order to ensure that actions are carried out as expected, and the team's goals includes carrying out actions related to social and environmental impact.

b. The methodology or standard followed in preparing this report or document

Since 2008, Odontoprev has been a signatory to the Ten Principles of the Global Compact, a United Nations (UN) initiative that aims to mobilize the business community to adopt internationally recognized and accepted values and business models in the areas of human rights, labor relations, the environment and anti-corruption.

As a result of joining the Global Compact, Odontoprev has incorporated the guidelines and principles into its business strategy, culture and day-to-day operations. To reinforce its support for the Global Compact, in 2020 the Company published its Communication on Progress (COP) on the Investor Relations website and on the initiative's official website.

In 2023, the Company published its seventh annual Sustainability Report, prepared in accordance with the guidelines of the Global Reporting Initiative (GRI), Standards version, Essential option, and the Sustainability Accounting Standards Board (SASB). To this end, it uses the International Integrated Reporting Council (IIRC), the Global Compact Principles and the 2030 Agenda and its Sustainable Development Goals (SDGs) as guidelines.

To prepare the Sustainability Report, Odontoprev reviewed its Materiality Matrix, making sure to include material topics in accordance with the Company's vision of social, economic and environmental aspects, as well as other relevant issues in the dental care sector.

Currently, the Company maintains active programs that can lead to a robust performance in the Sustainable Development Goals:

- SDG 3 Good health and well-being;
- SDG 4- Quality education;
- SDG 5– Gender equality;
- ODS 8– Decent work and economic growth;
- SDG 9– Industry, innovation and infrastructure;
- ODS 10- Reduced inequalities;
- SDG 12- Responsible consumption and production;
- SDG 13 Climate action;
- SDG 14 Life below water;
- SDG 16- Peace, justice and strong institutions;

SDG 17– Partnerships for the goals.

c. Whether this report or document is audited or reviewed by an independent entity, identifying this entity, if applicable.

The document is not audited by an independent entity.

d. The website where the report or document can be found

The report can be found at <u>www.odontoprev.com.br/ri</u>, in the Sustainability section.

e) whether the report or document produced considers the disclosure of a materiality matrix and key ESG performance indicators, and which indicators are material to the issuer

As mentioned, in 2021, Odontoprev carried out the materiality process in accordance with the GRI guidelines. The Company's materiality was reviewed in 2024 for the release of the Report based on 2023 data.

The matrix development process was as follows:

- 1. Mapping the organization's stakeholders and list of impacts;
- 2. Prioritization: survey of stakeholder perceptions;

3. Analysis: results analysis and matrix design;

4. Validation of topics with leaders.

To draw up the list of topics, research was carried out on two fronts: industry studies and company assessments. In addition to companies focused on Healthcare, Odontoprev analyzed organizations that had Digital in their strategy, companies that stand out in ESG aspects and companies with a Marketplace business model.

After this phase, a list of topics was drawn up and the stakeholder consultation phase was carried out for the first time. Odontoprev selected groups with which it has stronger relationships, considering dependence, influence and relationship with the business, namely Shareholders, Suppliers, Corporate Customers, Individual Customers, SME Customers, Employees, Accredited Network, Brokers, Representatives of Civil Society, Trade Associations and the Regulatory Agency. This led to the following material topics:

- 1. Quality dental care;
- 2. Evolution of the business;
- 3. Relationships and trust;
- 4. Care for employees; and
- 5. Social and environmental impact.

As mentioned, Odontoprev's sustainability reports follow the guidelines of the GRI, Standards version, Essential option, and the Sustainability Accounting Standards Board (SASB). It uses the IIRC, the Global Compact Principles, the 2030 Agenda and the SDGs as guidelines. The content of the reports is also based on the Materiality Matrix and seeks a balance between reporting information on the ESG agenda, economic and financial performance, and the demands of stakeholders.

f) whether the report or document takes into account the Sustainable Development Goals (SDGs) established by the United Nations and which SDGs are material to the issuer's business

Odontoprev is aligned with the fundamental principles of sustainability, which include good practices in relation to human rights, labor issues, environmental management and anti-corruption measures. For this reason, since 2008, the Company has been a signatory to the UN Global Compact and has had active programs related to the SDGs promoted by the UN, a commitment that is expressed in its Corporate Sustainability Policy. In its Annual Sustainability Report, the Company presents initiatives and projects aligned with the SDGs and based on the assessment of the Materiality Matrix, highlights the following material SDGs:

SDG 3 – Good health and well-being: goal related to material topics 1, 3, 4 and 5;

- SDG 4 Quality education: goal related to material topics 3 and 4;
- SDG 5 Gender equality: goal related to material topic 4;
- SDG 7 Affordable and clean energy: goal related to material topic 5;
- SDG 8 Decent work and economic growth: goal related to material topics 1, 3 and 4;

SDG 9 – Industry, innovation and infrastructure: goal related to material topic 2;

SDG 10 – Reduced inequalities: goal related to material topics 4 and 5;

SDG 13 – Climate action: goal related to material topic 5; and

SDG 16 – Peace, justice and strong institutions: goal related to material topic 2.

g) whether the report or document takes into account the recommendations of the Task Force on Climaterelated Financial Disclosures (TCFD) or financial disclosure recommendations of other recognized entities related to climate issues

As a way of monitoring its performance in relation to actions to mitigate the impact of climate change, Odontoprev responded to CDP's Climate Change questionnaire every year.

Based on 2023 data, the Company was recognized for implementing strategies and taking action on Climate Change.

In addition to CDP, since 2019, Odontoprev has reported its emissions in the Brazilian GHG Protocol Program, which qualifies registered companies with seals according to the reporting order.

h) whether the issuer carries out greenhouse gas emission inventories, indicating, if applicable, the scope of the emissions inventoried and the website where additional information can be found

Since 2008, Odontoprev has monitored its emissions from energy consumption, employee travel (by land or air) and freight.

Since 2015, the Company has disclosed its Greenhouse Gas (GHG) emissions inventory in its annual Sustainability Reports. Since 2019, Odontoprev has voluntarily published its inventory in the Public Registry of Emissions of the Brazilian GHG Protocol Program. The information is available at https://registropublicodeemissoes.fgv.br/participantes/3154.

In 2020, Odontoprev adopted a strategy to advance its sustainability agenda and offset all its emissions: the voluntary carbon market. Odontoprev conducted a study that estimated the historic emissions of its operations since 1987, its inception year, and subsequently issued certification offsetting these emissions through the voluntary cancellation of carbon credits under the Clean Development Mechanism (CDM), linked to the United Nations Framework Convention on Climate Change (UNFCCC), the Verified Carbon Standard (VCS), through the Amazon Forest Conservation Project. Since then, it has been committed to neutralizing its greenhouse gas emissions every year.

i) the issuer's explanation of the following conduct, if applicable:

i. non-disclosure of ESG information;

Not applicable.

ii. non-adoption of a materiality matrix;

iii. non-adoption of key ESG performance indicators;

Not applicable.

iv. not auditing or reviewing the ESG information disclosed;

The ESG information and indicators reported by the Company are centralized and managed to be disclosed quarterly in the earnings release and annually in the Sustainability Report.

Although it is not audited, the information disclosed by the Executive Board is reviewed by a consultancy hired to prepare the Sustainability Reports.

v. non-consideration of the SDGs or non-adoption of the recommendations related to climate issues issued by the TCFD or other recognized entities in the ESG information disclosed;

Not applicable.

vi. failure to carry out greenhouse gas emission inventories.

1.10 Information on government-controlled companies

1.10 If the issuer is a government-controlled company, indicate:

a. Public interest that justified its creation

Not applicable.

- b. Issuer performance in compliance with public policies, including universalization goals, indicating:
- i. the government programs carried out in the previous fiscal year, those defined for the current fiscal year, and those planned for the next fiscal years, the criteria adopted by the issuer to classify this action as being developed to serve the public interest indicated in letter "a"

Not applicable.

ii. with regard to the public policies mentioned above, investments made, costs incurred and the source of the funds involved – own cash generation, transfer of public funds and financing, including the sources of funding and conditions

Not applicable.

iii. estimate of the impact of the public policies referred to above on the issuer's financial performance or statement that no analysis of the financial impact of the public policies referred to above has been carried out

Not applicable.

c. price formation process and tariff setting rules

1.11 - Acquisition or disposal of relevant asset

1.11 Indicate the acquisition or disposal of any relevant asset that does not fall within the scope of the issuer's normal business operations.

All acquisitions made by the Company have been focused on the dental sector and fall within the scope of its corporate purpose to operate private dental care plans; manage, sell or make available these plans to legal entities and/or individuals; as well as to participate as a partner, shareholder or quota holder in other civil or commercial companies, in commercial ventures of any nature in Brazil and/or abroad; and to manage its own assets and/or those of third parties.

1.12 Corporate operations/Capital increase or reduction

1.12 Indicate mergers, spin-offs, share mergers, capital increases or reductions involving the issuer and the documents in which more detailed information can be found.

Not applicable. There were no mergers, spin-offs, share mergers, capital increases or reductions involving the issuer in the last financial year.

1.13 Shareholders' Agreement

1.13. Indicate when shareholder agreements have been signed, terminated or amended and the documents in which more detailed information can be found.

There is currently no shareholders' agreement in force.

1.14 Significant changes in the conduct of business

1.14. Indicate significant changes in the way the issuer conducts its business.

1.15 Relevant agreements entered into by the issuer and its subsidiaries

1.15. Indicate the relevant agreements entered into by the issuer and its subsidiaries that are not directly related to its operating activities.
1.16 Other relevant information

1.16. Provide other information that the issuer deems relevant

The Company believes that all the relevant information has already been included in the previous items.

2.1 Financial and Equity Conditions

2.1 Executive Officers should comment on

a) General financial and equity conditions

The performance comments below maintain comparability with historical data and are not based on IFRS 17, which came into force on January 1, 2023, and applies to the Financial Statements.

2023

Odontoprev' s business model, supported by 36 years of experience, focuses **exclusively on dental plans** and is designed to ensure economies of scale, cost efficiency and maximum service quality and reliability.

In 2023, net revenue reached R\$2,143 million, an increase of 9.2% over the previous year, with an average ticket of R\$21.37 per beneficiary/month, up from R\$20.70 in 2022.

At year-end, the Company had 8,617,893 beneficiaries, having added 300,000 new customers in 2023. The portfolio was broken down as follows: 71% corporate customers and 29% non-corporate customers, i.e., small and medium-sized enterprises (SMEs) and individuals.

Non-corporate products, catering to small and medium-sized enterprises (SMEs) and individuals, for which Odontoprev has exclusive distribution channels, accounted for 29% of lives and 44% of consolidated revenue in 2023, in line with the Company's Strategic Plan.

Lately, one of Odontoprev's key competitive advantages has been its unique positioning with regard to leadership in the development and expansion of non-corporate segments, which have higher tickets, fewer competitors, fast growth and higher contribution margins. In addition, reinforcing the strategy, non-corporate products present significant entry barriers such as scale, distribution quality, credit risk of small or individual customers, adverse selection and management technology, all of which are clear differential advantages of Odontoprev's business model.

The cost of services, which relates to dental treatment events, represented 39.6% of net revenue in the year, down from 40.2% in 2022.

Administrative expenses, which basically refer to the personnel structure, corresponded to 15.4% of net revenue in both 2023 and 2022.

Cash generation, measured by adjusted EBITDA, was R\$647 million in 2023, 12.4% up from R\$576 million in 2022. The EBITDA margin was 30.2%, up from 29.4% in 2022.

Net income totaled R\$537 million in 2023, 19% more than in 2022, reaching a net margin of 25.0%.

Since the IPO, Odontoprev has generated R\$4,809 million in cash and distributed R\$3,545 million to shareholders, closing 2023 with a net cash position of R\$992 million, with no debt.

At the end of fiscal year 2023, the Company's equity was R\$1,432 million due to its capital allocation practice, which prioritizes regular dividend and interest on equity payments, in addition to share buyback programs.

Since going public in 2006, Odontoprev has adopted the highest standards of corporate governance, even exceeding the requirements of B3's Novo Mercado segment.

Odontoprev's relationship with its stakeholders is based on transparency. The Executive Board is committed to creating value for shareholders, with a long-term view, indispensable for the sustainability of the business.

In order to assess the Company's financial and equity situation, the Executive Board uses a number of indicators:

- Liquidity indicators: the Company's Executive Board believes that it has adequate financial and equity conditions to implement its business plan; and
- Net debt: since its inception, the Company has prioritized its own funds and internal cash generation; therefore, it has no liabilities to third parties.

	INDICATORS December 31, 2023 December 31, 2022 December 31, 2021							021
	Туре	Formula	Data	Indicator	Data	Indicator	Data	Indicator
Ŀ	Current	<u>Current Assets</u> Current Liabilities	<u> </u>	0.90	<u>498,898</u> 717,704	0.70	<u>582,488</u> 591,361	0.98
Q U D	Quick ratio	<u>Current Assets - inventories - prepaid expenses</u> Current Liabilities	<u> </u>	0.84	<u>454,772</u> 717,704	0.63	<u>542,548</u> 591,361	0.92
T Y	General	<u>Current assets + long-term assets</u> Current liabilities + long-term liabilities	<u>1,296,287</u> 805,378	1.61	<u>1,134,617</u> 834,335	1.36	<u>1,062,814</u> 812,592	1.31
A V E R A	Receivable (DSO)	(Healthcare receivables - unearned premiums reserves)x360 Net payments	<u>- 50,311</u> 2,171,058	-8.3	- <u>52,609</u> 2,026,760	-9.3	- <u>39,950</u> 1,898,595	-7.6
G E T	Inventories (DIO)	Inventories x 360 Cost of services	<u>1,423</u> 828,085	0.6	<u>4,767</u> 791,707	2.2	<u>4,421</u> 731,477	2.2
E R M	Payable (DPO)	Healthcare claims payable x 360 Indemnifiable claims	<u>70,172</u> 775,156	32.6	<u> </u>	31.0	<u>55,427</u> 688,291	29.0
	Cash conversion cycle	(DIO + DSO) - DPO		-40.3		-38.2		-34.4
w c	WC (Working capital)	Current Assets (-) Current Liabilities	605, 743 669, 792	- 64,049	498,898 717,704	- 218,806	582,488 591,361	- 8,873
W C R	WCR (working capital requirement) is less than 0, therefore, there is no onerous investment requirement to finance working capital, without risk.	Operating asset: Healthcare receivables Notes receivable Inventories Other assets (-) Operating liabilities; Technical provisions Labor liabilities Payroll charges Taxes payable Suppliers Other liabilities	214,707 94,377 79,150 1,423 39,757 666,792 303,112 63,525 9,163 25,570 30,571 237,851	(455,085)	258,992 174,567 40,299 4,767 39,359 711,704 407,589 56,439 7,538 35,792 27,834 182,512	(458,712)	231,014 157,193 33,881 4,421 35,519 591,361 365,971 48,688 7,820 26,579 26,222 116,081	(360, 347)
A B	AB (available balance, when negative means the company needs working capital/leverage)	WC (-) WCR (or: Financial assets - financial liabilities)	- 64,049 (455,085)	391,036	- 218,806 (458,712)	239,906	- 8,873 (360,347)	351,474
T F R		WCR (+) permanent assets	(455,085) 940,982	485,897	(458,712) 885,236	426,524	(360,347) 871,027	510,680
0 C F / E B I T D A	OCF (operating cash flow)/ EBITDA (cash conversion ratio)	OCF Adjusted EBITDA	<u>487,869</u> 647,382	75.4%	<u>515,033</u> 575,973	89.4%	<u>471,564</u> 581,077	81.2%

In assessing the cash cycle, we identified the assets and liabilities that best reflect the operator's activities and found that:

DSO: 0 days in 2021, 2022 and 2023.

DIO: 2 days in 2021 and 2022 and 1 day in 2023. Odontoprev keeps a limited inventory of dental supplies in a subsidiary.

DPO: 29 days in 2021, 31 days in 2022 and 33 days in 2023.

Changes in these timeframes can gradually impact the Company, implying possible working capital requirements given a mismatch between the settlement of accounts receivable and payment to the accredited network.

The short-term management of capital is balanced. The Company has a conservative profile, given that it has a negative working capital requirement and a positive available balance (NIG and SD, respectively, in Portuguese).

EBITDA refers to net earnings before income tax and social contribution, net financial expenses, depreciation and amortization. Operating Cash Flow (OCF) came in as effective cash generation, converting more than 80% of EBITDA into cash.

In 2021, the Company's financial investment portfolio migrated, in part, from current assets to long-term government bonds, with variable (70%) and fixed (30%) interest rates higher than the short-term remuneration, with the same credit risk profile. The Company maintains sufficient financial investments for operational management. At the end of 2023, net cash reached R\$992 million, up from R\$795 million in 2022. The Company does not use derivatives.

b) Capital structure

The Executive Board believes that the current capital structure, measured as the ratio between equity and third-party capital, has low leverage, mainly because the Company does not have any loans and/or financing, but rather operates with its own funds and operating liabilities, most of which are short-term.

The Company's equity increased from R\$1,186 million on December 31, 2022, to R\$1,432 million on December 31, 2023.

The Company's subscribed and paid-up share capital was R\$851 million in 2022, divided into 568,465,803 common shares with no par value. In 2023, this amount was R\$851 million, divided into 552,495,663 common shares with no par value.

c) Ability to pay its financial commitments

Considering the cash flow profile, we believe that we have sufficient liquidity and capital resources to fund investments, expenses and other amounts to be paid in the coming years, although we cannot guarantee that this situation will remain unchanged.

d) Sources of financing for working capital and investments in non-current assets

The Company currently uses only its own funds and operating cash generation as a source of financing for working capital and investments in non-current assets.

e) Sources of financing for working capital and investments in non-current assets intended to cover liquidity deficits

The Company currently has sufficient own funds and operating cash generation to finance working capital, with no need for financing.

f) indebtedness levels and characteristics of such debts

The Company has never taken out loans and/or financing since its inception.

g) Financing limits and percentages already used

The Company has never taken out loans and/or financing since its inception.

h) Significant changes in income statement and cash flow items

<u>Comparative analysis of operating results: fiscal year ended December 31, 2023, and fiscal year ended December 31, 2022.</u>

FRE – Reference Form – 12/31/2024 – ODONTOPREV S.A.

	2023	AV ¹ 2023	2022	AV ¹ 2022	Δ%
(+) Payments, net	R\$ '000	% 101.3	R\$ '000 2,026,760	% 103.3	2023/202 7.1
(+) Sales of services and products	2,171,058 51,555	2.4	21,892	1.1	135.5
(+) Odontored (Mexico)	34,010	1.6	18,679	1.1	82.1
Gross operating revenue (GOR)	2,256,622	105.3	2,067,331	105.4	9.2
(-) Direct taxes on dental care operations	97,346	4.5	90,833	4.6	7.2
(-) Taxes on sales of services and products	16,582	0.8	14,813	0.8	11.9
Net Operating Revenue (NOR)	2,142,695	100.0	1,961,685	100.0	9.2
(-) Cost of services	828,085	38.6	791,707	40.4	4.6
Indemnifiable claims, net	775,156	36.2	734,532	37.4	5.5
Odontored (Mexico)	7,672	0.4	5,769	0.3	33.0
Dental materials	15,834	0.7	6,349	0.3	149.4
Other operational costs and provisions/reversals	50,641	2.4	42,695	2.2	18.6
Incurred but Not Reported Provision (IBNR)	(22,026)	(1.0)	2,342	0.1	(1,040.5
Technical reserves - Odontored (Mexico)	808	-	20	-	3,941.4
Gross profit	1,314,609	61.4	1,169,979	59.6	12.4
(-) Selling expenses	220,648	10.3	212,092	10.8	4.0
(+) Other operating revenue	3,059	0.1	2,635	0.1	16.1
(-) General and administrative expenses	386,806	18.1	298,406	15.2	29.6
G&A (adjusted at EBITDA base)	330,982	15.4	301,121	15.4	9.9
Personnel	184,535	8.6	158,072	8.1	16.7
Third-party services	72,401	3.4	63,917	3.3	13.3
Rentals and operations	43,925	2.0	35,019	1.8	25.4
Taxes and fees	5,288	0.2	6,300	0.3	(16.1)
Publicity and advertising	18,451	0.9	15,994	0.8	15.4
Other	6,383	0.3	21,819	1.1	(70.7)
G&A (not adjusted at EBITDA base)	55,824	2.6	(2,715)	(0.1)	(2,156.1
Depreciation and amortization	49,226	2.3	32,395	1.7	52.0
Acquisitions	0	0.0	346	0.0	(100.0)
Other third-party services	0	0.0	381	0.0	(100.0)
Mogidonto incorporation expenses	0	0.0	177	0.0	(100.0)
Amortization of utilization rights	6,598	0.3	4,628	0.2	42.6
Reversal TSS/ ANS	0	0.0	(40,642)	(2.1)	(100.0)
(-) Other operating expenses	105,172	4.9	95,134	4.8	10.6
Allowance for doubtful receivables	50,000	2.3	47,951	2.4	4.3
Profit sharing	34,294	1.6	26,106	1.3	31.4
Long-term incentive plan	20,878	1.0	21,077	1.1	(0.9)
(+) Equity in the earnings of subsidiaries	3,142	0.1	6,609	0.3	(52.5)
Income before financial income (expenses) and taxes	608,184	28.4	573,591	29.2	6.0
(+/-) Net financial income	82,220	3.8	72,667	3.7	13.1
Financial income	107,351	5.0	88,843	4.5	20.8
Financial expenses	25,130	1.2	16,176	0.8	55.4
Income before taxes	690,403	32.2	646,258	32.9	6.8
(-) Income and social contribution tax					
	<u>207,736</u>	<u>9.7</u>	<u>194,897</u>	<u>9.9</u>	<u>6.6</u>
Current income and social contribution tax	190,068	8.9	176,014	9.0	8.0
Deferred income and social contribution tax	17,668	0.8	18,883	1.0	(6.4)
Net income before participation of minoritary shareholders	482,668	22.5	451,361	23.0	<u>6.9</u>
Participation of minority shareholders	196	-	(810)	-	(124.2)
Net Income	536,554	25.0	452,171	23.1	18.7

Net operating revenue (NOR): In 2023, the Company's net revenue reached R\$2,143 million, 9.2% higher than in 2022. In 2023, the average ticket was R\$21.37 per beneficiary/month, up 3.1% from R\$20.72 in 2022, due to the sales mix in non-corporate plans in the period. The number of Odontoprev beneficiaries reached 8,617,893 in 2023, with a net addition of 300,000 new lives. The portfolio was made up of 71% corporate customers and 29% SME and individual customers, with the latter having a higher average ticket.

Cost of services (claims ratio): The cost of services represented 39.6% of NOR in 2023, versus 40.2% in 2022, with management using electronic tools capable of attesting to the highest quality of dental procedures carried out throughout Brazil by around 27,000 accredited dental surgeons.

Selling expenses: Selling expenses corresponded to 10.3% of NOR in 2023, down from 10.8% of NOR in 2022, which means there was a 0.5 p.p. increase in efficiency, as the bank channel, which has a lower acquisition cost, accounts for a growing share of the customer portfolio. Odontoprev has several distribution channels, including independent brokers, an in-house sales team, digital channels and non-corporate channels catering to retail customers, especially SMEs and individuals.

Administrative expenses (adjusted EBITDA calculation basis): Administrative expenses, which basically refer to the personnel structure, corresponded to 15.4% of net revenue in 2022 and 2023.

Allowance for doubtful receivables: The allowance for doubtful receivables represented 2.3% of NOR in 2023, down from 2.4% of NOR in 2022, as a result of continued banking of individual plan revenue, reducing credit risk.

EBITDA and adjusted EBITDA: Adjusted EBITDA reached R\$647 million in 2023, up 12.4% from R\$576 million in 2022. The adjusted EBITDA margin was 30.2%, up from 29.4% in 2022. For the purposes of calculating adjusted EBITDA, Provision for Events Incurred but Not Reported (PEONA in Portuguese) has been excluded from the cost of services since the IPO, in 2006. The Executive Board points out that the cash generation observed in 2023 is a direct result of the successful commercial strategy, the unique quality of the services provided and the exclusive focus on the dental value chain.

	2023		202	2	Var.%
	R\$ '000	% NOR	R\$ '000	% NOR	
Net Income	536,554	25.0	452,171	23.1	18.7
(+) Current income and social contribution tax	190,068	8.9	176,014	9.0	8.0
(+) Deferred income tax and social contribution tax	17,668	0.8	18,883	1.0	(6.4)
(-) Financial income	107,351	5.0	88,843	4.5	20.8
(+) Financial expenses	25,130	1.2	16,176	0.8	55.4
(-) Participation of minority shareholders	(196)	-	810	-	(124.2)
(+) Depreciation and amortization	49,226	2.3	32,395	1.7	52.0
(-) Equity in the earnins of subsidiaries	3,142	0.1	6,609	0.3	(52.5)
(+) Amortization of utilization rights	6,598	0.3	4,628	0.2	42.6
EBITDA	714,947	33.4	604,004	30.8	18.4
(+/-) Incurred But Not Reported Provision (IBNR)	(22,026)	(1.0)	2,342	0.1	(1,040.5)
(+) Technical reserves - Odontored (Mexico)	808	-	20	-	3,941.4
(+) Brasildental EBITDA Pro Forma	7,734	0.4	9,343	0.5	(17.2)
(-) Reversal TSS/ ANS	(36,724)	(1.7)	(40,642)	(2.1)	(9.6)
(+) Aquisitions	-	-	346	0.0	(100.0)
(-) Other third-party services	-	-	381	0.0	(100.0)
(-) INSS Reversal	(12,564)	(0.6)	-	-	-
(-) ISS Reversal	(4,794)	(0.2)	-	-	-
(+)Mogidonto incorporation expenses	-	-	177	-	(100.0)
Adjusted EBITDA	647,383	30.2	575,973	29.4	12.4

Net financial result: The net financial result was R\$82.2 million, equivalent to 3.8% of NOR in 2023, an increase of 13.1%, from R\$72.7 million in 2022, or 3.7% of NOR. In 2021, the Company's financial investment portfolio migrated, in part, from current assets to long-term government bonds, with variable (70%) and fixed (30%) interest rates higher than the short-term remuneration, with the same credit risk profile. The Company maintains sufficient financial investments for operational management. At the end of 2023, net cash reached R\$992 million, up from R\$795 million in 2022. The Company does not use derivatives.

Income tax and social contribution/deferred income tax and social contribution: Current amounts totaled an expense of R\$190.1 million in 2023, while deferred amounts came to R\$17.7 million. The current effective tax rate was 29.0% in 2023, versus 28.4% in 2022.

	2023	2022	Δ%
Income before taxes and profit sharing	690,404	646,258	6.8
(-) Profit sharing	34,294	26,106	31.4
(=) Tax base	656,110	620,152	5.8
Taxes			
(-) Current income and social contribution taxes	190,068	176,014	8.0
(-) Deferred income and social contribution taxes	17,668	18,883	(6.4)
Total taxes	207,736	194,897	6.6
Current effective tax rate (% NOR)	29.0%	28.4%	2.1

Net Income: Net income totaled R\$537 million in 2023, up 18.7% from 2022. The Executive Board believes that the results recorded in 2023 reflect the business model and that , over time, results have demonstrated the competitive advantages of our business model.

(R\$'000)	2023	2022	Δ	Δ%
CASH FLOW FROM OPERATIONAL ACTIVITIES				
Net income for the period	536,750	451,361	85,389	18.9%
Reconciliation of net income with the cash generated by operations	177,152	331,430	-154,278	-46.5%
NET CASH FROM OPERATIONAL ACTIVITIES	713,902	782,791	-68,889	-8.8%
Decrease (increase) in operational assets	7,281	(71,533)	78,814	-110.2%
Increase (decrease) in operational liabilities	(233,314)	(196,225)	(37,089)	18.9%
NET CASH PROVIDED BY (USED IN) OPERATIONAL ACTIVITIES	487,869	515,033	-27,164	-5.3%
CASH FLOW FROM INVESTING ACTIVITIES				
Acquisition of property and equipment	(7 <i>,</i> 595)	(8,396)	801	-9.5%
System development, software licenses and other	(87,658)	(62,990)	(24,668)	39.2%
Deferred selling expenses	8,500	5,169	3,331	64.4%
Advance for future increase of invested capital	(21,307)	(44,819)	23,512	-52.5%
NET CASH PROVIDED BY (USED IN) INVESTING ACTIVITIES	(108,060)	(111,036)	2,976	-2.7%
CASH FLOW FROM FINANCING ACTIVITIES				
Dividends paid	(119,998)	(100,519)	(19,479)	19.4%
Interest on capital paid	(62,893)	(69,258)	6,365	-9.2%
Share repurchased	-	(170,090)	170,090	-100.0%
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES	(182,891)	(339,815)	156,924	-46.2%
INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS	196,918	64,182	132,736	206.8%
Cash, Cash Equivalents and short-term investiments				
Balance at the beginning of period	795,231	731,049	64,182	8.8%
Balance at the end of period	992,149	795,231	196,918	24.8%
INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS AND SHORT-TERM INVESTMENTS	196,918	64,182	132,736	206.8%

Cash flow: In 2023, cash generation was R\$197 million, mainly due to a reduction in cash used in financing activities (decline of R\$157 million).

Historically, investments in fixed assets (capex) have not represented a significant share of internal cash generation, as shown in the table below:

FRE – Reference Form – 12/31/2024 – ODONTOPREV S.A.

(R\$'000)	2023	2022	Δ%
IT platform, acquisition/license of software	87,657	62,990	39.2
Computer equipment	5,172	1,353	282.4
Dental plan equipment, furniture and utensils	1,196	1,007	18.9
Installations	697	3,578	(80.5)
Others	525	2,458	(78.6)
Total Capex		71,385	33.4

The Executive Board makes sure that the Company has neither debt with banks nor any contractual obligation that implies a significant cash payment.

Transactions not recorded in the balance sheet: We did not carry out any transactions not recorded in the balance sheet.

2.2 Operating and financial results

2.2. Operating and financial results

The performance comments below maintain comparability with historical data and are not based on IFRS 17, which came into force on January 1, 2023, and applies to the Financial Statements.

a) Results of the issuer's operations, especially:

i) Description of any important components of revenue

The Company's net operating revenue or sales revenue comprises: (i) net consideration, (ii) sales of goods and services, (iii) direct taxes from operations with healthcare plans and (iv) taxes on sales of goods and services.

Net consideration is generated from monthly fees and payments for dental plans and, according to the chart of accounts of the Brazilian Supplementary Health Agency (ANS in Portuguese), excludes revenue from services rendered, such as those from the Company's own offices.

Revenue from the sale of goods and services come from the Company's subsidiaries.

The Company's Executive Officers believe that, in the fiscal year ended December 31, 2023, the main source of revenue was net consideration generated from monthly fees and payments for dental plans.

ii) Factors that materially affected operating results

The Executive Officers believe that the change in revenue in 2023 can be attributed to the following factors:

2023

Net revenue increased by 9.2% in the period, from R\$1,962 million in 2022 to R\$2,143 million in 2023, due to the factors described in item 2.1 (a)(i) above.

Other factors that materially affected the Company's operating results are summarized below:

- Product mix, as non-corporate segments accounted for 29.1% of lives and 43.6% of revenue.

- Growth of 3.1% in the average ticket in 2023 and an increase of 3.6% in the number of beneficiaries in the year, adding 300,000 new lives.

b) Material changes in revenue attributable to the introduction of new products and services and changes in volumes, prices, exchange rates and inflation

The Company is not exposed to variations in exchange rates. The main changes in our revenue were chiefly driven by the average ticket, the number of new beneficiaries and product mix changes.

If inflation rates were to increase, any anti-inflationary policy adopted by the Federal Government could result in a slowdown in economic activity and a decline in the purchasing power of the population, generating negative consequences for our business, our financial condition and our operating results, as well as adversely affecting the

price of our common shares. In addition, if Brazil experiences high inflation rates, we may not be able to adjust our prices to offset the effects of inflation on our costs.

Over the last three years, we have adjusted the prices of monthly fees for corporate contracts at a rate marginally lower than inflation (IPCA). For individual contracts, the adjustment is based on market inflation indices, at the customer's choice.

c) Significant impacts of inflation, changes in the prices of the main inputs and products, the exchange rate and the interest rate on the issuer's operating and financial result

In the last fiscal year, the Company was impacted by higher service costs, i.e., the amount paid to accredited dental surgeons, on a non-linear basis.

The cost of services is the result of individual negotiations of compensation with each accredited professional, taking into account their academic background, availability for Odontoprev beneficiaries and geographic location.

In 2023, the cost of services represented 39.6% of revenue, down from 40.2% in 2022 and below historical levels, as the non-corporate segments, which have lower claims ratios, accounted for a larger share of the product mix, and the corporate segment recorded a claims ratio in line with the historical average.

The Company's pricing policy is not subject to changes arising from variations in the exchange rate. Our activities are entirely focused on the domestic market. The Company does not use derivative instruments of any kind. In addition, most of the costs related to the operation are linked to the use of the network by beneficiaries and are therefore not impacted by changes in the prices of inputs and products.

The Company also has a quality management department, responsible for controlling the quality of the treatments carried out and authorizing payment, which helps manage risks and control claims, making the Company less sensitive to the effects of inflation on its cost structure.

In recent years, the Company has had an adequate cash position to conduct its operations, ending 2023 with cash and cash equivalents of R\$992 million.

The Company and its subsidiaries have a financial investment portfolio that is mostly composed of long-term federal government bonds and is exposed to real interest on instruments indexed to inflation measured by the IPCA.

We believe that, if the current conservative capital structure is maintained, the Company will continue to show a positive financial result, which accounts for only a minor share of total annual net income.

2.3 Changes in accounting practices/ Modified opinions and emphases

2.3. Changes in accounting practices

a) Significant changes in accounting practices that have resulted in significant effects on the information provided in fields 2.1 and 2.2

The main new standards and interpretations affecting the Company and its subsidiaries are summarized below:

1.1. Insurance contracts

IFRS 17 has superseded IFRS 4 — Insurance Contracts as of January 1, 2023.

It is worth noting that the Company is a dental operator regulated by the National Supplementary Health Agency (ANS in Portuguese), which imposes regulatory limits deriving from the mandatory adoption of the risk-based capital model. As a result, the basis for calculation of income allocations, including mandatory minimum dividends and the proposed additional dividend, follows the ANS accounting standards, i.e., disregarding the effects of CPC 50 / IFRS 17, not approved by said regulatory agency, as well as the performance comments described in items 2.1 and 2.2.

(a) Contracts within the scope of the standard

The standard defines that every contract that meets the definition of insurance (insurance issued, reinsurance accepted and issued, and investment contracts with discretionary participation) must be measured in accordance with its guidelines. Odontoprev assessed its insurance contracts issued and considered that the Company's prepaid products are within the scope of CPC 50 / IFRS 17.

Prepaid products are those in which the monthly premium is calculated in advance on the basis of the coverage taken out by the dental plan customer (individual or company) and, therefore, there is a transfer of insurance risk to the Company.

Postpaid products do not fall within the scope of CPC 50 / IFRS 17 as there is no insurance risk and they are therefore measured in accordance with the rules established by CPC 47 / IFRS 15 as a service contract.

(b) Contract aggregation level

The standard defines that insurance contracts should be grouped based on similar risks and joint management, which are segregated into cohorts (annual periods) and then divided into categories: (i) groups of contracts that are onerous at initial recognition; (ii) groups of contracts that at initial recognition have no significant possibility of becoming onerous subsequently; and (iii) groups of non-onerous contracts that, at initial recognition, have a significant possibility of becoming onerous subsequently. Finally, in addition to the groups of contracts mentioned above, there are also the groups of remaining contracts in the portfolio.

An insurance contract is onerous at the date of initial recognition, according to the standard, if the fulfillment cash flows allocated to the contract, any previously recognized insurance acquisition cash flows and any cash flows arising from the contract at the date of initial recognition in total are a net outflow, i.e., they represent a loss that should be recognized in profit or loss for the net outflow for the group of onerous contracts, resulting in the carrying amount of the liability for the group being equal to the fulfillment cash flows and the contractual service margin of the group being zero. As they represents a loss on initial recognition, unlike contracts that are not onerous, and have a negative impact on profit or loss, onerous contracts must be considered separately, according to the standard, so that the

organization can more accurately manage them and know exactly the individual impact of the onerousness on its statements.

Each contract within the scope of the standard was assessed in order to classify the groups according to the definitions of the new standard. No onerousness was found in the Company's groups of contracts. Also, no contracts were identified as having a significant possibility of becoming onerous subsequently. The Company and its subsidiaries have a portfolio made up only of contracts that are not onerous and have no possibility of becoming onerous subsequently.

(c) Contract boundaries

According to CPC 50 / IFRS 17, cash flows are within the boundary of an insurance contract if they arise from substantive rights and obligations that exist during the reporting period in which the entity can compel the policyholder to pay the premiums or in which the entity has a substantive obligation to provide the policyholder with insurance contract services.

Thus, for Individual plan portfolios, the contract boundary will be the moment in which the policyholder decides to leave the contracted plan, since the company that issues the insurance contract does not have the prerogative to cancel the contract unilaterally. This boundary is reflected in the flow through the permanence table. Meanwhile, for the Corporate and SME plan portfolios, the contract boundary based on premium projections is monthly, given that the contract is renewed monthly and can be cancelled by the two parties involved.

(d) Separating components from a contract

IFRS 17 distinguishes three different types of components that must be accounted for separately if certain criteria are met:

- Embedded derivatives;
- Investment components; and
- Commitments to transfer separate non-insurance goods or services.

The analysis of the Company's insurance contracts did not identify any components that needed to be dealt with separately. In the Corporate segment, there is a plan with a service component called Concierge. The flow of this service is highly related to the flow of insurance, which means that it is not necessary to separate this component and that it can be assessed under CPC 50 / IFRS 17.

(e) Measurement of contracts

The Liability for Remaining Coverage (PCR in Portuguese) represents the entity's obligation to investigate and pay for valid claims for insured events that have not yet occurred. PCR also comprises the entity's obligation to pay amounts under existing insurance contracts that are related to contract coverage not yet provided (obligations related to the future provision of insurance contract services) and any investment components or other amounts that are related to the provision of insurance contract services and that have not been transferred to the liability for incurred claims. The PCR reserve can be calculated using three methodologies: General Model (Building Block Approach — BBA), Variable Fee Approach (VFA) and Premium Allocation Approach (PAA).

The General Model (BBA) CPC 50 / IFRS 17 requires entities that issue insurance and reinsurance contracts to measure their insurance contracts on initial recognition, at the total estimated amount of the expected cash flow, adjusted for

the time value of money and the explicit risk related to the non-financial risk, in addition to the contractual insurance margin. Odontoprev applies the general model to Individual plan contracts.

In addition to the General Model, in order to simplify the measurement process, CPC 50 / IFRS 17 provides for the Premium Allocation Approach — PAA. According to the standard, this simplified model is applicable to contracts with a coverage period of up to one year or those that recognize profit or loss similarly to the General Model. Odontoprev applies the PAA simplified model for the groups of contracts of corporate and SME plans. However, given that these groups of contracts have short-term liabilities, but with a boundary of more than one year, as required by standard CPC 50 / IFRS 17, it was necessary to apply the adherence test to allow the simplified measurement approach to be applied. In this test, the Company assessed whether the measurement using PAA, a simplified approach, would result in a measurement similar to the one obtained using the standard BBA model. Adherence tests are carried out annually.

(f) Future cash flow estimates

Items considered as Odontoprev's future cash inflows and outflows within the boundary are: (i) premiums, with longterm contract cancellations reflected in the permanence rate (permanence table) of the brand/product; (ii) payments, including claims, claims incurred and not reported, and all future claims; (iii) allocation of cash flows from insurance acquisitions attributable to the portfolio to which the contract belongs, which should be understood as a selling expense; (iv) contract maintenance and administration costs, such as costs of premium billing and handling policy changes and claim processing costs, which should be understood as other operating costs; and (v) allocation of fixed and variable overheads (such as the costs of accounting, human resources, information technology and support, rent, and maintenance), called administrative expenses, directly attributable to fulfilling insurance contracts and transaction-based taxes.

(g) Discount rate

The discount rate is the rate used to reflect the time value of money. It can be determined using two approaches: Top-Down or Bottom-Up. In the Top-Down approach, the discount rate is calculated by analyzing the performance of assets specifically from the Asset Liability Management (ALM) perspective, obtaining the Internal Rate of Return (IRR) of the asset and then building a discount curve by interpolating the IRR of these assets. ALM represents a risk management technique designed to prevent a mismatch between assets and liabilities. In the Bottom-Up approach, the Discount Rate is calculated based on a risk-free rate, which in Brazil refers to the Time Structure of the Fixed Interest Rate of the Superintendence of Private Insurance (ETTJ PRE and SUSEP, respectively, in Portuguese), plus illiquidity risk. The illiquidity risk measures the risk exposed in the event of not receiving a given coupon, i.e., it measures the impact of this event on the fulfillment of the obligations of the company issuing insurance contracts.

The discount rate used by Odontoprev to discount cash flows for all products is the Bottom-Up approach.

(h) Risk Adjustment (RA)

Risk adjustment is the adjustment made by the entity to the estimate of the present value of future cash flows to compensate for the uncertainty about the amount and timing of the cash flows that arise from non-financial risk as the entity fulfills the insurance contract. According to CPC 50 / IFRS 17, the entity shall disclose the level of confidence used to determine the risk adjustment for non-financial risk. However, if the entity uses a technique other than the confidence level technique for calculating the risk adjustment, it shall disclose the technique used and the equivalent confidence level of this technique.

Considering the information available to Odontoprev, since it does not have an internal risk model to apply the confidence level methodology, the Cost of Capital methodology is used to calculate the risk adjustment for non-financial risk. Under this Cost of Capital calculation methodology, RA is the cost of providing an amount of eligible

funds equal to the capital needed to support the insurance commitments over the life of the contract. This methodology stands out for its simplicity in calculating regulatory capital and the fact that it is used in different countries with risk-based regulations. The disadvantages of the cost of capital method include the need to calculate the cost of capital for non-financial risks and the complexities of both projecting future capital requirements and estimating the equivalent percentile. The percentile representing the confidence level equivalent to the cost of capital used is shown below:

Portfolio	PCR - RA	PSI - RA
INDIVIDUAL	60.7%	60.7%
CORP	n/a	60.7%
SME	n/a	60.7%
Portfolio	PSI Insurance - RA	PSI REINSURANCE - RA
Odontored	61.4%	61.4%

RA is a new concept introduced by CPC 50 / IFRS 17 as part of the measurement of insurance contract liabilities, so its full effect on these liabilities represents a change from the previous standard (CPC 11 / IFRS 4).

(i) Allocation of the contractual service margin (CSM)

The amount of the service contract margin for each group of insurance contracts must be recognized in profit or loss in each period to reflect the insurance services provided. The amount is determined by identifying the coverage units in the group, allocating the contractual service margin at the end of the period equally to each coverage unit provided in the current period and expected to be provided in the future, and recognizing in profit or loss the amount allocated to coverage units provided in the period.

For the groups of contracts measured using the General Model (BBA), the entity should recognize the contractual service margin over the duration of the group of contracts in a systematic manner that reflects the transfer of insurance benefits in accordance with the contract. It is worth noting that CSM is only measured for contracts that follow the BBA or VFA methodology, so only Individual contracts measure CSM.

Odontoprev exercised judgment and considered all relevant facts and circumstances to determine a systematic and rational method for estimating the insurance contract services provided for each group of contracts. The basis for determining the amount of coverage provided for each product for the recognition of the CSM is determined based on inflows, the number of policyholders or the volume of provisions, depending on the contract group. Interest on the CSM will be recognized using the discount curve at initial recognition.

As regards CPC 11 / IFRS 4, similarly to RA, there have been significant changes compared to CPC 50 / IFRS 17, and from now on revenue will be recognized in profit or loss more slowly, as its recognition will be based on the provision of the service.

(j) Initial recognition

Odontoprev applies the Full Retrospective Approach for groups of insurance contracts issued from 2021 onwards. For groups of insurance contracts issued up to 2020, the fair value approach is applied, due to the impracticability of the other approaches. The two forms of measurement are detailed below:

Full Retrospective Approach

The full retrospective approach consists of measuring insurance contracts from the moment they are issued, requiring the company to have data available to make cash flow projections, calculate the discount rate and Risk Adjustment from the initial recognition of the contracts. According to CPC 50 / IFRS 17, the entity shall:

- Identify, recognize and measure each group of insurance contracts, reinsurance contracts and investment contracts with discretionary participation as if IFRS 17 had always applied;
- Identify, recognize and measure any assets for the insurance acquisition cash flows as if IFRS 17 had always applied (unless the entity is not required to assess recoverability before the transition date);
- Derecognize any existing balances that would not exist had CPC 50 / IFRS 17 always applied (including some deferred acquisition costs, provisions for fees attributable to existing insurance contracts and intangible assets related to customers from acquired insurance contracts); and
- Recognize any resulting net difference in equity.

In sum:

- Aggregation of contracts: aggregation by underwriting year and characteristics at the time of initial recognition (onerous, non-onerous and non-onerous with the possibility of becoming onerous);
- Initial expected cash flows: estimate of the cash flows expected at the time the contract is sold, based on the current assumption at the time;
- Discount rate: use of the discount curve obtained in accordance with the requirements of CPC 50 / IFRS 17 (Top-Down x Bottom-Up) with information at the date of initial recognition; and
- Risk Adjustment: calculation based on the assumptions in force at the time of initial recognition.

Fair Value Approach

The fair value approach has the following characteristics on transition:

- Aggregation of contracts: the aggregation of contracts underwritten in different years is allowed;
- Initial expected cash flows: future cash flows can be obtained based on realistic assumptions at the time of assessment;
- **Discount rate:** use of the discount curve obtained in accordance with the requirements of CPC 50 / IFRS 17 (Top-Down x Bottom-Up) with information at the date of transition;
- Risk Adjustment: calculation based on the assumptions in force at the date of transition; and
- Use of Other Comprehensive Income (OCI): income and expenses accrued in OCI at the date of transition.

For the groups of contracts measured using the simplified model (PAA), i.e., Corporate and SME groups, the transition methodology will be the Full Retrospective Approach.

For the Individual group, measured using BBA, we will use the Fair Value methodology specifically for contracts issued by 2020. For contracts issued from 2021 onwards, the transition methodology will be the Full Retrospective Approach. The Fair Value methodology will be applied for the period in question due to the lack of consistent data available for the use of the Full Retrospective Approach by group of contracts. Thus, the Full Retrospective Approach is applied from the period in which the contracts issued have all the information necessary for their measurement and accounting by group of contracts.

It is important to point out that. based on the fair value methodology, the contractual service margin (CSM) represents the difference between the Fair Value determined by the organization and the CPC 50 / IFRS 17 fulfillment cash flows on this date, plus the risk adjustment (RA) for non-financial risk.

Below is a summary of the contract groups and transition methodologies used:

Transition					
Contract group	Transition methodology				
Plans - Individual (issue up to 2020)	Fair value				
Plans - Individual (issue as of 2021)	Full retrospective				
CORP Collective Plans	Full retrospective				
PME/SPG/MPE Collective Plans	Full retrospective				

The fair value transfer amounts will be obtained using the revenue approach in CPC 46 / IFRS 13.

(k) Presentation

The portfolios of insurance contracts that are assets and those that are liabilities are presented separately in the balance sheet. Any assets or liabilities recognized for cash flows prior to the recognition of the group of insurance contracts are included in the carrying amount of the related portfolios of contracts. Insurance expenses and income exclude any investment components and are recognized as follows.

(i) Insurance revenue - Contracts calculated using BBA

Odontoprev recognizes insurance revenue as it fulfills its performance obligations, i.e., as it provides services under groups of insurance contracts. For the contracts measured under BBA, insurance revenue relating to the services provided for each year represents all the changes in the liability for remaining coverage that relate to the current services for which Odontoprev expects to receive consideration and comprises the following items:

- Insurance service expenses incurred during the period;
- Changes to the risk adjustment for non-financial risk;
- The CSM amount to be released for the coverage provided in the period; and
- Other amounts, such as experience adjustments for premium receipts in the current period or prior periods, if any.

In addition, Odontoprev allocates the portion of the premiums that relate to recovering those cash flows to each reporting period in a systematic way on the basis of the passage of time. The Company recognizes the amount

allocated, adjusted for the interest accreted at the discount rates determined at the initial recognition of the related group of contracts, such as insurance revenue and an equal amount as insurance service expenses.

(ii) Insurance revenue - Contracts calculated using PAA

For contracts measured under PAA, insurance revenue for each period is the amount of expected premium receipts for services provided in the period.

(iii) Insurance expenses

Insurance service expenses arising from insurance contracts are recognized in profit or loss as they are incurred. They exclude amortizations of investment components and comprise the following items:

- Changes in the provision for claims incurred related to claims and expenses incurred in the period;
- Changes in the provision for claims incurred related to claims and expenses incurred in prior periods (related to past services);
- Other directly attributable insurance service expenses incurred during the period;
- Amortization of insurance acquisition cash flows;
- Loss component of onerous groups of contracts initially recognized in the period; and
- Changes in PCR related to future service that do not adjust CSM because they refer to changes to the loss component in the groups of onerous contracts.

(iv) Insurance finance income or expenses

The insurance finance income or expenses line comprises the change in the carrying amount of the group of insurance contracts arising from the effect of the time value of money, financial risk and changes in rates and assumptions. The Company adopts the segregation of finance income and expenses in compliance with paragraph 118 of IFRS 17 (CPC 50), recognizing interest from insurance contracts in the income statement and the amount related to the change in the rates and financial assumptions in other comprehensive income. The purpose of presenting the entity's finance income and expenses separately is to avoid greater volatility in the results for the period.

b) Modified opinions and emphases of matter in the auditor's report

In 2023, there were no qualifications or emphases of matter in the independent auditors' reports on the financial statements.

2.4 Material Effects on the Financial Statements

2.4. Officers should comment on the material effects that the following events have had or are expected to have on the issuer's financial statements and results:

a) Introduction or disposal of an operating segment

There were no significant effects from the introduction or disposal of an operating segment in the last fiscal year.

b) Incorporation, acquisition or disposal of shares

On February 1, 2023, Odontoprev completed the acquisition of a controlling interest in the form of common shares representing 51% of the share capital of Papaiz Associados Diagnósticos por Imagem S.A. ("Papaiz"), through its subsidiary Clidec Participações S.A. ("Transaction"), after the Brazilian antitrust authority (*Conselho Administrativo de Defesa Econômica* — CADE) approved the completion of the Transaction without any restriction.

Papaiz, located in São Paulo, was founded in 1989 and is one of the most respected companies in the dental radiology segment.

The assumptions used to calculate the Transaction's goodwill at R\$5,269 were in accordance with item 32 of CPC 15. Management expects that the goodwill recognized will be deductible for income tax purposes, following the corporate restructuring involving the parent company and subsidiary, under the terms of current tax legislation.

Acquisition price, intangible assets and goodwill - Papaiz:

The following table summarizes the transactions, the amounts of the assets acquired and liabilities assumed and recognized on the acquisition date, as well as their fair value on the acquisition date:

February 01, 2023	Balances
Consideration transferred	19,181
Total consideration	19,181
Equity value	6,612
Goodwill + fair value of assets acquired and liabilities assumed	12,569
Intangible assets	5,666
Brands	3,824
Non-Compete	1,842
Property, plant and equipment	1,634
Surplus	1,634
Goodwill	5,269

The Papaiz transaction totaled R\$19,181, paid cash by bank transfer.

	December 31, 2023 December 31						er 31, 2022	
	S	Subsidiaries Indirect		Joint	S	ubsidiaries	Indirect	Joint
	Direct	Indirect	associated company	control	Direct	Indirect	associated company	control
COMPANIES:								
Odontoprev Serviços Ltda. (Odontoprev Serviços)	100.0	-	-	-	100.0	-	-	-
Easy Software S.A. (Easy Software)	-	51.0	-	-	-	51.0	-	-
Dental Partner Comércio de Produtos e Equipamentos Odontológicos Ltda. (Dental Partner) ²	-	100.0	-	-	-	100.0	-	-
SF 210 Participações Societárias S.A. (SF 210)	-	-	18.1	-		-	18.1	-
Clidec Participações S.A. (Clidec Participações)	-	100.0	-			90.6	-	
Machiron Desenvolvimento de Sistemas S.A. (MaChiron) ³	-	-	20.0	-	-	-	20.0	-
TERTIARY SEGMENT DENTAL OPERATOR - RN 531 ANS:								
Brasildental Operadora de Planos Odontológicos S.A. (Brasildental)	-	-		25.0	-	-	-	25.0
NETWORK OF DENTAL AND RADIOLOGICAL CLINICS:	-	-	-	-	-	-	-	
Clidec - Clinica Dentária Especializada Cura D'ars Ltda. (Clidec)	100.0	-		-	99.9	-	-	
Boutique Dental Ltda. (Boutique Dental)	-	100.0	-	-		100.0	-	
Papaiz Associados Diagnóstico por Imagem S.A. (Papaiz)	-	100.0	-	-	-	-	-	49.0
Lúmax Radiologia e Tomografia Odontológica Ltda (Lúmax)	-	100.0	-	-	-	-	-	-
COMPANIES IN MEXICO:	-	-	-	-	-	-	-	-
Odontored CV Sociedad Anómima de Capital Variable (Odontored)	100.0	-	-	-	100.0	-	-	
Oprev Administradora Sociedad Anónima de Capital Variable (Oprev)	-	100.0	-	-		100.0	-	

¹On September 06, 2022, it became a sole proprietorship, with Odontoprev as its parent company. ²On May 24, 2022, it became a sole proprietorship, with subsidiary Cidec as its parent company. ³Indirect associated company acquired by Odontoprev Serviços on August 16, 2022. ⁴Subsidiary acquired by Cildec Participações as of February 01, 2023.

c) Unusual events or operations

There were no unusual events or operations in the fiscal year ended December 31, 2023.

2.5 Non-accounting measurements

2.5. If the issuer has disclosed, during the last fiscal year, or wishes to disclose in this form non-accounting measurements, such as EBITDA (earnings before interest, taxes, depreciation and amortization) or EBIT (earnings before interest and income tax), the issuer must:

(Amounts in thousands of Brazilian Reais, unless otherwise stated)

a) Report the amount of non-accounting measurements

In the last fiscal year, the Company disclosed the following non-accounting measurements: EBITDA and adjusted EBITDA. EBITDA totaled R\$714,948,000 and adjusted EBITDA came to R\$647,383,000 in the fiscal year ended December 31, 2023.

Reconcile the amounts disclosed with the amounts in the audited financial statements

	202	3	202	2	Var.%
	R\$ '000	% NOR	R\$ '000	% NOR	
Net Income	536,554	25.0	452,171	23.1	18.7
(+) Current income and social contribution tax	190,068	8.9	176,014	9.0	8.0
(+) Deferred income tax and social contribution tax	17,668	0.8	18,883	1.0	(6.4)
(-) Financial income	107,351	5.0	88,843	4.5	20.8
(+) Financial expenses	25,130	1.2	16,176	0.8	55.4
(-) Participation of minority shareholders	(196)	-	810	-	(124.2)
(+) Depreciation and amortization	49,226	2.3	32,395	1.7	52.0
(-) Equity in the earnins of subsidiaries	3,142	0.1	6,609	0.3	(52.5)
(+) Amortization of utilization rights	6,598	0.3	4,628	0.2	42.6
EBITDA	714,947	33.4	604,004	30.8	18.4
(+/-) Incurred But Not Reported Provision (IBNR)	(22,026)	(1.0)	2,342	0.1	(1,040.5)
(+) Technical reserves - Odontored (Mexico)	808	-	20	-	3,941.4
(+) Brasildental EBITDA Pro Forma	7,734	0.4	9,343	0.5	(17.2)
(-) Reversal TSS/ ANS	(36,724)	(1.7)	(40,642)	(2.1)	(9.6)
(+) Aquisitions	-	-	346	0.0	(100.0)
(-) Other third-party services	-	-	381	0.0	(100.0)
(-) INSS Reversal	(12,564)	(0.6)	-	-	-
(-) ISS Reversal	(4,794)	(0.2)	-	-	-
(+)Mogidonto incorporation expenses	-	-	177	-	(100.0)
Adjusted EBITDA	647,383	30.2	575,973	29.4	12.4

c) Explain why the Company believes that this measurement is more appropriate for a correct understanding of the financial condition and results of its operations:

EBITDA refers to net income plus current and deferred corporate income tax (IRPJ, in Portuguese), current and deferred social contribution tax (CSLL, in Portuguese), taxes on financial income (PIS/COFINS) recorded in administrative expenses, depreciation and amortization, and changes in technical provisions, less net financial income, stock option grants and other expenses. The Company has disclosed EBITDA in order to provide additional

information and a practical measure to assess its ability to make payments, maintain investments and cover working capital needs arising from its obligations, which is why it believes it is important to include it in the Reference Form. EBITDA is not included in the financial statements in accordance with accounting practices adopted in Brazil and does not represent the cash flow for the periods presented. **EBITDA has no standardized meaning and our definition of EBITDA may not be comparable to the definition used by other companies.**

Adjusted EBITDA is equivalent to EBITDA plus non-recurring expenses mainly related to: (i) professional services related to acquisitions; (ii) costs related to the absorption of acquired companies; (iii) the affiliated company in Mexico; (iv) a tax incentive sponsorship; (v) associations with Bradesco and Banco do Brasil and (vi) accounting adjustments determined by the Brazilian Supplementary Health Agency (ANS, in Portuguese), Adjusted EBITDA is not included in the financial statements in accordance with accounting practices adopted in Brazil and does not represent the cash flow for the periods presented. Adjusted EBITDA has no standardized meaning, and our definition of adjusted EBITDA may not be comparable to the definition used by other companies.

As financial expenses and income, IRPJ, CSLL, depreciation, amortization and non-recurring expenses are not included in its calculation, adjusted EBITDA serves as an indicator of our general economic performance, which is not affected by fluctuations in interest rates, changes in IRPJ and CSLL rates, or depreciation and amortization levels. Therefore, we believe that adjusted EBITDA serves as a significant tool for periodically comparing our operating performance, as well as for informing certain management decisions. We believe that adjusted EBITDA provides a better understanding not only of our financial performance but also of our ability to meet our liability obligations and to obtain funds for our capital expenditures and working capital.

2.6 Subsequent events to the financial statements

2.6. Identify and comment on any event subsequent to the latest year-end financial statements with a material impact on them.

(Amounts in thousands of Brazilian Reais, unless stated otherwise)

Subsequent events

The Company's financial statements for the year ended December 31, 2023, were approved by the Board of Directors at a meeting held on February 28, 2024. The following subsequent events are included in the financial statements:

(i) <u>Dividends in addition to the mandatory minimum</u>

At a meeting held on February 28, 2024, the Board of Directors approved a proposal for the allocation of net income for 2023, which will then be submitted for approval by the shareholders at the Annual Shareholders' Meeting to be held on April 3, 2024. The Company has informed its shareholders about the distribution of dividends totaling R\$242,000, which, once approved, will be paid as follows: R\$15,000 on August 21, 2024, and R\$237,000 on December 18, 2024.

(ii) <u>Update on the return of amounts paid related to the Supplementary Health Fee (TSS, in Portuguese) by the</u> <u>Brazilian Supplementary Health Agency (ANS, in Portuguese)</u>

In accordance with the Material Fact published on January 25, 2024, the Company became aware of a judicial deposit made by the Federal Government regarding the retroactive credit related to the non-enforceability of the Supplementary Health Fee (TSS) by the ANS and took the necessary measures to collect this amount.

In 2017, aligned with other providers and insurance companies in the supplementary health segment, the Company filed a lawsuit seeking to remove the obligation to pay the TSS and to recover the amounts paid in the last five years prior to the lawsuit filing.

The amount of R\$45,934, fully accrued, was reversed in these financial statements (note 10).

On February 6, 2024, an updated amount of R\$46,052 was transferred to the Company's bank account.

2.7 Allocation of net income

2.7. Officers must comment on the allocation of net income

		2023
a) Rules on retained earnings		In addition to the legal reserves, the Company's bylaw s state that up to 5% of annual net income may be set aside as a legal reserve, up to the limit of 20% of the subscribed share capital, and that, w hen appropriate, an amount may be allocated to a statutory regulatory capital reserve and an investment and expansion reserve as needed. The Company will also maintain a statutory profit reserve.
	Annual Net Income	R\$ 536,554,266.83
	Legal Reserve	R\$ 26,827,713.34
a.i. Retained earnings	Statutory Reserves	
amounts (R\$ '000)	Investment and Expansion Reserve	
	Interest on Equity	R\$ 82,473,046.94
	Dividends	R\$ 427,253,506.55
	Legal Reserve	5%
a.ii Percentage of total	Statutory Reserves	0%
reported earnings	Investment and Expansion Reserve	0%
b) Rules on dividend distribution		Each year, shareholders will be entitled to receive a mandatory percentage of 50% of annual net income ¹ as dividends, with the following adjustments: (i) deduction of the legal reserve and the contingency reserve; and (ii) the addition of the reversal, in the year, of previously recorded contingency reserves.
c) Frequency of divic	lend distributions	Interest on equity: quarterly / Dividends: at least annually
d) Any restrictions on the distribution of dividends imposed by legislation or special regulations applicable to the issuer, as well as contracts and court, administrative or arbitration decisions.		Not applicable.
e) if the issuer has a for allocation policy, state the approving it, the date of ap has published the policy where the docume	e body responsible for pproval and, if the issuer , the internet address	The Company does not have a profit allocation policy.

¹ The calculation base for the allocation of profit, including minimum mandatory dividends and proposed additional dividends, follows the accounting standards of the Brazilian Supplementary Health Agency (ANS, in Portuguese)

2.8 Material items not disclosed in the financial statements

2.8 – Officers must describe any material items not disclosed in the issuer's financial statements, indicating:

a) Assets and liabilities held by the issuer, directly or indirectly, that do not appear on its balance sheet (offbalance sheet items).

Not applicable, since there are no assets and liabilities not disclosed in our financial statements for the fiscal year ended December 31, 2023.

b) Other items not disclosed in the financial statements

Not applicable, since there are no assets and liabilities not disclosed in our financial statements for the fiscal year ended December 31, 2023.

2.9 Comments on items not disclosed

2.9. In relation to each of the items not disclosed in the financial statements indicated in item 2.8, officers must comment on:

a) How such items affect or may affect revenue, expenses, operating income, financial expenses or other items in the issuer's financial statements

Not applicable.

b) Nature and purpose of the transaction

Not applicable.

c) Nature and amount of the obligations assumed and rights conferred on the issuer as a result of the transaction

Not applicable.

2.10 Business plan

2.10. Officers must indicate and comment on the main elements of the issuer's business plan, specifically exploring the following topics:

a) Capex

(R\$thousand)	2023	2022	Δ%
IT platform, acquisition/license of software	87,657	62,990	39.2
Computer equipment	5,172	1,353	282.4
Dental plan equipment, furniture and utensils	1,196	1,007	18.9
Installations	697	3,578	(80.5)
Others	525	2,458	(78.6)
Total Capex	95,248	71,385	33.4

i. Quantitative and qualitative description of ongoing and planned capex

In the last fiscal year, the Company invested mainly in expanding systems development and software acquisition.

ii. Source of funds invested in capex

The Company uses its own funds. It has had zero debt since it was founded.

iii. Significant divestments in progress and planned

There are no significant divestments in progress or planned for the current fiscal year.

b) If already disclosed, indicate the acquisition of plants, equipment, patents or other assets that may materially influence the issuer's production capacity.

Not applicable, since there is no acquisition of plants, equipment, patents or other assets already disclosed that may materially influence the issuer's production capacity.

c) New products and services, indicating:

i. description of ongoing research already disclosed

Not applicable, as there is no ongoing research already disclosed.

ii. total amounts spent by the issuer on research to develop new products or services

Not applicable, as there is no research to develop new products or services already disclosed.

iii. projects in development already disclosed

Not applicable, as there are no projects in development already disclosed.

iv. total amounts spent by the issuer on the development of new products or services

Not applicable, as there are no new products or services under development.

d) Opportunities related to ESG issues included in the issuer's business plan

Odontoprev understands sustainability as a continuous process of value creation, which seeks a balance between the economic, social and environmental spheres, with investments in innovation aimed at positively impacting society and the industry. The search for sustainability takes place in collaboration with customers, beneficiaries, dentists, brokers, suppliers and employees, always aimed at innovation and the continuous improvement of services. Its main commitment, however, is to be an agent for expanding access to quality dentistry, encouraging mouth care and allowing Brazilians to smile.

The Company has initiatives related to technological innovation that also play a role in ESG issues.

- (i) It became Carbon Neutral in 2021, becoming the first healthcare operator with fully neutralized emissions. Since then, we have made a commitment to remain carbon neutral year after year. Studies to launch the project began in 2020, based on a study to estimate historical emissions from Odontoprev's operations since 1987, when it was founded;
- (ii) The Company has been investing in innovation and relying on apps to change the flow of records, medical charts and images, with the aim of reducing the use of disposable materials;
- (iii) It also monitors stakeholder satisfaction and sets corporate targets to improve satisfaction levels.

Odontoprev recognizes the importance of the issue and is considering incorporating specific ESG issues into its strategy and business plans.

2.11 Other factors that have had a significant influence on operating performance

2.11 Comment on other factors that have had a significant influence on operating performance and that have not been identified or commented on in the other items in this section.

All the information has been described in the previous sections.

3.1 Released projections and assumptions

3. Projections

a) subject of the projection

The Company did not release any projections or statistics for the reference year.

b) projected period and projection period

Not applicable.

c) projection assumptions, indicating which can be influenced by the issuer's management and which are beyond its control

Not applicable.

d) Values of the indicators that are the subject of the projection

Not applicable.

3.2 Monitoring of the projections

3.2. In the event that the issuer has released, during the last 3 fiscal years, projections on the progress of its indicators:

a) state which are being replaced by new projections included in the form and which are being repeated in the form;

In the last 3 fiscal years, the Company has not released any projections on the progress of its indicators.

b) with regard to projections for previous periods, compare the projected data with the actual performance of the indicators, clearly stating the reasons that led to deviations in the projections, and

Not applicable.

c) with regard to projections for currently ongoing period, state whether the projections are still valid on the date the form is submitted and, if so, explain why they were abandoned or replaced.

Not applicable.

4. Description of risk factors

a) Issuer:

We might not be able to fully execute our business strategy.

Our ability to implement the business strategy depends on several factors, including:

- maintaining economies of scale;
- successfully attracting new customers;
- maintaining the quality and efficiency of our accredited network, and continuing to efficiently manage the increasing demand from our customers and beneficiaries;
- identifying target companies for acquisition;
- entering into contracts and partnerships with third parties such as retail groups and insurers, to access population segments typically not covered by corporate dental plans;
- assessing the risks of entering into individual contracts to enter new market segments; and
- enhancing the Group's brands.

We cannot guarantee that any of the measures described above will be successfully or fully implemented. Failure to implement these measures could adversely affect our business, financial condition, and operational results.

Issues with information technology system.

We rely on our technology systems for data storage, processing, process automation, service quality management, and communication with our customers, suppliers, and employees.

Any disruption in the operation of our computer systems could significantly adversely affect our ability to manage the activities of our accredited network, customers, and beneficiaries. Given the volume of information processed by our computer systems, a temporary or prolonged interruption, despite document backup support, could adversely and significantly affect our operations. Such an interruption could increase the time required to process information about our accredited network and beneficiaries, service provision, and billing for dental care provided, affecting our gross operating revenue and operating results.

Cybersecurity risks.

The cyberspace has intensified social transformations across the most diverse fields of human activity, and we understand its essential role in providing services and maintaining relationships with our employees, accredited network, partners, and beneficiaries. However, the cyberspace also presents various risks associated with constantly evolving threats that pose daily challenges to security and privacy. For this reason, the Company has established a solid cybersecurity and information security risk management program aimed at ensuring that best practices are applied to protect our entire business ecosystem, including our employees, accredited network, partners, suppliers, beneficiaries, customers, and services provided in the cyberspace, while complying with current laws and regulatory requirements.

Our primary goal is to ensure the protection of information, regardless of its location, and the protection of human life within the cyberspace. To achieve our goals, we rely on 5 principles that form the solid foundation of our cybersecurity and information security program:

- Developing organizational understanding to manage cybersecurity and information security risks related to systems, people, assets, data, and resources through audits and recurring tests conducted by third-party firms;
- Developing and implementing necessary protections to ensure the delivery of critical services through the creation of processes, use of the best technologies, and raising awareness among people;
- Developing and implementing necessary activities to identify the occurrence of a cybersecurity or information security event by continuously monitoring our ecosystem, using processes and the best technologies to provide real-time information for decision-making;
- Developing and implementing appropriate activities to respond to and withstand a detected cybersecurity or information security incident;
- Developing and implementing appropriate activities to maintain resilience plans and restore any resources or services impaired due to a cybersecurity or information security incident.

These premises are supported by four (4) major principles:

- SAFETY ensuring that a cybersecurity or information security incident does not escalate into an accident that physically affects human life;
- Confidentiality ensuring that only authorized individuals have access to information;
- Availability ensuring that information is available to authorized individuals whenever needed; and
- Integrity ensuring the accuracy and completeness of information.

To achieve our premises and principles, we follow a set of best practices such as NIST CSF, ISO 27001, and CIS CONTROLS, always seeking compliance with regulations applicable to our business, investing in education to enhance awareness of cybersecurity risks for individuals, and using the best technological solutions in conjunction with solid business processes.

Despite the cybersecurity measures adopted, no cyberspace is invulnerable or immune to failures. A potential breach or failure of our systems could compromise personal information used for unlawful activities and/or unauthorized use, potentially exposing the Company to legal actions resulting from frauds and/or identity theft due to unauthorized use of disclosed data, as well as reputational damage.

Operational results may be adversely affected if we fail to accurately estimate or control dental care costs or if we cannot raise fees (premiums) to offset cost increases.

Operational results rely largely on the ability to accurately estimate or control future dental care costs, especially the compensation paid to our accredited network of dentists. The premiums we charge our customers are partly determined by projections of expected future dental care costs over a typically two-year period and may

be adjusted annually for inflation and changes in the loss ratio (service costs divided by net revenue) of our customers. Factors that may cause dental care costs to exceed estimates include, among others:

- an increase in dental care costs and dental supplies;
- higher-than-expected use of dental care services by our customers;
- inclusion of new dental treatment events in the minimum regulatory dental plan or regulatory changes leading to increased costs for us; and
- other unforeseeable events.

Despite our efforts to set rates based on accurate estimates of our future dental care costs, in addition to the robust processes we have in place to manage these costs, competition, regulatory changes, and other factors may prevent these costs from being fully covered by the rates in effect at the time. If we are unable to set rates at appropriate levels or adjust them proportionally to the increase in dental care costs, our financial situation and operational results may be adversely affected.

We might not be able to maintain an adequate provider network.

Our accredited network consists of about 28,000 dentists across 2,500 cities in Brazil, offering treatments in all dental specialties. Dentists are not employed by the Company but rather business partners who may have relationships with other competing companies. Through adequate management processes, we aim to size our network to follow the principles of sizing and balancing by specialty, in accordance with the coverage in localities and based on expected or verified treatment demand.

Negotiations are conducted individually with each provider, and we cannot guarantee that pricing conditions will be accepted by all, nor ensure the maintenance of the network under the ideal conditions desired by the Company, which may pose risks to customer and network provider satisfaction.

Failure to capture commercial or other synergies in acquisition processes, as well as integration and incorporation of operational processes, may adversely affect the Company's financial results.

The integration of operations from acquired companies and those we may acquire in the future may not occur at the expected speed or yield expected benefits, including risks of losing customers and/or employees from the target company and achieving lower-than-expected synergies.

Additionally, the time and effort required for evaluating and negotiating a proposed acquisition, and the need for analysis and prior approval of such acquisitions in some cases by government agencies like the Brazilian Antitrust Agency (CADE, in Portuguese), may result in substantial uncertainties regarding the successful completion of such acquisitions. Such uncertainties may, in turn, affect the value of our common stock.

Odontoprev has adopted the provisions of CPC 32/IAS 12, which sets forth that deferred tax assets should be recognized for all deductible temporary differences to the extent that it is likely that taxable profit will be available against which such differences can be utilized.

Such tax benefit is recorded in accordance with current accounting standards and is based on the future tax benefit generated in the ordinary course of the Company's business. However, if we experience a decrease in taxable income that renders impossible the utilization of the temporary difference or any other event that could affect expected tax benefits, we may be required to write down the asset already recognized, negatively impacting the results.

Interruptions in digital operations at our central office may adversely affect our results and financial condition.

Our operations are primarily managed from our headquarters (central office) in Barueri, State of São Paulo. Any interruption in the operation of the central office could significantly adversely affect our ability to manage the activities of our accredited network, customers, and beneficiaries. Such an interruption could increase the time required to process information about our accredited network and beneficiaries, service provision, and billing for dental care provided, affecting our gross operating revenue and operating results.

To mitigate the aforementioned risks, we have a mature business continuity program tested annually. Operationally, the vast majority of our central office employees work from home, allowing us to effectively address any situations that may hinder access to our headquarters.

Our risk management framework may not be fully effective.

To identify and mitigate risks, we incorporate risk management across all our activities and functions, developing and implementing methodologies, models, processes, and tools for identification and control, and promoting their continuous development and improvement. However, this framework may have limitations in anticipating and mitigating all risk events to which we are or may be subject in the future. If said framework is not fully effective in adequately predicting and mitigating risks, we may incur unexpected and significant losses, adversely affecting our financial condition and expected operational results.

Failure to receive premiums and/or annual fees from customers (default)

The Company operates in the sale of dental plans to three customer segments, namely: (i) Corporate (large companies), (ii) SME (small- and medium-sized enterprises), and (iii) Individual Plans (individuals). There is a risk of non-payment of premiums by customers. The Company sets up provisions in accordance with regulatory and accounting definitions. However, default may exceed expected levels, negatively impacting financial results.

b) its shareholders, especially the controlling shareholder;

The interests of the controlling shareholder may conflict with those of minority shareholders.

The Company has a controlling shareholder who has the authority to elect the majority of the Board of Directors and decide on corporate restructuring, delisting from public trading, divesting subsidiaries, among other matters. Therefore, it is capable of strongly influencing and/or exercising control over our decisions. Thus, the interests of our controlling shareholder may diverge or conflict with those of our minority shareholders, including in guiding our business, potentially adversely affecting our business and results.

The sale, or the perceived potential sale, of significant quantities of our shares in a short period of time may cause the market price of our shares to decrease, albeit temporarily.

The market price of our shares may fall if a significant quantity of our shares held by major shareholders is sold or if there is an expectation of such a sale.

c) its subsidiaries and affiliates;

We may not be able to integrate and standardize the operations of acquired interests into ours at the expected speed or achieve benefits within the estimated timeframe

We may fail to capture all commercial and operational synergies identified between Odontoprev and Group companies due to limited product alignment with various sales channels. It is also possible that market acceptance of these products may fall short of the Company's projections.

Furthermore, we may fail to capture all synergies identified in acquisitions, integrations, and consolidations, and may face challenges in managing different business models.

d) its management;

We may not be able to retain key members of our senior management or qualified employees.

We cannot guarantee that we will retain key members of our senior management and experienced managers in our Company. Furthermore, we cannot guarantee that we will attract qualified administrators and employees, potentially requiring us to offer higher-than-expected compensation, which may incur additional costs that may not be offset by an increase in the number of beneficiaries or our fees.

e) its suppliers;

The Company may be subject to misconducts by suppliers.

The Company's suppliers may encounter legal issues without the Company's proper knowledge — such as those related to labor and environmental matters, or engaging in unlawful acts. Therefore, the Company may incur significant financial, reputational, and image losses, leading to a negative impact on its customers, as well as a decrease in its stock value.

The Company may be subject to non-compliance with agreements and obligations from suppliers.

The Company's suppliers may fail to meet contractual obligations and formally contracted service level agreements (SLAs) with Management being unable to rectify such deficiencies in a timely manner, leading to potential delays and/or the Company's inability to fulfill its obligations. Therefore, the Company may incur significant financial, reputational, and image losses, leading to a negative impact on its customers, as well as a decrease in its stock value.

f) its customers;

<u>A significant reduction in the number of customers and/or beneficiaries in our dental plans could negatively affect our financial position and operational results, including under adverse situations.</u>

Factors that could contribute to the loss of customers include, among others:

- Inability to offer dental care at competitive prices;
- Inability to renew or renegotiate existing contracts;
- The customer's decision to no longer offer dental benefits to their beneficiaries; and
• The customer's decision to contract dental care from a competing company.

Factors that may contribute to the reduction in the number of our beneficiaries include, among others:

- Reduction in the number of companies offering dental plans to their employees, as companies are not required to offer dental benefits;
- Reduction in the number of beneficiaries of our customers;
- Increased fees or reduction in dental benefits offered;
- Lower fees or increase in dental benefits offered by competitors;
- Discontinuation of one or more dental plans; and
- Our delisting from a specific market.

g) economy sectors in which the issuer operates;

We face significant competition in a fragmented market, both from current competitors and potential new entrants looking to enter this sector, which could adversely affect our market share, financial condition, and operational results.

We compete with other group dental care providers that offer dental plans with benefits similar to ours, as well as various other types of health plan operators, including insurers, medical and dental cooperatives, and self-management entities. Given the low penetration of dental plans in the Brazilian population, we believe competition will continue to grow in the future, with insurers and medical-hospital plans potentially expanding their presence in the dental segment, thereby potentially increasing their market share. Furthermore, new competitors may enter the dental plans segment, potentially changing the current competitive environment.

We rely on non-exclusive independent agents and brokers to market and sell some of our dental care products and benefits, primarily targeting small and medium-sized businesses and associations. These independent agents and brokers generally do not provide us with exclusivity, lack long-term contracts with us, and often sell competing dental care products. Therefore, we face intense competition for the services and loyalty of these independent agents and brokers. Thus, we cannot guarantee that the independent agents and brokers with whom we work will continue to market our products fairly and consistently, or that they will continue to charge commissions that we can afford. If such independent agents and brokers cease to market our products fairly and responsibly, or if they begin to charge commissions that we cannot afford, our financial and business condition may be adversely affected.

h) regulation of the sectors in which the issuer operates;

<u>Changes in Brazilian tax laws and regulations by the National Supplementary Health Agency (ANS, in Portuguese)</u> <u>and/or the Brazilian Securities and Exchange Commission (CVM, in Portuguese) may adversely affect our operating</u> <u>revenue.</u>

Any changes in Brazilian tax laws may directly impact our business. The Brazilian government is making efforts to implement a comprehensive tax reform, which may result in additional taxes applicable to our business and changes in how taxes are calculated. Given that certain tax bills are pending in the National Congress, we cannot predict whether new tax laws will come into effect in the near future. Should these laws take effect and result in increased tax rates or new taxes affecting our business, our financial condition and operational results may be materially adversely affected if we are unable to pass on these increases to our customers.

Furthermore, we are subject to federal, state, and local laws and regulations from various government agencies related to environmental protection, human health and safety, and particularly to regulations from ANS, which establishes standards, including those regarding the dental plans we offer to our customers, such as certain clauses in our customer contracts, actuarial calculations, and other issues.

In addition to its regulatory role, ANS also acts as a supervisory body, responsible for: (i) granting our operational license; (ii) granting registration of our dental plans; and (iii) analyzing information about our customers and beneficiaries as well as our economic and financial standing.

Furthermore, the government may enact stricter rules or adopt more restrictive interpretations of applicable laws and regulations, which may require dental sector companies, including us, to allocate additional resources to comply with these new rules. Any such action by the government may negatively impact the dental sector and have an adverse effect on our results. Our operations could potentially be adversely affected by new government regulations, including regulations that establish a dental care system subsidized by the Federal Government.

The Federal Government is responsible for providing a public dental care system accessible to all citizens. However, the current system offers limited dental care, and the resources available are insufficient to meet the needs of a significant portion of the population. If the Federal Government improves these resources, quality, and coverage of the current dental system to the extent that our customers opt for the public system, our growth and ability to retain our customers could be compromised.

Furthermore, group dentistry, regulated by ANS, operates with unrestricted pricing. Should ANS begins regulating the pricing of group dentistry, this may negatively affect our gross operating revenue, financial condition, and operational results. We may also incur losses related to individual contracts.

Since 2009, through normative resolution RN 195/09, amended by RN 200/09 and RN 204/09, ANS reclassified as individuals plans contracts previously marketed as collective plans by adhesion. Regulation of individual plans differs from that of collective plans by adhesion, resulting, among other effects, in the establishment of provisions for credit loss. With the future growth of individual plans, we may have to increase expenses related to provisions for credit losses in line with specific regulations for this market, which require maintaining individual customers for 60 days after the start of default, and entails characteristics of higher credit risk inherent to the individual market.

Finally, we are a publicly traded company and, therefore, subject to CVM regulations, and there is a risk of noncompliance with the regulator.

Risk of non-compliance with regulatory capital norms.

The Company follows criteria determined by ANS on minimum regulatory capital requirements for the segment, carrying out risk management activities in its operations. However, adverse and/or unforeseen conditions may affect the maintenance of mandatory regulatory capital, thereby impacting the Company's solvency margin.

i) foreign countries where the company operates:

The Company may encounter difficulties in implementing the dental product and face negative impacts associated with local regulations.

The Company operates in Mexico, aiming at operating dental care plans, and therefore is subject to that country's regulations. There is a risk that the operation may not perform as expected due to difficulties in entering the Mexican market, as well as the risk of regulatory changes by CNSF (*Comisión Nacional de Seguros y Fianzas*) and SAT (*Servicio*

de Administración Tributaria) — Mexican regulatory agencies, equivalent to ANS and IRS, respectively—, and finally, currency risk, which could affect our financial and business conditions.

j) social issues;

Actions diverging from human rights and fundamental rights principles and/or disregarding the purpose, values, or legislation may result in legal proceedings, financial losses, and damage to the Company's reputation and image

We consider social risk any type of conduct attributed to the Company that has the potential to violate principles of human rights, fundamental rights, or is not in accordance with the guidelines of the Code of Ethical Conduct, in respect to our relationships with our employees and the communities affected by our operations, which if materialized, could result in financial losses such as fines and penalties, as well as damage to the Company's image.

We consider the following social issues relevant:

- Human Rights and community relations
- Fighting force or compulsory labor practices

Fighting child labor

Respect for labor relations

Occupational Safety and Health

Promoting diversity and non-discrimination

Despite the social risk mitigation measures we have in place, any internal violation or one committed by our suppliers and partners could result in reputational damage and is factored into our processes and interactions with these stakeholders.

k) environmental issues;

The Company does not cause significant social and environmental impacts due to the nature of its activities and its fundamentally digital operation. Nevertheless, the Company is committed to preventive approaches to environmental challenges, as well as promoting environmental responsibility in its operations through awareness initiatives, environmental education, and education for conscious consumption, reaffirming its commitment through the Sustainability Policy, in which it outlines its commitment to reconcile its activities with environmental conservation within the principles of Sustainable Development.

All its activities, products, and services are in harmony with the environment, always aiming for its conservation for future generations, aiming at ensuring that activities meet applicable legal requirements and environmental standards, while continuously improving efforts to prevent environmental degradation. Additionally, it is committed to reducing the environmental impacts of its processes, products, and services, promoting research into new technologies, processes, and inputs that minimize these impacts, and is dedicated to maintaining open dialogue with the community, customers, and suppliers to exchange information on relevant environmental issues.

The Company consistently manages its emissions, waste, and water and energy consumption. To mitigate the impact of its greenhouse gas emissions, for example,

a tree planting project has been carried out since 2007, with over 13,000 seedlings planted in parks. Since 2020, the Company has undertaken the commitment to neutralizing its emissions. In the same year, the Company neutralized 100% of its historical greenhouse gas emissions since its establishment in 1987, using a strategy of acquiring carbon credits through the voluntary market.

Risk of improper handling and disposal of solid waste generated in dental care

Among the waste generated in dental care, those requiring greater attention from handling and storage to final disposal are infectious waste and sharps. Infectious materials, which may contain biological agents, pose risks of infection, while sharps can cause cuts or punctures.

If environmental laws are not complied with, the Company may face fines and administrative sanctions. Furthermore, improper management of these waste can have consequences for public health and the environment, potentially leading to negative impacts on Odontoprev's operations, image, and reputation.

The Company recognizes its obligations and responsibilities in this matter and has a document that describes all the actions relating to the management of health care waste from its own dental offices (CLIDECs and Boutique Dental), the Health Care Waste Management Plan (PGRSS, in Portuguese). It also distributes a Sustainability Booklet to its entire accredited network, providing information on the correct destination and raising awareness of waste management and PPE disposal, among other topics.

I) climate issues, including physical and transition risks;

Climate change poses a long-term threat to the economy. The current warming scenario is around 2.9 °C, and as a result, the global economy is expected to retract by 18% over the next 30 years.

Climate changes affect health, including oral health. Raising awareness about these impacts is essential to managing the climate impacts affecting the population and their communities.

Transition risks related to climate issues

The Company understands that it must monitor the development and updates of issues related to the transition to a low-carbon economy. Risks can bring regulatory, reputational, and market-related aspects.

Regulatory risks involve government policies for climate change mitigation and adaption. In this context, we can mention carbon pricing policies and taxation of greenhouse gas (GHG) emissions. Within this scenario, Odontoprev manages its emissions and neutralizes them through carbon credits.

Odontoprev operates with significant investment in technological and innovative initiatives, increasingly promoting operations with low environmental impact, low emissions, and waste generation.

Aiming to monitor its performance on actions to mitigate its impact on climate change, every year Odontoprev answers the Climate and Water questionnaire of the Carbon Disclosure Project (CDP). In the items reported, the Company was recognized for aspects such as transparency of its environmental initiatives. In addition to the CDP, for the second consecutive year, Odontoprev published its emissions inventory in the Brazil GHG Protocol Program, which ranks the companies registered with seals according to the reporting order, in the case of Odontoprev, Bronze (partial) seal.

4.2 Indication of the five (5) main risk factors

4.2 - Indicate the 5 (five) main risk factors, among those listed in field 4.1, regardless of the category in which they fall.

Among the risk factors listed in field 4.1, the Company considers the following to be the main ones, in descending order of relevance:

1. Cybersecurity risks.

2. We might not be able to fully execute our business strategy.

3. Operational results may be adversely affected if we fail to accurately estimate or control dental care costs or if we cannot raise fees (premiums) to offset cost increases.

4. We may not be able to retain key members of our senior management or qualified employees.

5. Failure to capture commercial or other synergies in acquisition processes, as well as integration and incorporation of operational processes, may adversely affect the Company's financial results.

4.3 Description of the main market risks

4.3 Describe, quantitatively and qualitatively, the main market risks to which the issuer is exposed, including exchange rate and interest rate risks.

These risks arise from the possibility that Company and its direct and indirect Subsidiaries be subject to changes in interest rates that may have impacts on the fair value of the financial investment portfolio.

The Company does not enter into derivative financial instruments for speculative purposes. As of December 31, 2023, neither the Company nor its subsidiaries directly operated or held positions, whether active or passive, resulting from transactions involving derivative financial instruments.

The Company and its Subsidiaries adopt an investment policy in accordance with internal assessment criteria and limits established based on qualitative and quantitative information, including the requirement to allocate funds in accordance with ANS's NR 521/2022 to guarantee the technical provisions. The Company and its Subsidiaries have a financial investment portfolio that is mostly composed of long-term federal government bonds and is exposed to real interest on instruments indexed to inflation measured by the IPCA.

As of December 31, 2023, 81.0% and 79.6% (86% and 83.7% as of December 31, 2022) of total funds of the Company and Consolidated were invested in federal government bonds, 19% and 20.4% (14% and 16.3% as of December 31, 2022) were invested in investment funds, substantially impacted by changes in the Selic/CDI rate.

In compliance with CPC 40 (R1) / IFRS 7 – Financial instruments: disclosures, the Company and its Subsidiaries performed a sensitivity analysis of their financial instruments, as shown in the table below:

										Company
									Dec	ember 31, 2023
		Indexed to			Indexed to				Earnings	
		SELIC/CDI		IPC	A + fixed rate				Fixed rate	
	SELIC/CDI (p.a.) ¹	Fixed income inv. fund	Fixed rate ³	IPCA (p.a.) ²	NTN-B	Fixed rate ³	NTN-F	Fixed rate ³	LTN	Total interest earning bank deposits
Hierarchical level ²	-	2		-	2	-	2		-	-
Investments Projection of profitability in the next 12 months:	-	180,916		-	604,660	-	153,350		10,845	949,771
Probable	9.00%	16,282	4.60%	3.88%	51,259	10.10%	15,494	12.52%	19,199	102,234
2.0 p.p. decrease	7.00%	12,664		1.88%	39,166		15,494		19,199	86,523
3.0 p.p. decrease	6.00%	10,855		0.88%	33,119		15,494		19,199	78,667
2.0 p.p. increase	11.00%	19,901		5.88%	63,352		15,494		19,199	117,946
3.0 p.p. increase	12.00%	21,710		6.88%	69,399		15,494		19,199	125,802
¹ Based on the FOCUS n ² Hierarchical level classi		by the Central Ba	ink of Brazil on De	cember 29, 2023.						

³The investment in question is not exposed to fluctuations in indices as it has fixed yields

												Consolidated
											December 3	1, 2023 (Note 7)
		Indexed to		ndexed to			Indexed to				Earnings	
		SELIC/CDI	Mexican I	bond (BM)		IP	CA + fixed rate				Fixed rate	
	SELIC/CDI (p.a.) ¹	Fixed income inv. fund	BM (p.a.) ¹	CETES	Fixed rate ⁴	IPCA (p.a.) ¹	NTN-B	Fixed rate ⁴	NTN-F	Fixed rate ⁴	LTN	Total interest earning bank deposits
Hierarchical level ²	-	2		2			2	-	2		-	
Investments Profitability projection for the next 12 months:		199,104		9,799			604,660		153,350		10,845	977,758
Probable	9.00%	17,919	11.20%	1,097	4.60%	4.02%	52,105	10.10%	15,494	12.52%	19,199	105,814
2.0 p.p. decrease	7.00%	13,937	9.20%	902		2.02%	40,012		15,494		19,199	89,544
3.0 p.p. decrease	6.00%	11,946	8.20%	804		1.02%	33,966		15,494		19,199	81,409
2.0 p.p. increase	11.00%	21,901	13.20%	1,293		6.02%	64,198		15,494		19,199	122,085
3.0 p.p. increase	12.00%	23,892	14.20%	1,391	mbor 20, 2022	7.02%	70,245		15,494		19,199	130,221

Based on the FOCUS report disclosed by the Central Bank of Brazii on December 29, 20 ²Hierarchical level classification (note 2.4.3). ^{Rates} available from the Central Bank of Mexico. ⁴ The investment in question is not exposed to fluctuations in indices as it has fixed yields.

The Company adopted in its valuation the percentages 2.0 p.p. and 3.0 p.p., considering changes in the Selic rate over the last 12 months and considers the exposure of its investments to this variation to be reasonable. As of December 31, 2023, total of financial investments of R\$949,771 (R\$748,416 on December 31, 2022) refer to the Company and R\$27,987 (R\$30,978 on December 31, 2022) refer to the other Subsidiaries.

			December 31, 2023		Ratings of financial institutions							
			Average yield			Average yield		Fitch		Moody's		S&P
		Consolidate			Consolidate							
	Company	d	% CDI	Company	d	% CDI	ST	LT	ST	LT	ST	LT
Banco Bradesco S.A.	180,916	199,104	98.3%	104,614	127,381	94.9%	F1 +	AAA	PN	Ba1	brA-1 +	brAAA
Brazilian Government	768,855	768,855	70.2%	643,802	643,802	72.6%		BB		Ba2		BB
Mexican government		9,799			8,211			BBB-		Baa2		BBB
	949,771	977,758		748,416	779,394							

4.4 Relevant non-confidential proceedings

4.4. Describe the judicial, administrative or arbitration proceedings in which the issuer or its subsidiaries are a party, discriminating between labor, tax, civil, environmental and others: (i) that are not confidential, and (ii) that are relevant to the business of the issuer or its subsidiaries, indicating:

The Company and its subsidiaries, as of December 31, 2023, were involved in 5,883 judicial and administrative proceedings. For the proceedings under the aforementioned terms, the Company and its subsidiaries estimate that they will provision an amount sufficient to support possible losses.

We have listed below the proceedings considered relevant to the Company and its subsidiaries, to which they are a party as of December 31, 2023. Considering the business of the Company and its subsidiaries, the proceedings in course, for the most part, cover amounts that do not significantly impact their assets or financial capacity:

Civil Cases

Case #	1079080-36.2013.8.26.0100
a. court	Court of Origin: 14 th Civil Court of São Paulo
b. judicial body	Appellate Court
c. date of initiation	10/15/2013
	Plaintiff: ODONTOPREV S.A.
d. parties to the proceedings	Defendant: INNOVATIVE CONSULTORIA EM SISTEMAS DE INFORMÁTICA LTDA.
	Original value in dispute: R\$2,647,993.95 (Dec-14)
e. values, assets or rights involved	Corrected value in dispute: R\$4,859,722.18
	Value of the sentence determined in the revised sentence: R\$91,432,485.55
f. main facts	On 10/15/13, ODONTOPREV filed its complaint. On 12/6/13, INNOVATIVE filed an objection. On 1/27/14, ODONTOPREV filed a response. Subsequently, the evidence was detailed, and a decision was issued to dismiss the preliminaries and accept the production of the accounting evidence. On 6/13/18, an expert report was presented and subsequently duly supplemented. On 10/13/20, a decision was rendered partially accepting the action to sentence INNOVATIVE to pay a fine of 13% for breach of contract. On 10/27/20, ODONTOPREV and INNOVATIVE filed motions for clarification. On 6/8/21 the motions for clarification from both parties were rejected. On 7/1/21, ODONTOPREV and INNOVATIVE filed appeals. After presenting a response to the appeals, the case files were sent to the Court of Appeals of São Paulo State and assigned to Appellate Judge Sérgio Leite Alfieri Filho. On 8/12/22 the case files were sent to the reporting judge under advisement. On 11/28/23, ODONTOPREV'S appeal was partially accepted and INNOVATIVE's appeal was dismissed. On 4/12/24, INNOVATIVE filed appeal.
g. summary of decisions rendered on the merits	On 10/13/20, a decision was rendered partially accepting the action to sentence INNOVATIVE to pay a fine of 13% for breach of contract. On 10/27/20, ODONTOPREV and INNOVATIVE filed motions for clarification. On 6/8/21 the motions for clarification from both parties were rejected. On 7/1/21, ODONTOPREV and INNOVATIVE filed appeals. On 11/28/23, ODONTOPREV'S s appeal was partially accepted, recognizing (a) INNOVATIVE'S contractual breach, with the reduction of the fine for termination foreseen from 25% to 13% of the contract value, (b) INNOVATIVE'S duty to compensate ODONTOPREV for the costs spent hiring the company UNIONE to complete the services that should have been performed by the contractor and (c) the unenforceability of the fourth installment of the contract (invoice # 1185) and supposed service overtime billed in invoice # 1186, maintaining the invalidity of the action in relation to ODONTOPREV'S other requests. INNOVATIVE'S appeal was dismissed.
h. stage of the process	Awaiting ODONTOPREV to be notified for the issuing of a response to the special appeal filed by INNOVATIVE.

 whether the chance of loss is probable, possible or remote 	Possible.
j. reason why the case is considered relevant	The purpose of the action is to have the defendant be sentenced to pay compensation, termination fine, costs and legal fees, in view of INNOVATIVE'S serious and successive contractual breaches.
I. analysis of the impact in case of losing the case	Loss of the amount sought, costs of loss of suit and court costs.

Case #	0027378-64.2010.8.05.0001
a. court	Court of Origin: 7 th Consumer Relations Court of the Judicial District of Salvador, BA
b. judicial body	Trial Court
c. date of initiation	03/25/2010
d. parties to the proceedings	Plaintiff: Prosecution Service of Bahia State
a, parties to the proceedings	Defendants: Odontoprev S.A and others.
e. values, assets or rights involved	Original value in dispute: R\$ 250,000.00 (Mar-10)
	Corrected value in dispute: R\$561,269.04
f. main facts	The action was filed on 3/25/10 by the PROSECUTION SERVICE OF THE STATE OF BAHIA, with a motion for interlocutory relief and shifting the burden of proof. A decision was then made that initially determined shifting the burden of proof. After being summoned, ODONTOPREV filed objection and appeal against the decision that determined shifting the burden of proof. Afterwards, objections were filed by LOJAS RIACHUELO and C&A. Subsequently, the PROSECUTION SERVICE delivered a rebuttal. On 6/27/16, a petition was filed by LOJAS RIACHUELO contesting the arguments raised in the PROSECUTION SERVICE's rebuttal, requesting the dismissal of the injunction and fully reiterating the terms of its objection so that the preliminary argument of lack of standing could be accepted, with the termination of the action without prejudice. On 3/6/21, a pretrial decision was issued rejecting the preliminaries and notifying the parties to comment on the evidence they intended to produce, assigning the burden of "proving the occurrence of a fact constituting their claim" to the PROSECUTION SERVICE and the burden of "proving the non-occurrence of the irregularities pointed out in an initial pleading" to the defendants. On 3/16/21, ODONTOPREV filed a motion for clarification to rectify the obscurity and contradiction regarding the reassignment of the burden of proof. On 3/30/21, C&A filed a motion for the production of additional oral and documentary evidence. On 1/11/22, the PROSECUTION SERVICE filed a response to the motion for clarification filed by ODONTOPREV. On 5/19/22, a letter from the Court was produced stating that the interlocutory appeal filed by the PROSECUTOR SERVICE to discuss shifting the burden of proof was dismissed. On 1/12/23 the PROSECUTION SERVICE filed another

	motion for the reassignment of the burden of proof. On 3/2/23 the case files were sent to the judge. On 8/28/23, an order was issued notifying the parties to comment on the production of evidence. On 8/31/23, the PROSECUTOR SERVICE filed a motion reiterating the request to reassign the burden of proof. Afterwards, the parties filed a motion summary judgment on the merits. On 3/27/24, a ruling was rendered fully dismissing the action. On 4/2/23 the PROSECUTOR SERVICE filed an appeal.
g. summary of decisions rendered on the merits	On 3/27/24, a ruling was rendered fully dismissing the action.
h. stage of the process	The parties will be notified to file a response to the appeal. The case files will then be sent to the Court of Appeals for judgment on the appeal.
i. whether the chance of loss is probable, possible or remote	Possible.
j. reason why the case is considered relevant	The purpose of the action is to obtain the declaration of invalidity of alleged unconscionable clauses in relation to the partnership established between ODONTOPREV S.A. and Lojas Riachuelo and C&A.
I. analysis of the impact in case of losing the case	There is a risk that ODONTOPREV will be compelled, under penalty of a daily fine of R\$ 20,000.00, to: (i) stipulate the value of the individual monthly fee for the group plan in accordance with current regulations and ANS determinations; (ii) not use the prepayment system; (iii) insert into the list of coverage the procedures listed in Resolution 154 of the ANS; (iv) readjust the monthly value on the anniversary date of the group dental plan, not applying any increase in a period of less than one year; (v) exclude the contractual clause according to which if there is any change in legislation regarding the annual frequency of increases, consumers are obliged to accept them; (vi) require, if necessary, co-participation in a percentage not exceeding 20% of the value of the procedures performed; (vii) in case of non-payment of any monthly fee, on the due date, respect the rules established in Art. 13, item II, of the Health Plan Law; (viii) not create obstacles to the voluntary exclusion of the beneficiary; and (ix) in case of voluntary exclusion of the beneficiary, stipulate a termination fine in the amount of a monthly payment.

0003566-71.2016.4.03.6144
1 st Federal Court of Barueri
Appellate Court
04/07/2016
Plaintiff: ANS
Defendant: ODONTOPREV S.A.
Original value in dispute: R\$1,047,485.26
Corrected value in dispute: R\$1,837,128.64
ANS filed a tax-collection action, aiming compliance with the fine
imposed in administrative process No. 25789.077.462/2009-72, on charges of: (a) an alleged demand by the plaintiff operator that

	periapical radiographic examinations be carried out on the beneficiary before and after the beneficiary's dental procedure, to prove the procedure was carried out and enable the dental surgeon to receive compensation; and (b) the charging of co- participation for the radiography procedure performed on him; the amount of which would have been paid directly to the dentist.
g. summary of decisions rendered on the merits	After being summoned in the tax-collection action, ODONTOPREV filed a surety letter to post bond and filed an appeal against the tax-collection, assigned under No. 0006782-40.2016.403.6144, aiming to cancel it. The debtor's motion to stay execution were partially accepted by the judgement in the following way: (i) it maintained the application of the fine of R\$30,000.00 related to item "a" (the matter of the alleged requirement to perform an x- ray); (ii) it removed the fine of R\$ 30,000.00 related to item "b" (the charging of co-participation) and; (iii) it reduced the fine related to item "c" (the payment of co-participation directly to the provider) to the amount of R\$ 30,000.000, because it understood there was no grounds to the actual occurrence of effects of a collective nature that could result in the application of the multiplier effect of the fine. Both ANS and ODONTOPREV appealed.
h. stage of the process	Currently: on 09/13/2023, the appeal was reassigned by lottery due to the creation of a judicial unit.
i. whether the chance of loss is probable, possible or remote	POSSIBLE.
j. reason why the case is considered relevant	The loss of the action could result in substantial economic losses for Odontoprev.
I. analysis of the impact in case of losing the case	An unfavorable judgment against Odontoprev will have an impact on the company's profits.

Case #	0004242-53.2015.4.03.6144
a. court	Court of Origin: 2 nd Federal Court of Barueri
b. judicial body	Appellate Court
c. date of initiation	03/10/2015
	Plaintiff: ANS
d. parties to the proceedings	Defendant: ODONTOPREV S.A.
	Original value in dispute: R\$1,404,736.95
e. values, assets or rights involved	Corrected value in dispute: R\$2,775,636.61
	The administrative process filed by the ANS, which culminated in
f. main facts	the fine, resulted from the investigation of an alleged irregularity in the conduct of ODONTOPREV when marketing the products
	called "IBIODONTO OURO" and "IBIODONTO PRATA" during 2007,

	in an operational condition different from that registered at the ANS.
g. summary of decisions rendered on the merits	After Odontoprev was summoned, it filed a debtor's motion to stay execution, case file No. 0010619-40.2015.40.3.6144, to cancel the fine applied due to several defects in the administrative process. Judgment of dismissal of ODONTOPREV's debtor's motion to stay execution. We filed an appeal on 6/21/2022.
h. stage of the process	Currently, the case file of the appeal is held by the judge, to be taken under advisement since 3/2/2023.
i. whether the chance of loss is probable, possible or remote	POSSIBLE.
j. reason why the case is considered relevant	The loss of the action could result in substantial economic losses for Odontoprev.
I. analysis of the impact in case of losing the case	An unfavorable judgment against Odontoprev will have an impact on the company's profits.

Tax-Judicial Cases

Case #	0177567-78.2021.8.19.0001
a. court	Court of Origin: 12 th Public Treasury Court of the Judicial District of Rio de Janeiro
	Currently: 12 th Public Treasury Court of the Judicial District of Rio de Janeiro
b. judicial body	Trial Court
c. date of initiation	08/06/2021
d. parties to the proceedings	Plaintiff: ODONTOPREV S.A.
	Defendant: The City of Rio de Janeiro
	Original value in dispute: R\$2,527,014.38
e. values, assets or rights involved	Corrected value in dispute: R\$3,363,679.15
	Corrected value established in the judgment /appellate decision: none
	Annulment action to cancel Deficiency Notice No. 101,878, issued by the City of Rio de Janeiro seeking to charge ISS tax for the period from January 2004 to December 2007, under the allegation that the Plaintiff's commercial office located in the capital of Rio de Janeiro State – which has been extinct – was the one that actually provided services related to the marketing of private dental care plans for clients based in the capital.
	The fact is that the services offered by the Plaintiff are actually provided at its headquarters, located in Barueri/SP, the entity for which it collects the ISS tax.
f. main facts	We argue that the City of Rio de Janeiro does not have jurisdiction to demand the collection of the ISS tax from the Company, since, in line with the precedents of the Superior Court of Justice (STJ), the place of the actual provision of services is the establishment where the economic unit of the legal entity with sufficient decision-making powers to operate dental plans is located – <i>in</i> <i>casu</i> , Barueri/SP;
	We also argue that the Public Treasury violated Article 142 of the CTN by failing to consider, for the purposes of deducting gross revenue, the transfers allocated by the Plaintiff to dental care service providers, in violation of what was decided by the Federal Supreme Court (STF) in RE 651/703 on general repercussion in the sense that <i>"the calculation of the tax base of the ISSQN is levied solely on the commission, that is to say: the revenue earned on the difference between the value received by the contractor and what is passed on to third-party service providers".</i>

	Finally, we also argue that the fines are confiscatory in nature and that interest is required at a level higher than the SELIC interest rate.
	The petition requests the annulment of the notice of deficiency, and secondarily (i) the reduction of the amounts required; (ii) the removal of the fine or its reduction; and (iii) limiting the evolution of the tax liability to the SELIC interest rate.
	On 8/15/2021, an interlocutory relief to suspend the enforceability of the tax liability and dismiss any acts leading to collection was denied. The Company filed Interlocutory Appeal No. 0074132- 91.2021.8.19.0000.
	The City filed a response, followed by the presentation of a guarantee insurance policy by the Company.
	On 1/23/2022, relief was granted to determine the immediate issuance of a Certificate of Suspended Debt with the City, without the restrictions arising from ISS tax debts subject to No.101.878, PAF No. 04/351.178/2008 registered as an overdue tax liability under CDA No. 10/186.828/2021, as well as to determine that the Treasury is to refrain from carrying out any coercive or punitive practices in relation to the Company during the course of the present action and in relation to those debts, including the noting of such debts in CADIN and the protesting of a negotiable instrument.
	A rebuttal was delivered with a request for the production of accounting evidence.
	On 10/20/2022, the production of accounting evidence was accepted and an accountant was appointed.
	The parties raised questions and the Company was ordered to deposit the fee amount so that the expert could begin the work.
g. summary of decisions rendered on the merits	Same as above.
h. stage of the process	At the evidentiary stage (accounting evidence)
i. whether the chance of loss is probable, possible or remote	Possible
j. reason why the case is considered relevant	Nature of the facts discussed (tax nature) and value involved (greater than R\$1,000,000.00).
k. analysis of the impact in case of losing the case	We will lose the cancellation of the notice of deficiency, the debt of which must be paid as per its corrected amount at the time of

payment. At	ttorney fee	s will	also	be due	to b	e defined in the
sentencing.	Currently	the	debt	amoun	t is	R\$4,130,838.28,
excluding fee	es.					

Case #	0000888-33.2013.4.03.6130
a. court	Court of Origin: 2 nd Federal Court of Osasco/SP
b. judicial body	Appellate Court
c. date of initiation	02/26/2013
d. parties to the proceedings	Plaintiff: ODONTOPREV S.A. Corporate Taxpayers' ID (CNPJ): 58.119.199/0001-51
	Defendant: The Federal Government
e. values, assets or rights involved	Original value in dispute: R\$3,955,030.94
	2/26/2013 – Writ of Mandamus filed.
	3/1/2013 - Decision partially Accepting the motion for an injunction.
	8/14/2013 - Judgment: The mandamus was partially granted to declare the non-existence of a legal-tax relationship regarding the application of social security tax and third-party contributions, on the costs of (a) paid vacations; b) vacation pay increased pay one third; c) sick leave pay or work accident leave pay in the first 15 (fifteen) days; d) paid notice of termination and its effects on the year-end bonus salary; e) daycare allowance.
	3/9/2013 - Appeal filed by the Company.
	1/24/2014 – Appealed filed by the Federal Government (untimely).
	3/7/2016 – Appellate Decision - denial of the entertainment of the appeals and the mandatory review.
f. main facts	6/27/2017 - Decision: denial of the Interlocutory Appeal.
	4/20/2016 - Interlocutory Appeal filed by the Federal Government.
	10/6/2016 - Special and Extraordinary Appeals filed by the Company.
	10/23/2017 - Special and Extraordinary Appeals filed Federal Government.
	2/9/2018 - Decision published suspending the process until final judgment of RE No. 576.967.PR, linked to topic No. 72 of general repercussion (Inclusion of maternity pay in the calculation the tax basis for Social Security Contribution levied on compensation).
	6/15/2021 - Company's appeal suspended, awaiting judgment of Extraordinary Appeal No. 576.967.PR, linked to topic No. 72 of general repercussion.
	11/16/2021 – End of suspension.

Г	9/21/2021 Decision of retraction portially service the Com
	8/31/2021 - Decision of retraction partially granting the Company's Appeal to recognize the non-application of social contributions on maternity pay and the right to compensation in the five years prior to the filing of the action.
	10/1/2021 - Motion for Clarification filed by the Company, to remedy the inaction regarding the contribution of third parties.
	10/26/2021 – Statement produced by the Federal Government.
	5/13/2022 - Decision did not accept the company's Motion for Clarification.
	6/6/2022 - Interlocutory Appeal filed by the Company.
	7/5/2022 - Decision that granted the interlocutory appeal filed by the company, recognizing the unenforceability of maternity pay and the right to compensation for it.
	7/18/2022 - Statement from the Federal Government reiterating its exceptional appeals for a decision of retraction.
	3/3/2023 – Decision that ordered the suspension of the case file.
	11/23/2023 – Case file suspended.
	3/1/2013 - Decision partially Accepting the motion for an injunction.
	8/14/2013 - Judgment: The mandamus was partially granted to declare the non-existence of a legal-tax relationship regarding the application of social security tax and third-party contributions, on the costs of (a) paid vacations; b) vacation pay increased pay one third; c) sick leave pay or work accident leave pay in the first 15 (fifteen) days; d) paid notice of termination and its effects on the year-end bonus salary; e) daycare allowance.
	3/7/2016 – Appellate Decision - denial of the entertainment of the appeals and the mandatory review.
g. summary of decisions rendered on the merits	6/27/2017 – Decision by Trial Court: denial of the Interlocutory Appeal.
	8/31/2021 - Decision of retraction partially granting the Company's Appeal to recognize the non-application of social contributions on maternity pay and the right to compensation in the five years prior to the filing of the action.
	5/13/2022 - Decision did not accept the company's Motion for Clarification.
	7/5/2022 - Decision that granted the interlocutory appeal filed by the company, recognizing the unenforceability of maternity pay and the right to compensation for it.
	3/3/2023 – Decision that ordered the suspension of the case file.
h. stage of the process	On appeal
i. whether the chance of loss is probable, possible or remote	Possible
j. reason why the case is considered relevant	Values involved
<u>L</u>	

I. analysis of the impact in case of losing the Impossibility of refunding undue payment of the taxes and avoiding future taxation.

Case #	5000338-03.2016.4.03.6144
a. court	Court of Origin: 1 st Federal Court of Barueri
b. judicial body	Appellate Court
c. date of initiation	08/18/2016
d. parties to the proceedings	Plaintiff: Odontoprev S.A and Brasildental Operadora de Planos Odontológicos S.A.
	Defendant: The Federal Government
e. values, assets or rights involved	Original value in dispute: R\$3,726,981.69
	This is a Writ of Mandamus which aims to exclude the ISS tax from the tax base calculation of PIS and COFINS taxes; Application by analogy to what was decided by the Federal Supreme Court in RE No. 574.706;
	RE 592.616, topic 118 - Inclusion of the ISS tax in the tax base calculation of PIS and
	COFINS taxes;
f. main facts	On 1/20/2017, a judgment was rendered which denied the claimed mandamus, because it understood, in summary, that the matter would not yet have been settled by the Federal Supreme Court (STF);
	On 6/24/2019, the Court reversed the previously rendered judgment and granted the company's Appeal to rule out the inclusion of ISSQN in the composition of the PIS/COFINS tax base calculation, as well as to declare the petitioner's right to compensation of the amounts unduly collected under this pretense within the statute of limitations of 5 (five) years prior to the filing of this case.
	The Public Treasury filed an Extraordinary Appeal, which is currently pending judgment.
g. summary of decisions rendered on the merits	On 1/20/2017, a judgment was rendered which denied the claimed mandamus, because it understood, in summary, that the matter would not yet have been settled by the Federal Supreme Court (STF);
	On 6/24/2019, the Court reversed the previously rendered judgment and granted the company's Appeal to rule out the inclusion of ISSQN in the composition of the PIS/COFINS tax base calculation, as well as to declare the petitioner's right to compensation of the amounts unduly collected under this pretense within the statute of limitations of 5 (five) years prior to the filing of this case.
	The Public Treasury filed an Extraordinary Appeal.

	Decision was issued determining the suspension of the case until the final judgment of RE 592.616 (Topic 118), by the STF. Case files suspended.
h. stage of the process	Awaiting judgment of the Extraordinary Appeal from the Public Treasury.
i. whether the chance of loss is probable, possible or remote	Remote
j. reason why the case is considered relevant	RE 592.616, topic 118 - Inclusion of the ISS tax in the tax base calculation of PIS and COFINS
I. analysis of the impact in case of losing the case	Method of taxation

Case #	5141583-46.2018.8.13.0024
a. court	Court of Origin: 2 nd Tax Court of the Municipality of Belo Horizonte
b. judicial body	Trial Court
c. date of initiation	10/05/2018
d. parties to the proceedings	Plaintiff: Garcia Pedrosa Ltda.
u. parties to the proceedings	Defendant: The City of Belo Horizonte
e. values, assets or rights involved	Original value in dispute: R\$63,514.20
e. values, assets of fights involved	Corrected value in dispute: R\$96,617.46
f. main facts	This is a declaratory judgement action of the non-existence of a legal tax relationship claiming the right to collect the ISS tax levied on the services provided for in items 4.22 and 4.23 of the list of services attached to Complementary Law No. 116/03, based on the effective value of the service price, disregarding the restrictions provided for in Article 13-B of City Law nº 8,725/03. The refund of amounts unduly collected in favor of the city since March/2018 was also requested, including in relation to amounts that may be collected during the course of the process. A ruling was issued on 07/27/2021 which, on the merits, judged the claim to be valid, recognizing that the ISS tax levied on dental care plan operation services could not contain, in its tax base calculation, the amounts passed on to third parties providing health services. The City was ordered to pay procedural costs possibly paid in advance and legal fees, arbitrated at 15% of the value of the sentence. The City filed an appeal, which was partially granted by the Court on 08/03/2021, solely to determine that the arbitration of the fees owed by it takes place in the sentence settlement phase, maintaining the first-degree decision in everything else. The City filed a Special Appeal, which was rejected based on the STJ's settled precedents. An appeal was filed in a Special Appeal, which was not heard, and the final judgment was issued on 11/30/2022.

	The execution of the sentence is waited for reimbursement of costs and fees, to be initiated after definition of IRDR No. 1.0000.21.1354915/001, where it will be decided whether Public Treasurys can be sentenced to pay costs related to summons/notification occurring in the process.
g. summary of decisions rendered on the merits	Description above.
h. stage of the process	The execution of the sentence is awaited for reimbursement of costs and fees, to be initiated after definition of IRDR No. 1.0000.21.1354915/001, where it will be decided whether Public Treasurys can be sentenced to pay costs related to summons/notification occurring in the process.
i. whether the chance of loss is probable, possible or remote	Remote
j. reason why the case is considered relevant	Method of taxation
k. analysis of the impact in case of losing the case	Method of taxation

Case #	1012050-55.2023.4.01.3400
a. court	Origin: 4 th Civil Court of the Federal District
b. judicial body	Appellate Court
c. date of initiation	02/13/2023
	Plaintiff: Odontoprev
d. parties to the proceedings	Defendant: The Federal Government
e. values, assets or rights involved	R\$24,685,448.67
	Action filed to annul the fine issued in deficiency notice No. 15983.720160/2015-14.
	Injunction granted through an appeal, to suspend enforceability.
f. main facts	
	Judgment for plaintiff and subsequent appeal from the Federal Government.
g. summary of decisions rendered on the	Judgment for plaintiff. Cancellation of the fine.
merits	
h. stage of the process	Awaiting judgment on the Federal Government's appeal.
i. whether the chance of loss is probable,	
possible or remote	Possible
j. reason why the case is considered relevant	Values involved

k. analysis of the impact in case of losing the case	Values involved
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Tax-Administrative Cases

Case #	13896.000852/2010-91
a. court	Administrative Process
b. judicial body	Higher Chamber of Tax Appeals ("CSRF")
c. date of initiation	05/14/2010
d. parties to the proceedings	Plaintiff: ODONTOPREV S.A.
u. parties to the proceedings	Defendant: The Federal Revenue Service
e. values, assets or rights involved	Original value in dispute: R\$2,895,027.77
e. values, assets of fights involved	Corrected value in dispute: R\$3,781,354.95
f. main facts	This is a formalized administrative process for the analysis of electronic PER/DCOMP No. 23027.00804.170504.1.7.02-5793, No. 24567.57255.170504.1.7.02-0889, No. 0386.88619.270205.1.3.02-4711 and No. 21566 .66495.170504.1.3.02-3367, through which the Taxpayer aims to offset tax liability arising from the Company Income Tax Return ("IRPJ") calculated in the tax year 2002, with tax debts administered by the Federal Revenue Service.
	5/14/2010 – Opinion No. 220/2010 (decisional order), issued by the Tax Guidance and Analysis Service of the Brazilian Federal Revenue Office in Barueri, which approved the compensation object of DCOMP No. 07029.02955.250804.1.3.02-1222 and did not approve the compensations objects of DCOMP No. 09127.94518.040409.1.7.02-4055, No. 28481.58167.131006.1.8.02- 7675, No. 09458.64309.160505.1.3.02-6948 and No. 8.160505.1.3.02-6427.
g. summary of decisions rendered on the merits	11/21/2013 – Appellate Decision No. 14-46,867 by the 15 th Panel of the Federal Revenue Service Judgment Office in Ribeirão Preto - SP, which dismissed the Statement of Discontentment.
	11/16/2022 - Appellate Decision No. 1301-006.172 by the 1st Ordinary Panel of the 3 rd Chamber of the 1 st Judgment Section of the Tax Appeals Authority, which partially granted the voluntary appeal to: (i) cancel the disallowance of costs, operational expenses and financial expenses and maintain the IRPJ calculation, carried out by the Appellant in the calendar year 2002, in the amount of R\$206,106.68 and, (ii) approve the compensations up to the limit of the recognized credit right.
h. stage of the process	5/14/2010 - Acknowledgment of Opinion No. 220/2010, issued by the Tax Guidance and Analysis Service of the Brazilian Federal Revenue Office in Barueri, which approved the compensation object of DCOMP No. 07029.02955.250804.1.3.02-1222 and did not approve the compensations objects of DCOMP No. 09127.94518.040409.1.7.02-4055, No. 28481.58167.131006.1.8.02-

	7675, No. 09458.64309.160505.1.3.02-6948 and No. 8.160505.1.3.02-6427.
	6/14/2010 – Statement of Discontentment filed.
	11/21/2013 - Appellate Decision No. 14-46,867 by the 15 th Panel of the Federal Revenue Service Judgment Office in Ribeirão Preto - SP, which dismissed the Statement of Discontentment.
	4/2/2015 – Voluntary Appeal filed.
	11/16/2022 – Filing of Appellate Decision No. 1301-006.172 by the 1st Judgment Section of the 3 rd Chamber of the 1 st Ordinary Panel, which by majority of votes partially granted the Voluntary Appeal to: (i) cancel the disallowance of costs, operational expenses and financial expenses and maintain the IRPJ calculation, carried out by the Appellant in the calendar year 2002, in the amount of R\$206,106.68 and, (ii) approve the compensations up to the limit of the recognized credit right.
	8/7/2023 – Motion for Clarification filed in view of Appellate Decision No. 1301-006.172.
	8/14/2023 – Respondent's briefs filed against the Special Appeal filed by the Public Treasury Attorney General's Office.
	The case files are at the Office of Federal Revenue Service for Virtual Tax Administration Virtual-SP, possibly notifying the Company of the decision that did not accept the opposing Motion for Clarification.
i. whether the chance of loss is probable, possible or remote	Possible
j. reason why the case is considered relevant	Financial relevance.
I. analysis of the impact in case of losing the case	R\$3,781,354.95

Case #	15983.720159/2015-90
a. court	Administrative Process
b. judicial body	Higher Chamber of Tax Appeals ("CSRF")
c. date of initiation	08/31/2015 – Issuance of Deficiency Notice
d. parties to the proceedings	Plaintiff: The Federal Revenue Service
	Defendant: ODONTOPREV S.A.
e. values, assets or rights involved	Original value in dispute: R\$26,847,892.34
	Corrected value in dispute: R\$43,083,392.53
f. main facts	These are deficiency notices issued to claim social security contributions, relating to the calendar years 2010, 2011 and 2012,
	cumulated with late payment interest and ex officio fine. According
	to the information extracted from the Tax Verification Instrument, Odontoprev S.A. would have remunerated its administrators and
	employees through the granting of share purchase options, within

	the seame of the Share Durchase Option Dian environed at the
	the scope of the Share Purchase Option Plan, approved at the General Meeting of 4/19/2007.
g. summary of decisions rendered on the merits	4/13/2016 - Judgment No. 14-60.089 rendered by the 9 th Panel of the Federal Revenue Service's Judgment Office in Ribeirão Preto ("DRJ"), which judged the challenge to be partially valid, determining the exclusion of the portion of the benefit offered to workers corresponding to shares subject to the "lock up" clause.
	5/8/2019 – Appellate Decision No. 2402-007.208 issued by the 2nd Ordinary Panel of the 4th Chamber of the 2 nd Judgment Section of the Tax Appeals Authority ("CARF"), which accepted the Mandatory Review, reestablishing the application of the social security contribution on the shares subject to the "lock up" clause from the date of exercise of the options and dismissing the Voluntary Appeal filed by the Company.
	8/31/2015 – Issuance of deficiency notices.
	10/2/2015 – Filing of objection.
	4/13/2016 - Appellate Decision No. 14-60.089 rendered by the DRJ, which judged the challenge to be partially valid, determining the exclusion of the portion of the benefit offered to workers corresponding to shares subject to the "lock up" clause.
	6/7/2016 – Voluntary Appeal filed.
	5/8/2019 – Appellate Decision No. 2402-007.208 issued by the 2 nd Ordinary Panel of the 4th Chamber of the 2nd Judgment Section of the Tax CARF, which accepted the Mandatory Review, reestablishing the application of the social security contribution on the shares subject to the "lock up" clause from the date of exercise of the options and dismissing the Voluntary Appeal filed by the Company.
	1/31/2020 – Filing of Special Appeal.
h. stage of the process	4/17/2020 - Order of Admissibility of Special Appeal issued by the 2 nd Judgment Section of the 4 th Chamber of CARF, which partially entertained the Special Appeal filed in relation to the matter (i) Presence of Elements that Define a Commercial Contract. According to the Order, the divergence in relation to the matters of the items was not proved: (i) Nullity of the Deficiency Notice: Matter of Public Order, due to the lack of indication of a paradigmatic appellate decision; (ii) Nullity of the Deficiency Notice: Error in the Election of the Generating Event; (iii) Nullity of the Deficiency Notice - Incorrect Determination of the Tax Base Calculation; and (iv) Possibility of Review of all Matters Raised in Special Appeal (Precedent No. 528 of the STF and Art. 1034 of the CPC), due to the lack of indication of a paradigmatic appellate
	5/11/2022 - Inclusion of the Special Appeal in the judgment agenda for the session of 5/26/2022, at 9 a.m.
	5/19/2022 - Files removed from the agenda by order of the Presiding Judge.

	Session suspended due to the participation of advisors representing the Public Treasury in the strike of their professional category.
	12/8/2022 – Case files included in the judgement agenda for the session of 12/19/2022 at 2:00 p.m.
	12/19/2022 - Case files removed from the agenda.
	2/1/2023 – Case files included in the judgement agenda for the session of 2/15/2023 at 9:00 a.m.
	2/15/2023 - CARF/MF Ordinance No. 1490 suspended the CARF judgment sessions for the week from February 14 th to 16 th .
	9/28/2023 - The files are in the 2 nd Panel of the Superior Chamber of Tax Appeals of the Tax Appeals Authority-MF-DF, assigned for the reporting of the Taxpayer's Special Appeal to Advisor Mário Hermes Soares Campos.
	3/28/2024 – Case files included in the judgement agenda for the session of 04/16/2024, at 2:30 p.m.
	4/16/2024 – Judgment result: The Taxpayer's Special Appeal was not heard.
	Waiting for the formalization of the Appellate Decision.
i. whether the chance of loss is probable, possible or remote	Possible.
j. reason why the case is considered relevant	Financial relevance and the nature of the facts discussed
I. analysis of the impact in case of losing the case	R\$43,083,392.53

Case #	15983.720160/2015-14 – PAF closed – valid action to annul
a. court	Administrative Process
b. judicial body	N/A
c. date of initiation	8/31/2015 – Issuance of Deficiency Notice
d. parties to the proceedings	Plaintiff: The Federal Revenue Service
	Defendant: ODONTOPREV S.A.
e. values, assets or rights involved	Original value in dispute: R\$14,424,986.59
	Corrected value in dispute: R\$24,805,175.91 (04/2024)
f. main facts	This is an administrative process consolidated in a deficiency notice constituting tax liability related to a single fine, due to the alleged
	failure to withhold income tax at source, regarding the tax
	calculation periods of 09/2010, 11/2010, 04/2011, 05/2011,
	08/2011, 04/2012 and 07/2012.
g. summary of decisions rendered on the merits	4/13/2016 – Appellate Decision No. 14-63,369 issued by the 9th
	Panel of the Judgment Office of the Federal Revenue Service in
	Ribeirão Preto ("DRJ"), which ruled on the partially valid objection, excluding from the tax base for calculating the single fine the

	shares subject to a lock-up clause from the date of exercising the
	options. 5/08/2019 - Appellate Decision No. 2201-005.285 issued by the 2nd Ordinary Panel of the 4th Chamber of the 2nd Judgment Section of the Tax Appeals Authority ("CARF"), which granted the Mandatory Review, reestablishing the application of the single fine of the tax base calculation for shares subject to the "lock up" clause from the date of exercise of the options and dismissed the Voluntary Appeal filed by the Company.
	12/16/2021 - Appellate Decision No. 9202-010.327 by the 2 nd Panel of the Superior Chamber of Tax Appeals of the Tax Appeals Authority, which dismissed the Special Appeal filed by the Company.
	8/31/2015 – Issuance of Deficiency Notice.
	10/2/2015 – Filing of objection.
	11/10/2016 – Appellate Decision No. 14-63,369 was issued, which judged the Objection to be partially valid, dismissing [sic]
	12/27/2016 – Voluntary Appeal filed.
	7/11/2019 - Appellate Decision No. 2201-005.285 was issued by the 2nd Judgment Section of the 2^{nd} Chamber of the 1^{st} Ordinary Panel, which granted the Mandatory Review, reestablishing the application of the single fine related to the tax base the calculation for shares subject to the "lock up" clause from the date of exercise of the options, and dismissing the Voluntary Appeal.
	1/22/2020 – Filing of Special Appeal.
h. stage of the process	5/18/2020 - Order issued on the Examination of Admissibility of a Special Appeal by the 1st Judgment Section of the Tax Appeals Authority, which entertained the Special Appeal regarding the following topics: (i) Lack of Legal Provision for Claiming a Single Fine in the Present Case; (ii) Non-application of IRRF upon Exercise of the Option - Application of the "Cash Method"; (iii) Non- application of IRRF on Shares Subject to the "Lock up" Clause; and (iv) Presence of the Elements that Define a Commercial Contract, and denied to entertain the difference addressed in the topic "Nullity of the Deficiency Notice due to the Illiquidity and Uncertainty of the Tax Liability".
	12/16/2021 – Appellate Decision No. 9202-010.327 was issued by the 2 nd Panel of the Superior Chamber of Tax Appeals of the CSRF, which partially heard the Special Appeal filed by the Taxpayer, dismissing the part that was heard.
	2/21/2022 – Filing of Motion for Clarification.
	5/01/2023 - Acknowledgment of the admissibility order that denied the Motion for Clarification.
	The case is closed at the administrative level, with the matter being the subject of Annulment Action No. 1012050-55.2023.4.01.3400.
i. whether the chance of loss is probable, possible or remote	N/A – Case closed in the administrative level.

FRE – Reference Form – 12/31/2024 – ODONTOPREV S.A.

j. reason why the case is considered relevant	Financial
I. analysis of the impact in case of losing the case	Financial

Labor Cases: There are no relevant labor cases.

Environmental Cases: There are no relevant environmental cases.

4.5 Total amount provisioned for the relevant non-confidential proceedings

4.5. Indicate the total amount provisioned, if any, for the proceedings described in item 4.4

The Company and its Subsidiaries assess their contingent liabilities based on the provisions of accounting pronouncement CPC 25/IAS 37 "Provisions, Contingent Liabilities and Assets", according to which only lawsuits assessed as "probable losses", based on the assessment of internal and external legal advisors, the similarity with previous disputes, the complexity of the lawsuit and the opinion of legal courts, are provisioned 100% of the intended amounts.

The estimated loss of the lawsuits described in item 4.4 were classified as "possible loss" or "remote loss". Therefore, in accordance with the Policy, no provision was recorded for these lawsuits.

4.6 Relevant confidential proceedings

4.6. In relation to relevant confidential proceedings to which the issuer or its subsidiaries are a party and which have not been disclosed in item 4.4, analyze the impact in the event of a loss and report the amounts involved.

There are no relevant confidential cases.

4.7 Other relevant contingencies

4.7. Describe other relevant contingencies not covered by the previous items

(Consolidated amounts in thousands of Brazilian Reais, unless otherwise stated)

Potential risks identified in the due diligence carried out during acquisition processes are provisioned and guaranteed by deposits in a linked account, holdback deposits, guarantee insurance and surety bond.

As of December 31, 2023, they amounted to R\$11,146.

5.1 Description of risk management and market risks

5.1. Regarding the risks specified in items 4.1 and 4.3, please provide:

a. Whether the issuer has an official risk management policy, highlighting, if so, the approving authority and the date of approval, and if not, the reasons why the issuer has not adopted one

Odontoprev has an "Institutional Policy on Corporate Governance, Risk Management, and Internal Controls." The current version of the document was approved by the Board of Directors on March 4, 2020. This document has as purpose to introduce the concepts, guidelines, and responsibilities concerning corporate governance practices, risk management processes, and internal controls adopted to clarify the phases of identification, categorization, assessment, treatment, and monitoring of risk arising from the Company's and its subsidiaries' business activities, categorized into strategic, image, legal, underwriting, credit, market, liquidity, and operational risks.

b. The goals and strategies of the risk management policy, if any, including:

i. the risks targeted for protection

The risks arising from the Company's and its subsidiaries' business activities are categorized into strategic, image, legal, underwriting, credit, market, liquidity, and operational risks.

ii. the instruments used for protection

Odontoprev employs the following risk mitigation instruments: a) standardization of risk managers' knowledge concerning the main risks of their activities; b) decision-making with appropriate risk treatment and monitoring; c) promotion of ensuring compliance with the Company's mission; d) internal processes safeguarding the Company from significant losses resulting from risk events; e) function segregation within activities; f) review and approval of transactions, activities, or processes—whether operational or administrative; g) definition of approval thresholds; h) execution of general reconciliations; i) prior risk assessment of processes, products, and services; j) physical asset protection mechanisms; k) logical security mechanisms in systems; l) operational performance reviews; m) sensitivity analysis of financial instruments; n) business continuity management program; and o) monitoring of activities, processes, and performance related to products and services.

Regarding Market risk, the Company emphasizes that it does not engage in derivative financial instruments for speculative purposes. As of December 31, 2023, neither the Company nor its subsidiaries directly operated or held positions, whether active or passive, resulting from transactions involving derivative financial instruments.

the risk management organizational structure

All management members and employees are responsible for managing risks at Odontoprev and its subsidiaries, proactively identifying new risks, monitoring them, and implementing response actions to avoid, eliminate, or control known risks.

Furthermore, the Company adopts the following organizational structure for risk control and monitoring:

1) Board of Directors: A body established and governed under articles 12 to 18 of Odontoprev's Bylaws, responsible, among other duties, for: (i) approving the Institutional Policy on Corporate Governance, Risk Management and Internal Controls; (ii) establishing the limits of risks that the Company may face in its business operations; (iii) periodically monitoring and reassessing strategic and image risks; and (iv) assessing, when requested by the Audit Committee or the Executive Board, the Company's position regarding various risks.

2) Audit Committee: A statutory body supporting the Board of Directors, primarily responsible for (i) evaluating the Institutional Policy on Corporate Governance, Risk Management, and Internal Controls; and (ii) periodically monitoring and reassessing legal, underwriting, credit, market, liquidity, and operational risks, with the support of Internal Audit and Independent Audit.

3) Personnel Management Committee: A statutory body supporting the Board of Directors, whose duties includes (i) overseeing and reviewing compensation policies and practices, proposing to the Board of Directors the Management compensation; (ii) advising the Board of Directors in its responsibilities to elect, evaluate, and dismiss the CEO and other Executive Officers of the Company; (iii) ensuring that the Company prepares with the necessary advance for the succession of Executive Officers and other key positions in its senior management; (iv) monitoring the Company's talent attraction and retention programs, satisfaction and organizational climate indictors; and (v) monitoring the experience and competency profile of the Management Members, focusing on improvement opportunities.

4) Fiscal Council: A statutory body responsible for periodically monitoring and reassessing operational risk, conducting financial statement analysis with the support of Independent Audit.

5) Information Security and Data Privacy Committee, reporting to the CEO's Office, is tasked with ensuring the effective dissemination and implementation of the corporate information security and data privacy policies' concepts and guidelines within the Company, mitigating operational risk.

6) Investigation and Ethics Committee, reporting to the CEO's Office, is entrusted with safeguarding the Code of Ethical Conduct and the Anti-Corruption and Other Wrongful Acts Policy, aiming at protecting the Company from image, legal, and operational risks.

7) Risk Management Committee, reporting to the CEO's Office, seeks to assess and monitor risk exposures and governance practices, risk management, and internal controls within the Company, providing technical support to the Audit Committee in monitoring all risks categories.

8) Compliance, an area linked to the CEO's Office, responsible for coordinating, monitoring, and overseeing legal risk management activities.

9) Risk Management and Internal Controls, an area linked to the CEO's Office, responsible for coordinating, monitoring, and overseeing the management of strategic, image, underwriting, credit, market, liquidity, and operational risks (except information security).

10) Information Security and Data Privacy, an area linked to the CEO's Office, responsible for coordinating, monitoring, and overseeing the management of risks associated with information security and data privacy.

11) Internal Audit, a department linked to the Board of Directors and overseen by the Audit Committee, responsible for assessing risk management processes, internal control systems, and internal mechanisms and procedures to ensure compliance with laws, resolutions, regulations, and the Company's bylaws. The

Internal Audit unit has the necessary conditions for independent, autonomous, and impartial assessment of the quality and effectiveness of the Company's internal control systems and risk management processes.

c. The adequacy of the operational structure and internal controls to confirm the effectiveness of the adopted policy

The effectiveness of compliance with the Institutional Policy on Corporate Governance, Risk Management, and Internal Controls is measured by monitoring the evolution of the Company's Risk Matrix by both the Risk Management Committee and the Audit Committee.

The effectiveness of said policy correlates directly with the level of exposure of identified residual risks. The lower the exposure level to such risks, the better the quality of risk management, governance, and existing controls.

5.2 Description of internal controls

5.2. Regarding the controls adopted by the issuer to ensure the preparation of reliable financial statements, please specify:

a. the key internal control practices and their effectiveness level, pointing out any flaws and the measures taken to correct them

Odontoprev has established Corporate Policies as the basic rules guiding the strategic and operational conduct of its management members and employees. Corporate Policies reflect the mindset of the Company's Senior Management, aiding defining standards, parameters, criteria, conduct, responsibilities, and authority limits. Corporate Policies assist the Company in reinforcing its internal controls, managing risks, and complying with laws and regulations in force.

Procedures are developed based on the Corporate Policies to outline their basic rules. Detailing is indispensable to ensure that every employee has the capability of acquiring a reasonable understanding of a process and, consequently, replicating it in their daily activities. As a rule, procedures are documented, for example, in manuals, whether physical or electronic.

Control practices are implemented across all organizational levels of the Company and include, among other aspects, the review and approval of Corporate Policies and procedures; the segregation of duties in activities and procedures; the conduction of various checks; the review and/or approval of activities, processes, products, and services; the setting of authority limits by level; the conduction of general reconciliations; the prior legal or regulatory assessment of activities, processes, products, and services; the installation of physical asset protection mechanisms; the implementation of logical security in systems; the review of operational performance; the establishment and application of a business continuity management program; and, especially, the monitoring of activities, processes, products, and services by corporate governance bodies (refer to item 5.1 hereof) and independent audit.

Regarding financial statements, the primary controls over their preparation and monitoring include:

- Receipt and compliance with standards issued by regulatory bodies;
- Access controls to technology systems, especially financial and accounting systems; and
- Accounting analyses and reconciliations between records and operational supports.

The monitoring, evaluations, and audits conducted by department managers, corporate governance bodies, and independent audit did not indicate significant deficiencies in the internal controls that ensure the reliable and proper preparation of the Company's financial statements, thus indicating a high level of effectiveness of such controls.

b. the involved organizational structures

The manager of each area of the Company is responsible for preparing the Corporate Policies and procedures for that area, as well as overseeing, with the assistance of the Executive Board, the compliance with such rules and procedures by their subordinates.

In turn, the Risk Management and Internal Controls department, Internal Audit, and the independent audit assess and audit the effectiveness and efficiency of the internal controls outlined in the Corporate Policies and procedures across the various departments of the Company.

The Executive Board and the Audit Committee monitor the state of internal controls, relying on information provided by the Risk Management and Internal Controls department, Internal Audit, and independent audit.

On a monthly basis, financial information is submitted to the Executive Board and the Audit Committee for monitoring purposes. Furthermore, quarterly, financial information is also sent to the independent audit, the Fiscal Council, and the Board of Directors for evaluation.

c. whether and how the effectiveness of internal controls is overseen by the issuer's management, specifying the positions of the individuals responsible for such oversight

The effectiveness of internal controls aimed at ensuring reliable financial statements is assessed by the Risk Management and Internal Controls department and Internal Audit, as well as the independent audit. The results of such assessments are reported to the Executive Board and the Audit Committee, which are responsible for monitoring such control environment.

Risk Management and Internal Controls: department responsible for providing technical support to department managers in designing and implementing their internal controls and assessing their application, reporting to the CEO's Office and monitored by the Audit Committee. All audit findings are accompanied by action plans. These findings are logged in a specific risk management system. The Risk Management and Internal Controls department also monitors the implementation of each action plan, periodically reporting the status to the Executive Board and the Audit Committee, and validating whether the implemented actions effectively address the identified deficiencies.

Internal Audit: functionally reports to the Board of Directors, with oversight provided by the Audit Committee. Internal Audit is responsible for ensuring that Corporate Policies and procedures are observed by the Company's employees and Executive Officers, as well as for assessing the effectiveness of the implemented risk management, internal controls, and governance procedures. The department has internal regulations, and its work plan and budget are approved by the Audit Committee and the Board of Directors.

Independent Audit: KPMG is the independent auditor. The findings of the internal controls assessment is presented in a comprehensive annual report on deficiencies in internal controls.

d. deficiencies and recommendations regarding internal controls present in the comprehensive report, prepared and submitted to the issuer by the independent auditor, in accordance with the regulations issued by the Brazilian Securities Commission (CVM, in Portuguese) governing the registration and exercise of the independent audit activity

Following the examination of Odontoprev's financial statements for the year ended December 31, 2023, and in compliance with item 6.3.9 of Normative Resolution 528/22 of the National Supplementary Healthcare Agency (ANS, in Portuguese), the independent auditor provided recommendations and observations on deficiencies and adequacy of internal controls, exclusively resulting from aspects or issues identified in the execution of procedures to determine, at that time, the extent and nature of the audit procedures on the financial statements, in accordance with Brazilian and international auditing standards.

The internal control assessment procedures did not reveal any significant deficiencies. Recommendations for improving internal controls and accounting procedures (non-significant deficiencies) included: (i) items

related to the technology environment; (ii) improvements in documentation; (iii) safeguarding of documents.

Complying with ANS Resolution 528/22, the audit procedures did not reveal any observations related to controls, processes, and transactions to be reported as mentioned in item 6.3.9.1, Chapter I, of said resolution: (i) sales and commission processes; (ii) contracting of providers and intermediating operators in the indirect network; (iii) beneficiary registration; (iv) billing of consideration; (v) accounting of technical provisions or other provisions; (vi) financial control and limits for amounts payable and receivable from the operator; and (vii) transactions with related parties, advances, and loans.

e. executive officer's comments on the deficiencies noted in the comprehensive report prepared by the independent auditor and on the corrective measures taken

The Company's Management agrees with the independent auditors' assessment regarding the absence of significant deficiencies in the internal controls report for the fiscal year 2023.

Management reviewed the independent auditors' recommendations, monitoring and overseeing any deficiencies and recommendations, and implemented action plans, when necessary, to address such recommendations.

The action plans include: (i) adjustment of procedures and structural investments in the technology department; (ii) inclusion of qualitative elements in support reports; (iii) optimization of document safeguarding procedures.

5.3 Integrity program

5.3. Regarding the internal mechanisms and procedures of integrity adopted by the issuer to prevent, detect, and remedy deviations, fraud, irregularities, and wrongful acts against the national or foreign public administration, please provide:

a. if the issuer has rules, policies, procedures, or practices aimed at preventing, detecting, and remedying fraud and wrongful acts against the public administration, identifying them, if so:

The Company has an Anti-Corruption and Other Wrongful Acts Policy and a Code of Ethics. Both documents are public and available on the Investor Relations (IR) website: <u>https://ri.odontoprev.com.br/governanca-corporativa/estatuto-social-e-politicas/</u>. Furthermore, the Company has established a structured process for monitoring suspicious payments, along with a manual of internal procedures related to the activity, in compliance with current regulations regarding money laundering prevention (ANS Normative Resolution - RN No. 529/2022).

i. the main integrity mechanisms and procedures adopted and their adequacy to the issuer's profile and identified risks, indicating how often risks are reassessed and policies, procedures, and practices are adapted;

The Company encourages and fully supports the reporting of any act or omission that may constitute a violation of its Code of Ethics, its Anti-Corruption and Other Wrongful Acts Policy, and/or current legislation, including anti-corruption and bidding laws.

The main integrity mechanisms involve (a) monitoring by Odontoprev's management of all transactions, interrupting and reporting suspicious actions by subordinates, peers, and suppliers of goods and services; (b) approval, management, and monitoring of brokers, accredited network, and other suppliers by specific departments of Odontoprev; (c) control by the sales and after-sales departments of procedures for participating in public tenders, with prior analysis by the legal department of all public bidding processes; (d) adoption of a set of rules, procedures, and controls by the procurement department for the approval and review processes for suppliers of goods and services to prevent the hiring or maintenance of unreliable companies, suspected of unlawful activities, or with a corporate or administrative structure that may create conflicts of interest with the Company; (e) monitoring by the Company's finance department of payments to high-risk suppliers; (f) existence of a Code of Ethics; (g) maintenance of an ethical channel (whistleblowing channel) ensuring whistleblowers anonymity and whose reception of incidents is the responsibility of the Compliance department, reporting directly to the Board of Directors, whether directly or indirectly, through the Audit Committee, and free from responsibility or operational authority over the Organization's activities; (h) Investigation and Ethics Committee; (i) independent audit of financial statements; and (j) mandatory training on Ethical Conduct, Compliance, and the content of the Anti-Corruption and Other Wrongful Acts Policy, overseen by the Compliance department.

Risks, policies, and practices are periodically evaluated, within at most 02 years or, if necessary, at any time due to regulatory, normative, or legislative updates.
ii. the organizational structures involved in monitoring the operation and efficiency of internal integrity mechanisms and procedures, specifying their responsibilities, whether their creation was formally approved, the issuer's bodies to which they report, and mechanisms to ensure the independence of their leaders, if any;

The Compliance department was appointed by the Board of Directors, according to Odontoprev's Bylaws and corresponding regulations, to coordinate, monitor, and manage the Company's Integrity Program, formalized through the Anti-Corruption and Other Wrongful Acts Policy. In this sense, the Compliance department is responsible for managing and controlling legal mechanisms and internal integrity procedures and other actions related to ethical conduct outlined in said policy and the Code of Ethics, as well as managing the Company's ethics channel.

The Compliance department, reporting to the CEO's Office, also provides periodic reports to the Company's Statutory Audit Committee and Board of Directors, acting independently in reviewing and assessing the Company's Compliance issues.

The Risk Management & Internal Controls and Internal Audit departments, representing the second and third lines of defense, conduct periodic assessments of the key integrity mechanisms implemented in the Company, aiming at assessing the efficiency of such mechanisms.

iii. whether the issuer has a formally approved code of ethics or conduct, indicating:

Yes, it is a public document (<u>https://ri.odontoprev.com.br/governanca-corporativa/estatuto-social-e-politicas/</u>), duly approved by the Board of Directors, with the latest update approved in the minutes of a meeting of said body on June 28, 2022.

• whether it applies to all executive officers, fiscal council members, board members, and employees, and also covers third parties such as suppliers, service providers, intermediaries, and associates

Yes, as described in item 2.1 of said document.

For every new elected management member and hired employee, it is required, upon taking office and/or hiring, to undergo mandatory training on ethics and the content of the Anti-Corruption and Other Wrongful Acts Policy, as well as to adhere to the Company's Code of Ethics, signing an attachment to the document. The Compliance department is responsible for ensuring that such training is provided.

• the applicable sanctions in case of violation of the code or other regulations related to the subject, identifying the document where these sanctions are outlined

Both the Code of Ethics and the Anti-Corruption and Other Wrongful Acts Policy provide for the application of sanctions to management members, employees, and suppliers in case of non-compliance with said documents.

• the body that approved the code, date of approval, and, if the issuer discloses the code of conduct, locations on the web where the document can be accessed

The latest version of the Code of Ethical Conduct was approved by the Board of Directors on June 28, 2022, and is available for consultation on Odontoprev's website https://ri.odontoprev.com.br/governanca-corporativa/estatuto-social-e-politicas/).

b. whether the issuer has a whistleblowing channel, indicating, if so:

Yes.

i. whether the whistleblowing channel is internal or if it is managed by third parties

The Company's Whistleblowing Channel, in October 2021, was renamed "*Canal Ético*" ("Ethics Channel"). The change is based on a strategy focused on transparency and best market practices. In addition to being renamed, the channel was outsourced.

The outsourced company receives the reports, conducts initial screening, and then forwards them to the Compliance department. The Compliance department, in turn, is responsible for directing the internal investigation of the reports received.

ii. whether the channel is open to receiving reports from third parties or it only receives reports from employees

In addition to employees and management members, the channel receives reports from third parties, whether customers or not, beneficiaries, accredited network, partners, and suppliers of Odontoprev, as well as its subsidiaries and affiliates.

iii. whether there are mechanisms for anonymity and protection of good-faith whistleblowers

Yes, as reports are received by the outsourced company and by Odontoprev's Compliance department, which is linked to the Board of Directors.

iv. issuer's body responsible for investigating reports

Investigation and Ethics Committee.

c. number of confirmed cases over the last three (3) fiscal years of deviations, frauds, irregularities, and wrongful acts against the public administration and corrective measures adopted

During the mentioned period, there were no confirmed cases of deviations, frauds, irregularities, and misconducts against the public administration and corrective measures adopted.

d. if the issuer does not have rules, policies, procedures, or practices aimed at preventing, detecting, and remedying deviations, frauds, irregularities, and wrongful acts against the public administration, specify the reasons why the issuer did not adopt controls in this regard.

Not applicable.

5.4 Significant changes

5.4. Inform whether, in relation to the last fiscal year, there were any significant changes in the main risks to which the issuer is exposed or in the risk management policy adopted, also commenting on any expectations of a reduction or increase in the issuer's exposure to such risks.

The Risk Management Committee ("Committee"), created in 2022, assesses and monitors the Company's risk exposure as well as its governance, risk management and internal control practices. The Committee's responsibilities include, among others, to:

- I. Monitor the progress of awareness-raising and capacity building programs on risk management and internal controls;
- II. Review any policies and procedure manuals related to risk management;
- III. Analyze the progress of Regulatory Capital and the Company's economic and financial situation;
- IV. Analyze the outcomes presented by the Risk Managers in relation to the minimum risk management practices determined by specific ANS regulations, in addition to the sufficiency of such practices;
- V. Analyze the evolution of operating losses;
- VI. Analyze the findings of the risk and control assessments carried out by the Company's second line of defense areas; and
- VII. Monitor the progress of the Company's Risk Matrix, ensuring that Risk Managers have given adequate and timely treatment to the recommendations for improvements or corrections to procedures presented by the control bodies, Internal Audit, Actuarial department, Independent Audit and regulatory bodies.

Within its duties, the Committee compared the risks presented in this Reference Form with the Company's Risk Matrix and concluded that there was no need to include or exclude any of the risks reported in item 4.1.

Nevertheless, the Company understands that there have been no changes to its exposure to the risks reported in item 4.1 hereof and expects that there will be no such changes in the short term.

5.5 Other relevant information

5.5. Provide other information that the issuer deems relevant

All relevant information has already been mentioned.

6.1/2 Shareholding position

CONTROLLING SHAREHOLDER	R/INVESTOR					
SHAREHOLDER	,					
Shareholder's CPF/CNPJ	Nationality - State	It participates shareholder's		Controll Shareho	-	Last amendment
Shareholder resident abroad	Name of Legal Rep	resentative or Age	nt Type o	of person	CPF/CNPJ	
Number of shares (Units)						
Number of common shares (Units)	Common shares (%)	Number of preferr shares (Units)	ed Preferred (%)	shares	Total number shares (Units)	
CONTROLLING SHAREHOLDER/INVEST	OR	Shareh	older's CPF/CNPJ		Capital stock	structure
BRADESCO SAÚDE S/A						
92.693.118/0001-60	Brazil	Ν	lo		Yes	04/28/2023
No						
292,213,236	53.536	0	0.0	00	292,213,236	5 53.536
Share class Num	ber of shares (Units)	Shares %	Shares (%) of th	e type	Shares (%) caj	oital stock
TOTAL 0		0.00				
SPRUCEGROVE INVESTMENT	MANAGEMENT					
00.000.000/0000-00	Canada	N	lo		Yes	06/07/2024
Yes	XP -	– São Paulo	Le	gal entity	02.332	.886/0001-04
27,671,300	5.070	0	0.0	00	27,671,300	5.070
Share class Num	ber of shares (Units)	Shares %	Shares (%) of th	e type	Shares (%) ca	pital stock
TOTAL 0		0.00				
TREASURY SHARES						
260,000	0.048	0	0.0	00	260,000	0.048
OTHER						
225,680,750	41.347	0	0.0	00	225,680,750) 41.347
TOTAL	100.000	<u> </u>		20	F 4 F 0 2 F 2 0	100.000
545,825,286	100.000	0	0.0	0	545,825,286	5 100.000

CONTROLLING SHAREHOLDER	/INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State		participates in nareholder's ag		Control Shareho	•	Last amendment
Shareholder resident abroad	Name of Legal Re	presentat	tive or Agent	Туре	of person	CPF/CNPJ	
Number of shares (Units)							
Number of common shares (Units)	Common shares (%)	Numbe shares	r of preferred (Units)	Preferred (%)	Preferred shares (%)		of Total shares %
CONTROLLING SHAREHOLDER/INVEST	OR		Shareholde	's CPF/CNPJ		Capital stock	structure
BRADESCO SAÚDE S/A		92	2.693.118/0001	-60			
BRADESCO GESTÃO DE SAÚDE	S.A.						
41.774.199/0001-92	Brazil		No			Yes	04/28/2023
No							
668,219,946	100.000		0	0.0	00	668,219,946	5 100.000
Share class Numbe	er of shares (Units)	Share	es % Sha	res (%) of th	e type	Shares (%) ca	pital stock
TOTAL 0		0.00					
TREASURY SHARES							
0	0.000		0	0.0	00	0	0.000
OTHER							
0	0.000		0	0.0	00	0	0.000
TOTAL							
668,219,946	100.000		0	0.0	00	668,219,946	5 100.000

CONTROLLING SHAREHOLI	DER/INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State	It participate shareholder		Contro Shareh	•	Last amei	ndment
Shareholder resident abro	ad Name of Legal Rep	presentative or Ag	ent Typ	e of persor	n CPF/CNPJ		
Number of shares (Units)							
Number of common share (Units)	s Common shares	Number of prefe shares (Units)	rred Preferr (%)	ed shares	Total number of shares (Units)		Total shares %
CONTROLLING SHAREHOLDER/INV	(°)		reholder's CPF/CNPJ		Capital stock		
BRADESCO GESTÃO DE SAU	ÚDE S.A.	41.774.199/	0001-92				
BRADSEG PARTICIPAÇÕES	S.A.						
02.863.655/0001-19	Brazil		No		Yes	04	/28/2023
No							
12,251,025,598	100.000	0	C	.000	12,251,025,5	98	100.000
Share class N	umber of shares (Units)	Shares %	Shares (%) of	the type	Shares (%) ca	pital	stock
TOTAL 0		0.00					
TREASURY SHARES							
0	0.000	0		.000	0		0.000
OTHER							
0	0.000	0	(.000	0		0.000
TOTAL							
12,251,025,598	100.000	0	C	.000	12,251,025,5	98	100.000

CONTROLLING SHAREH	OLDER/	INVESTOR							
SHAREHOLDER									
Shareholder's CPF/CNPJ	l	Nationality - State	It participate shareholder'		ment	Contro Shareh	0		endment
Shareholder resident at	oroad	Name of Legal Repres	sentative or Ag	ent	Type of	person	CPF/CNP	J	
Number of shares (Unit	s)								
Number of common sha (Units)	ares	Common shares (%)	Number of preferred sha (Units)	ares	Preferred (%)	shares	Total numbe shares (Unit		Total shares %
CONTROLLING SHAREHOLDER,	/INVESTO	R	Shai	eholder'	s CPF/CNPJ		Capital stor	k stru	cture
BRADSEG PARTICIPAÇÕ	ES S.A.		02.863.655/0	0001-19)				
BANCO BRADESCO S.A.									
60.746.948/0001-1	2	Brazil		No			Yes	04	4/28/2023
No									
5,330,304,681		100.000	5,311,865,	547	100.0	00	10,642,170,2	228	100.000
Share class	Numb	er of shares (Units)	Shares %	Shar	es (%) of th	e type	Shares (%) capital st		stock
TOTAL	0		0.00						
TREASURY SHARES									
0		0.000	0		0.00	0	0		0.000
OTHER									
0		0.000	0		0.00	0	0		0.000
TOTAL									
5,330,304,681		100.000	5,311,865,	547	100.0	00	10,642,170,2	228	100.000

CONTROLLING SHAREHOLDE									
SHAREHOLDER	N/ NVLSTON								
Shareholder's CPF/CNPJ	Nationality - State		It particip sharehold			Contro Shareh	•	Las am	t endment
Shareholder resident abroad	Name of Legal Rep	oreser	ntative or A	gent	Туре о	f person	СРІ	F/CNPJ	
Number of shares (Units)									
Number of common shares	Common shares	Num	ber of pref	erred	Preferred	shares	Total n	umber of	Total
(Units)	(%)	shar	es (Units)		(%)		shares	(Units)	shares %
CONTROLLING SHAREHOLDER/INVES BANCO BRADESCO S.A.	TOR		Sha 60.746.94		CPF/CNPJ 12		Сар	ital stock str	ucture
CIDADE DE DEUS COMPANHI	A COMERCIAL DE PAR	TICIP	AÇÕES						
61.529.343/0001-32	Brazil			No			Yes	(2/22/2022
No									
2,445,219,983	45.874		1,292	135	0.02	4	2,446,	512,118	22.989
Share class Nur	nber of shares (Units)	9	Shares %	Shar	es (%) of th	e type	Shares	(%) capita	al stock
TOTAL 0		(0.00						
FUNDAÇÃO BRADESCO									
60.701.521/0001-06	Brazil			No			Yes	1	0/06/2023
No									
914,471,634	17.156		3		0.00	0	914,4	171,637	8.593
Share class Nur	nber of shares (Units)	9	Shares %	Shar	es (%) of th	e type	Shares	(%) capita	al stock
TOTAL 0		(0.00						
NCF PARTICIPAÇÕES S.A.									
04.233.319/0001-18	Brazil			No			Yes	(04/22/2022
No									
451,890,822	8.478		119,77	1,968	2.25	5	571,6	65,790	5.372
Share class Nur	nber of shares (Units)	9	Shares %	Shar	es (%) of th	e type	Shares	(%) capita	al stock
TOTAL 0		(0.00						
TREASURY SHARES									
11,970,600	0.225		10,589	,200	0.19	9	22,5	59,800	0.212
OTHER									
1,506,751,642	28.268		5,180,20	9,241	97.5	21	6,686,	.960,883	62.835
TOTAL									
5,330,304,681	50.087		5,311,86	5,547	49.9	13	10,642	,170,228	100.000

CONTROLLING SHAREHOL	DER/INVESTOR					
SHAREHOLDER						
Shareholder's CPF/CNPJ	Nationality - State	e It participate shareholder'		Control Shareho	-	ast mendment
Shareholder resident abro	oad Name of Legal Rep	presentative or Age	nt Type o	of person	CPF/CNPJ	
Number of shares (Units)						
Number of common share (Units)	es Common shares (%)	Number of preferr shares (Units)	ed Preferred (%)	shares	Total number shares (Units)	of Total shares %
CONTROLLING SHAREHOLDER/IN	VESTOR	Shareh	older's CPF/CNPJ		Capital stock	structure
CIDADE DE DEUS COMPAN PARTICIPAÇÕES	NHIA COMERCIAL DE	61.529.343/0	0001-32			
FUNDAÇÃO BRADESCO						
60.701.521/0001-06	Brazil		No		Yes	10/06/2023
No						
2,779,096,924	35.439	0	0.00	00	2,779,096,924	4 35.439
Share class N	lumber of shares (Units)	Shares %	Shares (%) of th	e type	Shares (%) cap	ital stock
TOTAL 0)	0.00				
NOVA CIDADE DE DEUS PA	ARTICIPAÇÕES S.A					
04.866.462/0001-47	Brazil		No		Yes	10/28/2020
No						
3,758,724,093	47.931	0	0.00	00	3,758,724,093	3 47.931
Share class N	lumber of shares (Units)	Shares %	Shares (%) of th	e type	Shares (%) cap	ital stock
TOTAL C)	0.00				
TREASURY SHARES						
0	0.000	0	0.00	00	0	0.000
OTHER						
1,304,138,507	16.630	0	0.00	00	1,304,138,50	7 16.630
TOTAL						
7,841,959,524	100.000	0	0.00	00	7,841,959,524	4 100.000

CONTROLLING SHAREHOLDER						
SHAREHOLDER	VINVESTOR					
Shareholder's CPF/CNPJ	Nationality - State	It participates i	na	Controlling	z La	st
		shareholder's a		Sharehold	-	nendment
Shareholder resident abroad	Name of Legal Rep	resentative or Ager	nt Type o	of person	CPF/CNPJ	
Number of shares (Units)						
Number of common shares (Units)	Common shares (%)	Number of preferr shares (Units)	ed Preferred		otal number o hares (Units)	f Total shares %
CONTROLLING SHAREHOLDER/INVEST	\ <i>i</i>	• •	older's CPF/CNPJ		Capital stock st	ructure
NCF PARTICIPAÇÕES S.A.		04.233.319/00	01-18			
CIDADE DE DEUS COMPANHIA	A COMERCIAL DE PAR	TICIPAÇÕES				
61.529.343/0001-32	Brazil	N	0	Ye	S	12/21/2023
No						
1,367,843,225	74.722	0	0.00	00	1,367,843,225	39.509
Share class Nu	mber of shares (Units	s) Shares %	Shares (%) of the	e type S	hares (%) capi	tal stock
TOTAL 0		0.00				
FUNDAÇÃO BRADESCO						
60.701.521/0001-06	Brazil	N	0	Ye	S	12/21/2023
No						
460,004,645	25.129	1,631,492,4	454 100.0	000	2,091,497,099	60.412
Share class Nu	mber of shares (Units	s) Shares %	Shares (%) of the	e type S	hares (%) capi	tal stock
TOTAL 0		0.00				
NOVA CIDADE DE DEUS PARTI	CIPAÇÕES S.A					
04.866.462/0001-47	Brazil	N	0	Ye	S	12/21/2023
No						
2,738,642	0.150	0	0.00		2,738,642	0.150
	ber of shares (Units)	Shares %	Shares (%) of the	e type S	hares (%) capi	tal stock
TOTAL 0		0.00				
TREASURY SHARES						
0	0.000	0	0.00	0	0	0.000
OTHER						
0	0.000	0	0.00	00	0	0.000
0 TOTAL	0.000	0	0.00	00	0	0.000

CONTROLLING SHAREHOLDEF	R/INVESTOR							
SHAREHOLDER								
Shareholder's CPF/CNPJ	Nationality - State	2			Controlling		Last	
		shareholder's agreeme		ement Shareho		older amo		endment
Shareholder resident abroad	Name of Legal Re	epresentative or Agent Type of p			of person	CPF/CNI	Ŋ	
Number of shares (Units)								
Number of common shares	Common shares	Num	nber of preferred	Preferred	shares	Total numbe	er of	Total
(Units)	(%)	shar	es (Units)	(%)		shares (Unit	s)	shares %
CONTROLLING SHAREHOLDER/INVEST	OR		Shareholder'	s CPF/CNPJ		Capital sto	ck stru	cture
FUNDAÇÃO BRADESCO	60.701.521/0001-06							
TREASURY SHARES								
0	0.000		0	0.00	00	0		0.000
OTHER								
1	100.00		0	0.00	00	0		100.000
TOTAL								
1	100.00		0	0.00	00	0		100.000

CONTROLLING SHAREHOLD	DER/INVESTOR						
Shareholder's CPF/CNPJ	Nationality - Sta		ticipates in holder's agi		Control Shareho	-	Last amendment
Shareholder resident abroa	ad Name of Legal R	epresentative	or Agent	Туре с	of person	CPF/CNPJ	
Number of shares (Units)							
Number of common shares (Units)	S Common shares (%)	Number of pr shares (Units		Preferred (%)	shares	Total number shares (Units)	
CONTROLLING SHAREHOLDER/INV	ESTOR		Shareholder	's CPF/CNPJ		Capital stock	structure
CIDADE DE DEUS COMPAN PARTICIPAÇÕES	HIA COMERCIAL DE	61.52	9.343/0001	-32			
FUNDAÇÃO BRADESCO							
60.701.521/0001-06	Brazil		No			Yes	10/06/2023
No							
2,779,096,924	35.439		0	0.00	00	2,779,096,92	.4 35.439
Share class N	umber of shares (Unit	s) Shares	% Sha	res (%) of th	e type	Shares (%) ca	pital stock
TOTAL 0		0.00					
NOVA CIDADE DE DEUS PA	RTICIPAÇÕES S.A						
04.866.462/0001-47	Brazil		No			Yes	10/28/2020
No							
3,758,724,093	47.931		0	0.00	00	3,758,724,09	47.931
Share class	Number of shares (Ur	nits) Shares	% Sha	res (%) of th	e type	Shares (%) ca	pital stock
TOTAL	0	0.00					
TREASURY SHARES							
0	0.000		0	0.00	00	0	0.000
OTHER							
1,304,138,507	16.630		0	0.00	00	1,304,138,50	16.630
TOTAL							
7,841,959,524	100.000		0	0.00	00	7,841,959,52	100.000

CONTROLLING SHAREHOLDER/INVESTOR SHAREHOLDER Shareholder's CPF/CNPJ Nationality - State It participates in a shareholder's agreement Controlling Shareholder Last amendme Shareholder resident abroad Name of Legal Representative or Agent Type of person CPF/CNPJ Number of shares (Units) Number of preferred shares Total number of shares (Units) Total number of shares (Units) Number of common shares Common shares (Units) Number of preferred shares (Units) Total number of shares (Units) CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure NOVA CIDADE DE DEUS PARTICIPAÇÕES S.A 04.866.462/0001-47	
Shareholder's CPF/CNPJ Nationality - State It participates in a shareholder's agreement Controlling Shareholder Last amendee shareholder Shareholder resident abroad Name of Legal Representative or Agent Number of shares (Units) Name of Legal Representative or Agent Type of person CPF/CNPJ CPF/CNPJ Last amendee shareholder Number of shares (Units) Number of preferred (%) Total number of shares (Units) CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure	ıl
Shareholder's agreement Shareholder amendme Shareholder resident abroad Name of Legal Representative or Agent Type of person CPF/CNPJ Number of shares (Units) Number of preferred shares (Units) Total number of shares (Units) Total number of shares (Units) Number of common shares (Units) Common shares (Units) Number of preferred shares (Units) Preferred shares (Units) Total number of shares (Units) CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure	ıl
Number of shares (Units) Common shares Number of preferred Preferred shares Total number of Total (Units) (%) shares (Units) (%) shares (Units) shares (Units) shares (Units)	
Number of common shares (Units) Common shares (%) Number of preferred shares (Units) Preferred shares (%) Total number of shares (Units) Total shares (Units) CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure	
(Units) (%) shares (Units) (%) shares (Units) shares CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure	
NOVA CIDADE DE DEUS PARTICIPACÕES S.A 04.866.462/0001-47	
BBD PARTICIPAÇÕES S.A.	
07.838.611/0001-52 Brazil No Yes 12/30/2	2019
No	
189,425,112 53.698 0 0.000 189,425,112 26	6.072
Share class Number of shares (Units) Shares % Shares (%) of the type Shares (%) capital stock	(
TOTAL 0 0.00	
FUNDAÇÃO BRADESCO	
60.701.521/0001-06 Brazil No Yes 12/30/2	2019
No	
163,332,621 46.302 373,794,914 100.000 537,127,535 73	.928
Share class Number of shares (Units) Shares % Shares (%) of the type Shares (%) capital stock	(
TOTAL 0 0.00	
TREASURY SHARES	
0 0.000 0 0.000 0 0.	.000
OTHER	
0 0.000 0 0.000 0 0.	.000
TOTAL	
352,757,733 48.552 373,794,914 51.448 726,552,647 100	0.000

CONTROLLING SHAREHOLDER/	INVESTOR					
SHAREHOLDER						
Shareholder's CPF/CNPJ	Nationality - State	It participate shareholder's		Controlling Shareholder	Last	endment
Shareholder resident abroad	Name of Legal Rep	resentative or Agen	t Type o	f person C	PF/CNPJ	
Number of shares (Units)						
Number of common shares (Units)	Common shares (%)	Number of preferre shares (Units)	ed Preferred (%)		number of s (Units)	Total shares %
CONTROLLING SHAREHOLDER/INVESTO	R	Shareh	older's CPF/CNPJ	Ca	apital stock stru	cture
NOVA CIDADE DE DEUS PARTIC	IPAÇÕES S.A	04.866.462/0	001-47			
BBD PARTICIPAÇÕES S.A.						
07.838.611/0001-52	Brazil	1	No	Yes	12	2/30/2019
No						
189,425,112	53.698	0	0.00	0 189	,425,112	26.072
Share class Numb	er of shares (Units)	Shares %	Shares (%) of the	e type Share	es (%) capita	stock
TOTAL 0		0.00				
FUNDAÇÃO BRADESCO						
60.701.521/0001-06	Brazil	1	No	Yes	12	2/30/2019
No						
163,332,621	46.302	373,794,914	100.0	00 537	,127,535	73.928
	Number of shares Units)	Shares %	Shares (%) of the	e type Share	es (%) capita	l stock
TOTAL)	0.00				
TREASURY SHARES						
0	0.000	0	0.00	0	0	0.000
	0.000	0	0.00	0	0	0.000
OTHER						
0	0.000	0	0.00	0	0	0.000
TOTAL						
352,757,733	48.552	373,794,914	51.44	48 726	6,552,647	100.000

CONTROLLING SHAREHOLDER/	INVESTOR							
SHAREHOLDER								
Shareholder's CPF/CNPJ	Nationality - State	!	· ·	· ·		Controlling		
			shareholder's agre	eement	Shareholder		amendment	
Shareholder resident abroad	Name of Legal Rep	oresei	ntative or Agent	CPF/CNI	ง			
Number of shares (Units)								
Number of common shares	Common shares	Num	ber of preferred	Preferred	shares	Total numbe	er of	Total
(Units)	(%)	shar	es (Units)	(%)		shares (Unit	s)	shares %
CONTROLLING SHAREHOLDER/INVESTO	NG SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure							cture
FUNDAÇÃO BRADESCO	60.701.521/0001-06							
TREASURY SHARES								
0	0.000		0	0.00	00	0		0.000
OTHER								
1	100.00		0	0.00	00	0		100.000
TOTAL								
1	100.00		0	0.00	00	0		100.000

CONTROLLING SHAREHOLDER/I	INVESTOR								
SHAREHOLDER									
Shareholder's CPF/CNPJ	Nationality - State								
		shareholder's agreement Shareholder amendment							
Shareholder resident abroad	Name of Legal Rep	prese	ntative or Agent	Туре с	of person	CPF/CNI	ง		
Number of shares (Units)									
Number of common shares	Common shares	Num	nber of preferred	Preferred	shares	Total numbe	er of	Total	
(Units)	(%)	shar	res (Units)	(%)		shares (Unit	s)	shares %	
CONTROLLING SHAREHOLDER/INVESTOR	R		Shareholder'	s CPF/CNPJ		Capital sto	ck stru	cture	
FUNDAÇÃO BRADESCO			60.701.521/0001-	•06					
TREASURY SHARES									
0	0.000		0	0.00	00	0		0.000	
OTHER									
1	100.00		0	0.00	00	0		100.000	
TOTAL									
1	100.00		0	0.00	00	0		100.000	

CONTROLLING SHAREHOLDER/	INVESTOR								
SHAREHOLDER									
Shareholder's CPF/CNPJ	Nationality - State		It participate shareholder			Contro Shareh	•	Last ame	ndment
Shareholder resident abroad	Name of Legal Rep	reser	tative or Age	nt	Type of	person	CPF/CNF	Ŋ	
Number of shares (Units)									
Number of common shares (Units)	Common shares (%)		ber of preferr es (Units)	ed	Preferred : (%)	shares	Total numbe shares (Unit		Total shares %
CONTROLLING SHAREHOLDER/INVESTO	R		Sharel	nolder's	CPF/CNPJ		Capital sto	ck stru	cture
BBD PARTICIPAÇÕES S.A.			07.838.611/	0001-	52				
NCD PARTICIPAÇÕES LTDA									
48.594.139/0001-37	Brazil			No			Yes	11	/07/2023
No									
67,114,094	30.266		141,898,399		64.04	45	209,012,49	93	47.149
Share class Numb	er of shares (Units)	S	hares %	Shar	es (%) of th	e type	Shares (%) c	apital	stock
TOTAL 0		C	0.00						
TREASURY SHARES									
45,919,796	20.708		18,727,526		8.45	3	64,647,32	2	14.583
OTHER									
108,710,981	49.025		609,343,01		27.5	02	169,645,28	32	38.268
TOTAL									
221,744,871	50.021		221,560,226		49.9	79	443,305,0	97	100.000

CONTROLLING SHAREH	OLDER/	INVESTOR								
SHAREHOLDER										
Shareholder's CPF/CNP	J	Nationality - State		It participate shareholder			Control Shareho	0	Last ame	endment
Shareholder resident a	broad	Name of Legal Rep	oreser	ntative or Age	nt	Туре о	f person	CPF/CNP	Ŋ	
Number of shares (Unit	ts)									
Number of common sh (Units)	ares	Common shares (%)		ber of prefer es (Units)	red	Preferred (%)	shares	Total numbe shares (Unit		Total shares %
CONTROLLING SHAREHOLDER	/INVESTO	R		Share	holder'	s CPF/CNPJ		Capital sto	ck stru	cture
BBD PARTICIPAÇÕES S./	۹.			07.838.611/	0001-	52				
NCD PARTICIPAÇÕES LT	DA									
48.594.139/0001-3	37	Brazil			No			Yes	1:	L/07/2023
No										
67,114,094		30.266		141,898,399		64.0	45	209,012,49	93	47.149
Share class	Numb	er of shares (Units)	9	Shares %	Shar	es (%) of th	e type	Shares (%) c	apita	stock
TOTAL	0		(0.00						
TREASURY SHARES										
45,919,796		20.708		18,727,526		8.45	3	64,647,32	2	14.583
OTHER								, ,		
108,710,981		49.025		60,934,301		27.5)2	169,645,28	32	38.268
TOTAL										
221,744,871		50.021		221,560,226		49.9	79	443,305,09	97	100.000
221,744,071		30.021		221,300,220		49.9		443,303,03	,,	100.000

CONTROLLING SHAREHOL	.DER/INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State		tes in a er's agreemen	Contro t Share	olling holder	Last amer	ndment
Shareholder resident abro	oad Name of Legal Rep	presentative or Ag	ent Typ	e of person	CPF/CNF	Ŋ	
Number of shares (Units)							
Number of common share	es Common shares	Number of prefe	rred Prefe	rred shares	Total numbe	er of	Total
(Units)	(%)	shares (Units)	(%)		shares (Unit	s)	shares %
CONTROLLING SHAREHOLDER/IN		Shar	eholder's CPF/CN	IPJ	Capital sto	ck struct	ure
NOVA CIDADE DE DEUS PA	ARTICIPAÇÕES S.A	04.866.462	/0001-47				
BBD PARTICIPAÇÕES S.A.							
07.838.611/0001-52	Brazil		No		Yes	12,	/30/2019
No							
189,425,112	53.698	0		0.000	189,425,12	12	26.072
Share class	Number of shares (Units	s) Shares %	Shares (%)	of the type	Shares (%) c	apital	stock
TOTAL	0	0.00					
FUNDAÇÃO BRADESCO							
60.701.521/0001-06	Brazil		No		Yes	12,	/30/2019
No							
163332621	46.302	373794914		100.000	53712753	5	73.928
Share class	Number of shares (Units	s) Shares %	Shares (%)	of the type	Shares (%) c	apital	stock
TOTAL	0	0.00					
TREASURY SHARES							
0	0.000	0		0.000	0		0.000
OTHER							

0	0.000	0	0.000	0	0.000
TOTAL					
352,757,733	48.552	373794914	51.448	726552647	100.000

CONTROLLING SHAREHOLDER/	INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State						endment
Shareholder resident abroad Number of shares (Units)	Name of Legal Repr	esentative or Agent	Туре о	f person	CPF/CNP	5J	
Number of common shares (Units)		Number of preferred shares (Units)	Preferred s (%)	hares	Total numbe shares (Unit		Total shares %
CONTROLLING SHAREHOLDER/INVESTO	R	Shareholder'	's CPF/CNPJ		Capital sto	ck stru	cture
FUNDAÇÃO BRADESCO		60.701.521/0001-06	5				
TREASURY SHARES							
0	0.000	0	0.00	0	0		0.000
OTHER							
1	100.00	0	0.00	0	0		100.000
TOTAL							
1	100.00	0	0.00	0	0		100.000

CONTROLLING SHAREHOLDER/IVVESTOR SHAREHOLDER Shareholder's CPF/CNPJ Nationality - State Controlling Shareholder's agrees Control in the provide Sharehol								
Shareholder's CPF/CNPJ Nationality - State It participates in a shareholder's agreeent Controlling Shareholder Last amendment Shareholder resident abroad Number of shares (Units) Name of Legal Reservative or Agent Type Jerson CPF/CNPJ Issue of Legal Reservative or Agent Shareholder's agreeent Shareholder's agreeent	CONTROLLING SHAREHOLDER/	INVESTOR						
Shareholder's agreement Shareholder's agreement Shareholder Shareholder amedment Shareholder resident abroad Number of shares (Units) Name of Legal Repertentative or Agent Type of person CPF/CNPJ Itemation Number of common shares (Units) Common shares (%) Number of preferred shares (Units) Preferred (%) Preferred (%) Total number of shares (Units) Total shares % CONTROLLING SHAREHOLDER/INVESTOR Common shares (%) Shareholder's CPF/CNPJ Capital stock structure FUNDAÇÃO BRADESCO 60.701.521/0001-06 Capital stock structure Itemation TREASURY SHARES 0 0.000 0.000 0.000 O 0.000 0 0 0.000 OTHER Itemation 0 0.000 0.000 1 100.00 0 0.000 0	SHAREHOLDER							
Number of shares (Units)Common shares (%)Number of preferred shares (Units)Preferred shares (%)Total number of shares (Units)Total shares %CONTROLLING SHAREHOLDER/INVESTORShares (Units)Shareholder's CPF/CNPJCapital stock strutureFUNDAÇÃO BRADESCO60.701.521/0001-0Total shares %Shareholder's CPF/CNPJCapital stock strutureTREASURY SHARES00.00000.0000.000O0.00000.00000.000OTHER1100.0000.0000100.000TOTAL1000.0000100.000	Shareholder's CPF/CNPJ	Nationality - State	• •	ment		•		
(Units) (%) shares (Units) (%) shares (Units) shares % CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock struture FUNDAÇÃO BRADESCO 60.701.521/0001-06 Capital stock struture TREASURY SHARES 60.701.521/0001-06 Capital stock struture 0 0.000 0 0.000 0 0.000 0 0.000 OTHER V V V 1 100.00 0 0.000 100.000 TOTAL V V V V		Name of Legal Repr	esentative or Agent	Туре о	f person	CPF/CNI	וכ	
FUNDAÇÃO BRADESCO 60.701.521/0001-06 TREASURY SHARES 0 0.000 0 0 0.000 0 0 0.000 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 <td></td> <td></td> <td>•</td> <td></td> <td>shares</td> <td></td> <td></td> <td></td>			•		shares			
TREASURY SHARES 0 0.000 0 0.000 0 0.000 0 0.000 0 0.000 0 0.000 0 0.000 OTHER 1 100.00 0 0.000 0 100.000 TOTAL	CONTROLLING SHAREHOLDER/INVESTOR	R	Shareholder'	s CPF/CNPJ		Capital sto	ck stru	cture
0 0.000 0 0.000 0 0.000 OTHER 1 100.00 0 0.000 0 100.000 TOTAL V	FUNDAÇÃO BRADESCO		60.701.521/0001-06	5				
OTHER 1 100.00 0 0.000 0 100.000 TOTAL I <td>TREASURY SHARES</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	TREASURY SHARES							
OTHER 1 100.00 0 0.000 0 100.000 TOTAL - <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>								
1 100.00 0 0.000 0 100.000 TOTAL	0	0.000	0	0.00	0	0		0.000
TOTAL	OTHER							
TOTAL								
	1	100.00	0	0.00	0	0		100.000
1 100.00 0 0.000 0 100.000	TOTAL							
	1	100.00	0	0.00	0	0		100.000

CONTROLLING SHAREHOLDER/	INVESTOR							
SHAREHOLDER								
Shareholder's CPF/CNPJ	Nationality - State	It participates in a		Controll	ing	Last		
		shareholder's agreement Shareholder amendment						
Shareholder resident abroad	Name of Legal Repre	esentative or Agent	Type o	f person	CPF/CNF	Ŋ		
Number of shares (Units)								
Number of common shares	Common shares	Number of preferred	Preferred s	shares	Total numbe	r of	Total	
(Units)	(%) s	shares (Units)	(%)		shares (Unit	s)	shares %	
CONTROLLING SHAREHOLDER/INVESTOR	R	Shareholder	s CPF/CNPJ		Capital sto	ck struc	cture	
FUNDAÇÃO BRADESCO		60.701.521/0001-06	6					
TREASURY SHARES								
0	0.000	0	0.00	0	0		0.000	
OTHER								
1	100.00	0	0.00	0	0		100.000	
TOTAL								
1	100.00	0	0.00	0	0		100.000	

CONTROLLING SHAREHOLDER/	INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State	It participates shareholder's		Controll Shareho	•	Last ame	ndment
Shareholder resident abroad	Name of Legal Repre	esentative or Age	nt Type of	person	CPF/CNP	I	
Number of shares (Units)							
Number of common shares (Units)		Number of preferr hares (Units)	ed Preferred (%)	shares	Total number shares (Units		Total shares %
CONTROLLING SHAREHOLDER/INVESTO	R	Share	nolder's CPF/CNPJ		Capital stoc	k struc	ture
BBD PARTICIPAÇÕES S.A.		07.838.611/00	01-52				
NCD PARTICIPAÇÕES LTDA							
48.594.139/0001-37	Brazil	N	lo		Yes	11	/07/2023
No							
67,114,094	30.266	141,898,399	64.0	45	209,012,49	3	47.149
Share class Numb	er of shares (Units)	Shares %	Shares (%) of th	e type	Shares (%) ca	pital	stock
TOTAL 0		0.00					
TREASURY SHARES							
45,919,796	20.708	18,727,526	8.45	53	64,647,322	2	14.583
OTHER							
108,710,981	49.025	60,934,301	27.5	02	169,645,28	2	38.268
TOTAL							
221,744,871	50.021	221,560,226	49.9	79	443,305,09	7	100.000

CONTROLLING SHAREHO	OLDER/INVESTOR					
SHAREHOLDER						
Shareholder's CPF/CNPJ	Nationality - State	e It participate shareholder's		Contro Shareh	•	Last amendment
Shareholder resident ab	road Name of Legal Re	presentative or Ag	ent Typ	e of person	CPF/CNP	l
Number of shares (Units	;)					
Number of common sha (Units)	res Common shares (%)	Number of prefe shares (Units)	rred Preferr (%)	ed shares	Total number shares (Units	
CONTROLLING SHAREHOLDER/	INVESTOR	Shar	eholder's CPF/CNPJ		Capital stoc	k structure
NCD PARTICIPAÇÕES LTD	A	48.594.139/0	001-37			
FUNDAÇÃO BRADESCO						
60.701.521/0001-06	6 Brazil		No		Yes	12/30/2019
No						
793303109	100.000	0	(0.000	793303109	9 100.000
Share class	Number of shares (Units)	Shares %	Shares (%) of	the type	Shares (%) ca	pital stock
TOTAL	0	0.00				
TREASURY SHARES						
0	0.000	0	(0.000	0	0.000
OTHER						
1	0.000	0	(0.000	0	0.000
TOTAL						
793,303,110	100.000	0	(0.000	793303110) 100.000
	100.000	0	(0.000	793303110) 100.000

CONTROLLING SHAREHOLDER	/INVESTOR							
SHAREHOLDER								
Shareholder's CPF/CNPJ	Nationality - State	It participates shareholder's		ment	Control Shareh	•	Last ame	ndment
Shareholder resident abroad	Name of Legal Rep	presentative or Age	ent	Type of	person	CPF/CNP	J	
Number of shares (Units)								
Number of common shares (Units)	Common shares (%)	Number of prefer shares (Units)	red	Preferred (%)	shares	Total numbe shares (Unit		Total shares %
CONTROLLING SHAREHOLDER/INVESTO	DR	Share	holder'	s CPF/CNPJ		Capital stor	k struc	cture
NCD PARTICIPAÇÕES LTDA		48.594.139/0	001-37	7				
FUNDAÇÃO BRADESCO								
60.701.521/0001-06	Brazil		No			Yes	12	2/30/2019
No								
793,303,109	100.000	0		0.00	0	793,303,10)9	100.000
	Number of shares (Units)	Shares %	Shar	es (%) of th	e type	Shares (%) ca	apital	stock
TOTAL	0	0.00						
TREASURY SHARES								
0	0.000	0		0.00	0	0		0.000
OTHER								
1	0.000	0		0.00	0	0		0.000
TOTAL								
793,303,110	100.000	0		0.00	0	793,303,11	0	100.000

CONTROLLING SHAREHOLDER/I	INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State	te It participates in a Controlling Last					
		shareholder's agree	ement Sha	reholder	amendment		
Shareholder resident abroad	Name of Legal Rep	resentative or Agent	Type of per	son CPF/CNP	I		
Number of shares (Units)							
Number of common shares	Common shares	Number of preferred	Preferred share	s Total numbe	r of Total		
(Units)	(%)	shares (Units)	(%)	shares (Units	s) shares %		
CONTROLLING SHAREHOLDER/INVESTOR	R	Shareholder'	's CPF/CNPJ	Capital stoc	k structure		
FUNDAÇÃO BRADESCO		60.701.521/0001-0	5				
TREASURY SHARES							
0	0.000	0	0.000	0	0.000		
OTHER							
1	100.00	0	0.000	0	100.000		
TOTAL							
1	100.00	0	0.000	0	100.000		

CONTROLLING SHAREHOLDER	/INVESTOR						
SHAREHOLDER							
Shareholder's CPF/CNPJ	Nationality - State	It participates in a shareholder's agree		Control Shareh	•		
Shareholder resident abroad	Name of Legal Repr	esentative or Agent	Type of	person	CPF/CNF	Ŋ	
Number of shares (Units)							
Number of common shares (Units)		Number of preferred shares (Units)	Preferred (%)	shares	Total numbe shares (Unit		Total shares %
CONTROLLING SHAREHOLDER/INVEST	OR	Shareholde	er's CPF/CNPJ		Capital sto	ck struc	cture
NCD PARTICIPAÇÕES LTDA		48.594.139/0001-	37				
FUNDAÇÃO BRADESCO							
60.701.521/0001-06	Brazil	No			Yes	12	2/30/2019
No							
793,303,109	100.000	0	0.00	00	793,303,1	09	100.000
Share class	Number of shares (Units)	Shares % Sh	ares (%) of th	e type	Shares (%) c	apital	stock
TOTAL	0	0.00					
TREASURY SHARES							
0	0.000	0	0.00	00	0		0.000
OTHER							
1	0.000	0	0.00	00	0		0.000
TOTAL							
793,303,110	100.000	0	0.00	00	793,303,1	10	100.000

CONTROLLING SHAREHOLDER/	INVESTOR							
SHAREHOLDER								
Shareholder's CPF/CNPJ	Nationality - State	It participates in a shareholder's agree		Controlling Shareholder	Last amendment			
Shareholder resident abroad	Name of Legal Rep	resentative or Agent	Type of	person CPF/CN	PJ			
Number of shares (Units)								
Number of common shares (Units)	<i>i</i>		Preferred sh (%)	ares Total numbers Shares (Unit				
CONTROLLING SHAREHOLDER/INVESTO	R	Shareholder	's CPF/CNPJ	Capital sto	Capital stock structure			
FUNDAÇÃO BRADESCO		60.701.521/0001-0	6					
TREASURY SHARES								
0	0.000	0	0.000	0	0.000			
OTHER								
1	100.00	0	0.000	0	100.000			
TOTAL								
1	100.00	0	0.000	0	100.000			

CONTROLLING SHAREHOLDER/INVESTOR									
SHAREHOLDER									
Shareholder's CPF/CNPJ	Nationality - State	e It participates in a Controll shareholder's agreement Shareho			0	Last ame	ndment		
hareholder resident abroad Name of Legal Representative or Agent Type of person CPF/CNPJ Jumber of shares (Units)									
Number of common shares	Common shares	Number of preferred	Preferred s	hares	Total numbe	r of	Total		
(Units)	(%)	shares (Units)	(%)		shares (Unit	s)	shares %		
CONTROLLING SHAREHOLDER/INVESTOR Shareholder's CPF/CNPJ Capital stock structure									
FUNDAÇÃO BRADESCO		60.701.521/0001-06	5						
TREASURY SHARES									
0	0.000	0	0.000)	0		0.000		
OTHER									
1	100.00	0	0.000)	0		100.000		
TOTAL									
1	100.00	0	0.000)	0		100.000		

CONTROLLING SHAREHOLDER/	INVESTOR					
SHAREHOLDER						
Shareholder's CPF/CNPJ	Nationality - State	It participates in a shareholder's agree		Controlling Shareholder		
Shareholder resident abroad Name of Legal Re		resentative or Agent	Type of	person	CPF/CNPJ	
Number of shares (Units)						
Number of common shares (Units)		Number of preferred shares (Units)	Preferred s (%)		al number of ares (Units)	Total shares %
CONTROLLING SHAREHOLDER/INVESTO	R	Shareholder'	s CPF/CNPJ		Capital stock str	ucture
FUNDAÇÃO BRADESCO		60.701.521/0001-06	5			
TREASURY SHARES						
0	0.000	0	0.000)	0	0.000
OTHER						
1	100.00	0	0.000)	0	100.000
TOTAL						
1	100.00	0	0.000)	0	100.000

6.3 Capital allocation

Date of last meeting/ Date of last amendment	01/04/2025
Number of individual shareholders	50,629
Number of corporate shareholders	230
Number of institutional investors	251

OUTSTANDING SHARES

Outstanding shares corresponding to all of the issuer's shares except those held by the controlling shareholder, its related persons, the issuer's management and treasury shares

Number of common shares	252,219,521	46.209%
Number of preferred shares	0	0.000%
Total	252,219,521	46.209%

6.4 Interest in companies

Corporate name	Corporate Taxpayers' ID (CNPJ)	Issuer's interest (%)
BOUTIQUE DENTAL LTDA. (BOUTIQUE DENTAL)	14.576.103/0001-09	100
BRASILDENTAL OPERADORA DE PLANOS	19.962.272/0001-09	25
ODONTOLÓGICOS S.A. (BRASILDENTAL)		
CLIDEC – CLÍNICA DENTÁRIA ESPECIALIZADA CURA	17.453.895/0001-12	100
DARS LTDA. (CLIDEC)		
CLIDEC PARTICIPAÇÕES S.A. (CLIDEC	16.577.641/0001-43	100
PARTICIPAÇÕES)		
DENTAL PARTNER COMÉRCIO DE PRODUTOS E	10.555.312/0001-15	100
EQUIPAMENTOS ODONTOLÓGICOS LTDA. (DENTAL		
PARTNER)		
EASY SOFTWARE LTDA. (EASY)	72.995.848/0001-09	51
ODONTOPREV SERVIÇOS LTDA. (ODONTOPREV	03.569.844/0001-46	100
SERVIÇOS)		
ODONTORED CV SOCIEDAD ANÔNIMA DE CAPITAL	00.000.000/0000-00	99.99
VARIABLE (ODONTORED)		
OPREV ADMINISTRADORA SOCIEDAD ANÔNIMA	00.000.000/0000-00	99.99
DE CAPITAL VARIABLE (OPREV)		
PAPAIZ ASSOCIADOS DIAGNÓSTICOS POR IMAGEM	62.020.367/0001-24	100
S/S LTDA. (GRUPO PAPAIZ)		
SF 210 PARTICIPAÇÕES SOCIETÁRIAS S.A. (SF 210)	37.623.580/0001-83	18.11
MACHIRON DESENVOLVIMENTO DE SISTEMAS S.A.	29.518.783/0001-81	20

6.5 Organizational chart of shareholders and economic group

Shareholding position on 04/01/2025



6.6 Other relevant information

6.6. Provide other information that the issuer deems relevant

Odontoprev S.A. informs, in accordance with a material fact published on February 28, 2024, that the Board of Directors has approved a new Share Buyback Program, without reducing the Company's capital stock, aimed at maximizing value creation for shareholders, given that, in Odontoprev's view, the current share value does not reflect the fundamentals of its business model, assets and prospects for future returns and generation of results.

7.1 Main characteristics of management bodies and fiscal council

7. Shareholders' meeting and management

7.1. Describe the main characteristics of the issuer's management bodies and fiscal council, identifying:

a. the main characteristics of the policies for nominating professionals and filling positions, if any, and, if the issuer discloses them, the internet addresses where the document can be found

The Company has a nomination policy for members of the Board of Directors, Fiscal Council, Advisory Committees and Executive Board. The latest revision of this policy was approved at a Board of Directors' Meeting held on August 31, 2021, and is available on its IR website, or at <u>this link</u>.

According to this policy, the Board of Directors shall be made up of a minimum of eight (8) and a maximum of eleven (11) members, with one (1) Chair and one (1) Vice Chair, all elected and removed by the Shareholders' Meeting, with a unified term of office of up to two (2) years, re-election being permitted.

Of the members of the Board of Directors, at least two (2) or twenty percent (20%), whichever is greater, must be Independent, as defined in the Novo Mercado Regulations, and expressly declared as such in the minutes of the Shareholders' Meeting that elects them.

The Fiscal Council shall be made up of three (3) to five (5) members, whether shareholders or not, and an equal number of alternates, elected at the Shareholders' Meeting that decides on its installation, with a unified term of office of one (1) year ending at the Shareholders' Meeting that approves the accounts for the fiscal year in which they were elected, re-election being permitted.

With regard to the Board of Directors' Advisory Committees ("Advisory Committees"), the Company currently has two (2) Advisory Committees, namely: (i) Statutory Audit Committee and (ii) People Management Committee. Both have a one-year term of office and one (1) Coordinator, elected by the Board of Directors and whose duties will be determined in the respective Committee's internal regulations.

The People Management Committee is made up of at least three (3) members, with at least one (1) Independent Director.

The Audit Committee must have an annual budget approved by the Board of Directors, under the terms of the Novo Mercado Regulations, and shall be made up of at least three (3) members, at least one (1) of whom must be an Independent Director, as defined in the Novo Mercado Regulations. Nominations to the Audit Committee comply with the guidelines of the Novo Mercado Regulations of B3 S.A. regarding the profile of the members.

Lastly, the Executive Board shall be made up of a minimum of four (4) and a maximum of ten (10) Officers, necessarily including a Chief Executive Officer, a Chief Financial Officer and an Investor Relations Officer. If any other members are elected, they will have the title of Corporate Officer. The Officers shall be elected for a two-year term of office years and may be re-elected. The Company's Board of Directors will be responsible for nominating and electing candidates for Officer positions.

b. whether there are any performance evaluation mechanisms in place, stating if so:

i. the frequency of evaluations and their scope

ii. ii. methodology used and the main criteria used in the evaluations

On November 27, 2019, at a Board of Directors' Meeting, the Company approved the methodology for evaluating the Board of Directors.

The Board of Directors is evaluated annually, using a methodology in which each member fills in an evaluation form, considering the Board as a body and not its individual members. The results of each Board member are tabulated, generating a consolidated report. This report is submitted to the Chair of the Board of Directors, highlighting the strengths and points for improvement, so that an action plan can be drawn up for the suggested improvements.

The form includes questions about the Fiscal Council and the Board of Directors' Advisory Committees, with the aim of evaluating these bodies and drawing up plans for improvement, if necessary.

The statutory officers, as well as the other employees, undergo a six-monthly evaluation of targets, following the Objective and Key Results (OKR) methodology. In this process, individual targets are set and achievement is measured through the attainment of each key result linked to the objective. To this end, the key results must be specific, measurable, achievable, relevant and time-bound. In addition, the statutory officers also take part in the biennial competency assessment process, in 360-degree format (assessors: manager, subordinates, peers, internal customers and self-assessment). This process aims to evaluate the employee's behavior in each of the five organizational competencies, with four possible levels (competency not observed, competency under development, consolidated competency and reference in the competency).

iii. whether external consultancy or advisory services have been hired

No external consultancy or advisory services were hired in 2023.

c. rules for identifying and managing conflicts of interest

In accordance with Brazilian Corporate Law, anyone whose interests conflict with those of the Company may not be elected as a member of management, unless waived by the Shareholders' Meeting.

In addition, the law prohibits members of management from intervening in any corporate operations in which they have a conflict of interest, as well as in the resolutions that other members take in this regard. It also states that such members of management must inform the other members of their impediment and that the nature and extent of their interest must be recorded in the minutes of the Board of Directors' or the Executive Board's meeting that decides on the matter. However, members of management can enter into contracts with the Company under reasonable conditions or on an arm's length basis.

With specific regard to members of management who are also shareholders of the Company, Brazilian Corporate Law states that shareholders may not vote on the resolutions of Shareholders' Meetings relating to the valuation report of assets they contribute to the share capital and the approval of their accounts as a member of management, nor on any others that may specifically benefit them, or in which they have a conflict of interest. Any decision taken as a result of a vote by a shareholder whose interests conflict with those of the Company is voidable, and said shareholder will be liable for any damage caused, as well as being obliged to transfer any advantages gained to the Company.

d. by body:

e) specific goals that the issuer has in relation to diversity of gender, color or race or other attributes among the members of its management bodies and its Fiscal Council, if any

Odontoprev is a signatory to the UN Global Compact. In May 2022, Odontoprev made an important commitment to the Equity is Priority Program, an initiative of the Global Compact with the support of UN Women. The Company has committed to having 30% and 50% of senior leadership positions held by women by 2025 and 2030, respectively.

<u>f) the role of management bodies in assessing, managing and supervising climate-related risks and opportunities</u>

The Company's Sustainability Policy sets out defined corporate guidelines, roles and responsibilities, ranging from the operational areas to the supervision of the issue by management, in addition to the public commitments to which Odontoprev is a signatory.

With regard to assessing risks and opportunities in relation to the climate, the process is the same as for the other risks assessed by the Institutional Policy on Corporate Governance, Risk Management and Internal Controls, which describes the role of the management bodies.

7.1 D Description of the main characteristics of management bodies and fiscal council

Number of members by self-reported gender

	Women	Men	Non- binary	Other	l prefer not to say
Executive Board	1	5	0	0	0
Board of Directors – sitting members	1	7	0	0	0
Board of Directors – alternates	0	3	0	0	0
Fiscal Council – sitting members	0	3	0	0	0
Fiscal Council – alternates	1	2	0	0	0
TOTAL = 24	3	20	0	0	0

Number of members by self-reported color and race

	Yellow	White	Black	Brown	Indigenous people	Other	l prefer not to say
Executive Board	0	5	0	1	0	0	0
Board of Directors – sitting members	1	3	0	0	0	0	4
Board of Directors – alternates	0	2	0	0	0	0	1
Fiscal Council – sitting members	0	3	0	0	0	0	0
Fiscal Council – alternates	0	2	0	1	0	0	0
TOTAL = 24	1	15	0	2	0	0	5

7.2 Information related to the Board of Directors

7.2. With specific regard to the board of directors, please indicate:

a. Permanent bodies and committees that report to the board of directors

Odontoprev has bodies and committees that report directly and indirectly to the Board of Directors.

The bodies and committees that report directly to the Board of Directors are: (i) the Fiscal Council; (ii) the People Management Committee; (iii) the Statutory Audit Committee; (iv) the External Audit; and (v) the Executive Board.

The Internal Audit reports to the Board of Directors and is supervised by the Statutory Audit Committee; it is responsible for evaluating risk management processes, internal control systems and internal mechanisms and procedures for compliance with laws, resolutions, rules, charters and regulations of the Company.

The Internal Audit unit has the necessary conditions for independent, autonomous, and impartial assessment of the quality and effectiveness of the Company's internal control systems and risk management processes. The Audit Committee must carry out periodic audit tests to ensure that the mechanisms adopted by the Company to fight corruption and other illegal acts are working properly.

The Fiscal Council is the statutory body responsible for monitoring and periodically reassessing operational risk, analyzing the financial statements with the support of the Independent Audit.

In recent years, the Audit Committee and the Fiscal Council have met once at the end of each quarter, while the Fiscal Council and the Board of Directors have met once a year. The meetings planned for the current fiscal year maintain the same logic seen in previous years: quarterly meetings between the Audit Committee and the Fiscal Council and annual meetings between the Fiscal Council and the Board of Directors to approve the annual financial statements.

The bodies and committees that report indirectly the Board of Directors are (i) the Risk Management Committee; and (ii) the Investigation and Ethics Committee.

b. how the board of directors evaluates the work of the independent auditor, indicating whether the issuer has a policy for the provision of non-audit services by the independent auditor and, if the issuer discloses the policy, the internet addresses where the document can be found

There is no approved policy, but there is an internal process under which prior approval of the Audit Committee is required for contracting services that do not fall within the main purpose of reviewing the financial statements. In addition, the contracted audit firm will have to undergo an internal conflict of interest review for all new services.

Every quarter, the controller is notified of the services contracted, in order to comply with the Corporate Standard for Contracting an Independent Audit Firm - 05.1190 (internal standard).

c. channels established for critical issues related to ESG and compliance topics and practices to come to the attention of the board of directors, if any

In October 2021, the Company's Whistleblowing Channel was renamed the "Whistleblowing Hotline". The change is based on best market practices. The channel was also outsourced. The outsourced company receives the complaints, carries out the initial screening and submits them to the Compliance department.

The Compliance department and the Investigation and Ethics Committee are responsible for directing the internal investigation of complaints received. After the internal investigation, the issues are taken to meetings of the Board of Directors and Executive Board, as appropriate.

7.3 Structure and professional experiences of the management and the fiscal council

Operation of the fiscal council: Permanent

Name: AMÉRIO	: AMÉRICO PINTO GOMES Individual Taxpayers' I (CPF): 749.510.847-91		Passport:	Nationality: Brazil	Occupation: Ins	surance agent	Date of Birth:	01/30/1963	
Professional Experience:	 sensu MBA with Specialization in Finance from Faculdade FIA de Administração de Negócios (FIA). He completed a Program for Management Development (PM at the IESE Business School. He has been working in the insurance market for 35 years, having joined Grupo Segurador in 1987. He currently holds the position Managing Director at Bradesco Seguros S.A., Bradesco Auto/Re Companhia de Seguros, Bradesco Capitalização S.A., Bradesco Vida e Previdência S.A., Bradesco Auto/Re Companhia de Seguros, Bradesco Saúde – Operadora de Planos S.A., Bradesco Porot de Vendas S.A., Bradesco SegPrev Investimentos Ltda., Ipê Holdings Ltda., Marília Reflorestamento e Agropecuária Ltda., Nova Marília Administração de Bróveis e Imóveis Ltda., Novamed Gestão de Clínicas Ltda., Neon Holdings Ltda. and BSP Affinity Ltda. He is also an alternate member of the Board of Directors: Odontoprev S.A. and Vice Chairman of the Board of Directors of FenaCap. Bradesco Seguros S.A., Bradesco Auto/Re Companhia de Seguros, Bradesco Saúde – Operadora de Planos S.A., Bradesco Saúde S. Mediservice Operadora de Planos de Saúde S.A., Atlântica Companhia de Seguros, Bradesco Saúde – Operadora de Planos S.A., Bradesco Saúde S. Mediservice Operadora de Planos de Saúde S.A., Atlântica Companhia de Seguros, Bradesco Saúde – Operadora de Planos S.A., Bradesco Saúde S. Mediservice Operadora de Planos de Saúde S.A., Atlântica Companhia de Seguros, Bradesco Saúde – Operadora de Planos S.A., Bradesco Saúde S. A., Bradesco SegPrev Investimentos Ltda., Novamed Gestão de Clínicas Ltda. and BSP Affinity Ltda. are part of the economic group of Banco Bradesco S.A. Mr. Américo Pinto Gomes declares that, over the last five years, he has not received (i) any criminal conviction, even if not final and unappealable; (ii) any convict in an administrative proceeding of the Brazilian Securities and Exchange Commission (CVM), the Central Bank of Brazil or the Superintendence of Private Insuran even if not final and unappealable; or (iii) another								
Management	Bodies:								
Management body	Election date	Term of office Electiv	•	Description of other [position/duty	Date of Investiture	Member was Controlling S	elected by the hareholder?	First term starting date	
Board of Directors	04/03/2024	2026 ASM Board I (alterna	Directors te)	C	4/03/2024	Yes		04/28/2020	
Convictions:									
	Conviction type	Conviction desc	ription						

Name: ANDRÉ FRANÇA	CHIDICHIMO DE	Individual Taxpay (CPF): 253.070.16		Passport:	Nationality: Braz	zil	Occupation: Lawyer		wyer	Date of Birth: 04/24/1975	
Professional Experience:	Law from Escola S London School of career and improv	Superior de Direito C English (London/UK) ved his skills, being re	Constitucio). Before jo esponsiblo	onal and an Interr oining Odontopre e for other departi	national Executive I v, he worked as a c ments	MBA in L corporate	eadership and lawyer in the	l Maı civil	nagement fron aviation secto	n Saint Paul/ESM	ree in Constitutional 1T. He studied at the ny, he developed his
Management I		_egal Department, su	ich as Col	mpliance, Corpor	ate Governance, D	ata Prote	ection and Priv	/acy.			
Management body	Election date	Term of office	Elective p	oosition held	Description of position/duty	other	Date Investiture	of	Member was Controlling S	elected by the hareholder?	First term starting date
Executive Board	02/28/2024	11/28/2025	Other offi	cers		Officer, porate	02/28/2024		Yes		02/28/2024
Convictions:											
	Conviction type	Convictio	on descrip	otion							

Name: CÉSA SANTOS	R SUAKI DOS	Individual Taxpaye (CPF): 076.350.928-	•	Nationality: Brazil	Occupation: Engineering	Production	Date of Birth:	09/11/1962
Professional Experience:	Administration from Logística) holding of Companhia Brasilo member of the Ado Patrimonial and sin of Mundo Verde Fr. Mr. César Suaki d	m the University of São company and was res eira de Distribuição (P visory Board of Directo ts on the Board of Directo anquias, Ocrim Alime los Santos declares t	uction Engineering from o Paulo. He was a Market ponsible for Procuremen ão de Açúcar Group), se ors of DPaschoal, Lopes ectors of OdontoPrev S.A ntos, Grupo Hindiana and hat none of the compar a shareholder of the Con	t Officer at Ultragaz (Ultr t and Planning at the Ma rved as Chief Executive Supermercados and Wi ., Hubprepaid S.A. (Vale d Scanntech. nies mentioned above a	a Group), served as C rtins Group. He was a Officer (CEO) of Mart ckbold Alimentos. He Presente) and Elekei	General Logistic an Executive Co ins Comércio e e is currently a iroz S.A., as we any's economi	es Officer at the ommercial & Su Serviços de Di Founding Partr Il as the Adviso	ALL (América Latina upply Chain Officer at stribuição and was a ner of Maestà Gestão vry Board of Directors ermore, none of the
	conviction in an a Private Insurance,	os Santos declares th dministrative proceed even if not final and u	nat, over the last five yea ing of the Brazilian Secu inappealable; or (iii) ano alified him from practicir	rities and Exchange Co ther final and unappeala	mmission (CVM), the	Central Bank	of Brazil or the	Superintendence of
	Mr. César Suaki do	os Santos is considere	t to be a politically exposi d an independent memb ovo Mercado Regulations	per, under the terms of the	ne specific regulation	8	the matter, as	well as based on the
Management B	odies:							
Management body	Election date	Term of office El	ective position held	Description of other position/duty	Date of Investiture	Member wa the Shareholder	s elected by Controlling ?	First term starting date
Board of Directors	04/03/2024	In	oard of Directors - dependent (sitting ember)		04/03/2024	Yes		05/31/2006
Convictions:								
(Conviction type	Convictior	description					
	Conviction type		Convictior	Conviction description	Conviction description	Conviction description	Conviction description	Conviction description

Name: EDUA GODOY	ARDO DA GAMA	A Individual Ta (CPF): 395.410		Passport:	Nationality: Brazil	Occupatio	n: Accountant	Date of Birth:	06/15/1963	
Professional Experience:	Corporate Law a Godoy Empresar and export of ele an alternate mer other companies member of the A the provision of c Elétrico S.A. Non	t the Federal Univial Serviços Conta ctronic communi- nber of the Fiscal s, businesses and udit Committee o onsulting services e of the compani	versity of Rio Gi ábeis. He is a sit cations and info Council of Odo d ventures in th f Officer Distrib s in Information es in which he	rande do Sul. H tting member of ormation techno ontoprev S.A. He ne Technology, I ouidora S.A., a co Technology. He works or has wo	histration from Faculdad e is an executive partner the Fiscal Council of Pad logy materials, compone was a sitting member of Media and Telecommuni- ompany engaged in the di was also a sitting membe inked are part of the Com	at HB Audit - Au tec S.A., a comp nts and product the Fiscal Cour cations sector. stribution of sof r of the Fiscal Co pany's economi	aditores Independ any engaged in th s and in the provi cil of Ideiasnet S He was a sitting tware and hardwa puncil of Tupy S.A c group. Mr. Edua	lentes S/S. and e industrializations sion of consultin A., a company t member of the are in the domes , Marisol S.A. and rdo da Gama G	a founding partner at on, marketing, import Ig services. He is also hat holds interests in Fiscal Council and a tic market, as well as d Trafo Componentes	
	and unappealabl	le conviction in th	ie judicial or ad	Iministrative spl	here, which has suspende ally exposed person, in ac	ed or disqualifie	d him from pract	cing any profes		
Management I	and unappealabl activity. Mr. Edua	le conviction in th	ie judicial or ad	Iministrative spl	nere, which has suspende	ed or disqualifie	d him from pract	cing any profes		
Management I Management body	and unappealabl activity. Mr. Edua	le conviction in th	ie judicial or ad	Iministrative spl ot to be a politica	nere, which has suspende	ed or disqualifie	d him from pract he applicable reg	cing any profest ulations. as elected by Controlling		
Management	and unappealabl activity. Mr. Edua Bodies:	le conviction in th Irdo da Gama Goo	e judicial or ad doy declared no Elective posi Fiscal Counc	Iministrative spl ot to be a politica	nere, which has suspende ally exposed person, in ac Description of other	ed or disqualifie cordance with t Date	d him from pract he applicable reg of Member w the	cing any profest ulations. as elected by Controlling	sional or commercial First term starting	
Management body Fiscal	and unappealabl activity. Mr. Edua Bodies: Election date	e conviction in th irdo da Gama Goo Term of office	Elective posi Fiscal Counc Elected by th	Iministrative spl ot to be a politica ition held cil (Alternate)	nere, which has suspende ally exposed person, in ac Description of other	ed or disqualifie cordance with t Date Investiture	d him from pract he applicable reg of Member w the Shareholde	cing any profest ulations. as elected by Controlling	sional or commercial First term starting date	
Name: ELSEI CARVALHO CA	n christian de Armo	Individual Ta (CPF): 024.934		Passport	: Nationality: Bra	zil	Occupatio	n: Economist.	Date of Birth:	11/19/1972
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Professional Experience:	in commercial ar	nd expanding stra	tegies. He has	worked at	MBA in Coppead/UFRJ, a investment banking and Capital Partners). Mr. Else	retail com	panies, and	was also a partn	ier, commercial	•
Management	Bodies:									
Management body	Election date	Term of office	Elective held	position	Description of other position/duty	Date of I	Investiture	Member was of Controlling Sha		First term starting date
Executive Board	08/28/2024	11/28/2025	Other office	ers	Chief Executive Officer (CEO)	08/28/20	024	Yes		06/01/2017
Convictions:										
	Conviction type	Con	/iction descrip	otion						

Name: IVAN JUNIOR	LUIZ GONTIJ	D Individual Tax (CPF): 770.025.		Passport:	Nationality: Brazil	Occu	pation: Lawy	er Date of Birth:	10/08/1958
Professional Experience:	Insurance Law a 1998, he was ele BSP Affinity Ltd Administração c of BSP Empreen Gestão de Servio of the Board of Insurance, and I	It the Cândido Mend ected Chief Legal Off a., Bradseg Promot e Bens Móveis e Imo dimentos Imobiliári cos (Orizon) and Fleu Directors and a me Prize-Linked Savings	tes Law Schoo ficer of Grupo S cora de Venda foveis Ltda. and fos S.A. He is a ury S.A; an alte mber of the M s Companies (ol. He has been Segurador. He Is S.A., Brades I pê Holdings Lt a sitting member rnate member o lanaging Board CNSeg); and	working in the insurar currently serves as Ch co SegPrev Investime da., as well as Directo er of the Board of Directo of the Board of Directo	nce market for ief Executive O entos Ltda., Ma r General of Ne ctors of Brade rs of Brasildent nal Confedera	35 years, hav fficer at Brads arília Reflores on Holdings L sco Saúde S. tal Operadora	v at the Catholic Universing joined Grupo Bradeso seg Participações S.A., B stamento e Agropecuári tda. and a member of the A., Odontoprev S.A., Cor de Planos Odontológico ral Insurance, Pension, L	co Seguros in 1985. In radesco Seguros S.A., a Ltda., Nova Marília e Strategic Committee npanhia Brasileira de s S.A.; Vice-Chairman
	Bradseg Partici Empreendiment economic group Mr. Ivan Luiz Go conviction in an Private Insuranc	pações S.A., Brade os Imobiliários S.A, ontijo Junior declare administrative prov e, even if not final a	esco Seguros Bradesco Saú es that, over th ceeding of the and unappeala	S.A., BSP Affir de S.A., Compa ne last five yea Brazilian Secu ıble; or (iii) ano	ity Ltda., Bradseg Pr anhia Brasileira de Ges rs, he has not receive rities and Exchange (romotora de V stão de Serviço ed (i) any crimi Commission (C alable convicti	os (Orizon) and nal convictio CVM), the Cer on in the judi	Bradesco SegPrev Inves d Fleury S.A. are part of B n, even if not final and u ntral Bank of Brazil or the cial sphere or subject to	anco Bradesco S.A.'s unappealable; (ii) any e Superintendence of
	Mr.Ivan Luiz Gor	ntijo Junior declared	not to be a po	litically expose	d person, in accordan	ce with the app	olicable regula	ations.	
Management I	Bodies:								
Management body	Election date	Term of office	Elective po	sition held	Description of other position/duty	Date Investiture		er was elected by the blling Shareholder?	First term starting date
Board of Directors	04/03/2024	2026 ASM	Board of Di (sitting mer			04/03/2024	Yes		12/23/2009
Convictions:									
	Conviction type	Convi	ction descript	ion					

	ALUF JUNIOR	Individual Taxpa (CPF): 022.154.7		Nationality: Brazil	Occupat Engineer	i on: Civil	Date of Birth:	09/29/1964
Professional Experience:	International Exec Controllership, Tre March 2007, he w companies (Cushr treasury and contro company that man treasury, controllir He declares that r controlled by a sha Company. Mr. Ivar conviction in an a	utive MBA from FE easury and Financia ras the Chief Finan man & Wakefield, F olling departments nufactures product ng (including accou none of the compa areholder of the Co n Maluf Junior decla dministrative proce	vil Engineering from the Po EA - USP. He worked at So al and Tax Planning, having ncial Officer of Grupo Sen RGIS, Pitney Bowes, ERM) of the joint ventures. From ts for the printing industry unting and tax), human reso anies mentioned above are ompany who holds a direct ares that, over the last five eeding of the Brazilian Sec	bobral Invicta, Philips C participated in negotiat ico, an investment hole , and his main function May 2007 to the present and distributes indust burces, information tech e part of the Company or indirect interest equivers, he has not rece surities and Exchange C	onsumer Electron tions for mergers, a ding company wh n was the financial t day, he has been t rial and construct nnology, legal, sup as economic group al to or greater tha ived (i) any crimina Commission (CVM	ics and GE Capita acquisitions and se ose portfolio inclu anagement of the chief Financial ion plastics and ta plies and logistics b. Furthermore, no n 5% of the same al conviction, even), the Central Ban	al IT Solutions in ales of companie udes joint ventur the group's com Officer of Day Bra apes. His main r departments. one of the comp class or type of s n if not final and u k of Brazil or the	functions related to es. From June 2001 to res with international panies, including the asil S.A., an industrial role is to manage the anies mentioned are security issued by the unappealable; (ii) any
	decision, which ha	is suspended or dis	nd unappealable; or (iii) an squalified him from practic not to be a politically expo	ing any professional or	commercial activit	iy.	ere or subject to	a final administrative
Management	decision, which ha Mr. Ivan Maluf Juni	is suspended or dis	squalified him from practic	ing any professional or	commercial activit	iy.	ere or subject to	a final administrative
Management Management body	decision, which ha Mr. Ivan Maluf Juni	is suspended or dis	squalified him from practic	ing any professional or	commercial activit	cable regulations.	elected by the	
Management	decision, which ha Mr. Ivan Maluf Juni Bodies:	is suspended or dis or hereby declares	squalified him from practic	ing any professional or sed person, in accorda Description of	commercial activit nce with the applic Date o	y. cable regulations. f Member was	elected by the	First term starting
Management body Fiscal	decision, which ha Mr. Ivan Maluf Juni Bodies: Election date	is suspended or dis or hereby declares Term of office	squalified him from practic onot to be a politically expo Elective position held Fiscal Council (sitting member) Elected by the	ing any professional or sed person, in accorda Description of	commercial activit nce with the applic Date o Investiture	y. cable regulations. f Member was Controlling Sha	elected by the	First term starting date

independent mem S.A. and Movida S. Mr. José Mauro D companies mentic of security issued Mr. José Mauro De conviction in an a Private Insurance, decision, which ha Mr. José Mauro De	ber of the Boa .A., and a guest pepes Lorga de oned are contro by the Compar epes Lorga deo administrative p , even if not fin- as suspended o epes Lorga deol	Ind of Directors and a t professor at the Fu eclares that none of olled by a sharehold ny. clares that, over the proceeding of the Bi al and unappealable or disqualified him fr lared not to be a poli	the Coordina ndação Dom the compar er of the Com a last five yea razilian Secu e; or (iii) anot rom practicin	ator of the Au n Cabral (FDC nies mentior npany who ho ars, he has r rities and Ex ther final and g any profes	udit Cor C). ned abo olds a di not rece kchange d unapp ssional c	eiro, and an Executi mmittee of Grupo Va ove are part of the C lirect or indirect intere eived (i) any criminal e Commission (CVM) pealable conviction ir or commercial activit rdance with the applic	mos S.A., a memb company's econor est equal to or grea conviction, even i , the Central Banl n the judicial sphe y.	ber of the Audit (mic group. Furth ater than 5% of th if not final and u k of Brazil or the	Committee of Marfrig ermore, none of the ne same class or type inappealable; (ii) any superintendence of
companies mentic of security issued Mr. José Mauro De conviction in an a Private Insurance, decision, which ha Mr. José Mauro De	boned are contro by the Compar epes Lorga dec idministrative p , even if not fin as suspended c epes Lorga decl	olled by a sharehold ny. clares that, over the proceeding of the Br al and unappealable or disqualified him fr lared not to be a poli	er of the Com a last five yea razilian Secu e; or (iii) anot rom practicin	npany who ho ars, he has r rities and Ex ther final and g any profes	olds a d not rece kchange d unapp ssional c	lirect or indirect intere eived (i) any criminal e Commission (CVM) pealable conviction ir or commercial activit	est equal to or great conviction, even i a, the Central Banl a the judicial sphe y.	ater than 5% of th if not final and u k of Brazil or the	ne same class or type inappealable; (ii) any Superintendence of
conviction in an a Private Insurance, decision, which ha Mr. José Mauro De	idministrative p , even if not fin as suspended o epes Lorga decl	proceeding of the Br al and unappealable or disqualified him fr lared not to be a poli	razilian Secu e; or (iii) anot rom practicin	rities and Ex ther final and g any profes	kchange d unapp ssional c	e Commission (CVM) bealable conviction ir or commercial activit	, the Central Banl n the judicial sphe y.	k of Brazil or the	Superintendence of
		•	itically expos	ed person, i	n accore	dance with the applic	able regulations.		
		•	incarty coopee			adnee man are appar			
							ations applicable t	to the matter, as	well as based on the
odies:									
Election date Te	erm of office	Elective position he		•		Date of Investiture			First term starting date
04/03/2024 20					(04/03/2024	Yes		08/09/2023
onviction type	Co	nviction description	l						
	ndependence crit dies: lection date T 4/03/2024 2	dependence criterion defined b dies: lection date Term of office 4/03/2024 2026 ASM	dependence criterion defined by the Novo Mercado dies: lection date Term of office Elective position he 4/03/2024 2026 ASM Board of Directors - Independent (alterr	dependence criterion defined by the Novo Mercado Regulations dies: lection date Term of office Elective position held De oth 4/03/2024 2026 ASM Board of Directors - Independent (alternate)	Adependence criterion defined by the Novo Mercado Regulations of B3 S.A dies: lection date Term of office Elective position held Description other position/ 4/03/2024 2026 ASM Board of Directors - Independent (alternate)	Adependence criterion defined by the Novo Mercado Regulations of B3 S.A Brasil, dies: lection date Term of office Elective position held Description of other position/duty 4/03/2024 2026 ASM Board of Directors - Independent (alternate)	Independence criterion defined by the Novo Mercado Regulations of B3 S.A Brasil, Bolsa, Balcão. Idies: Ilection date Term of office Elective position held Description of office Date of Investiture other position/duty 4/03/2024 2026 ASM Board of Directors - Independent (alternate) 04/03/2024	Independence criterion defined by the Novo Mercado Regulations of B3 S.A Brasil, Bolsa, Balcão. Idies: Iection date Term of office Elective position held Description of Date of Investiture Member was Controlling Sha 4/03/2024 2026 ASM Board of Directors - 04/03/2024 Yes	dies: Lection date Term of office Elective position held Description of other position/duty Date of Investiture Member was elected by the Controlling Shareholder? 4/03/2024 2026 ASM Board of Directors - Independent (alternate) 04/03/2024 Yes

Name: JOSÉ F PACHECO	Roberto Borge	S Individual Ta (CPF): 239.57	axpayers' ID 71.311-20	Passport:	Nationality: Brazil	Occ	upatio	n: Economist.	Date of Birth:	11/20/1961
Professional Experience:	of Economics, S worked at Caer relations. Since any conviction	Sweden, and a ma ni Mineração e M May 2024, he has in a CVM adminis	ster's degree in etalurgia S.A., I served as Marl strative procee	Business Adminis Banco ABN-Amro ket Relations Offic	stration from the São and Gol Linhas Aére er at Bradseg Partici and unappealable c	o Paulo Schoo eas S.A., in f ipações S.A.	ol of Bu unctior He dec	siness Administr ns related to cor lares that he has	ation of Fundaçâ porate finance, t not received any	he Stockholm School áo Getúlio Vargas. He creasury and investor / criminal conviction, at has suspended or
Management	Bodies:									
Management body	Election date	Term of office	Elective pos		cription of other ition/duty	Date Investiture	of	Member was Controlling Sha	elected by the areholder?	First term starting date
Executive Board	11/28/2023	11/28/2025	Other office	rs Chie Inve Offic		11/28/2023		Yes		05/09/2006
Convictions:										
	Conviction type	Cor	viction descrip	tion						

Name: LUIZ C CAPPI	ARLOS TRABUC		Taxpayers' ID 319.028-68	Passport:	Nationality: B		upation: loyee	Bank	Date of Birth: 7	12/21/1943
Professional Experience:	his career at Ba Executive Vice-F Executive Office when he was el Serviços Digitais S.A. He was a m Marketing Comr (ANAPP); Presid National Confec Insurance, Pens the Brazilian Fec Genève, Geneva Bradespar S.A., economic group unappealable; (Superintendence final administra	anco Bradesco President of Ban er of Banco Brad ected Chairmar s S.A. and Comp ember of the B mission of the B ent of the Natio deration of Final ion, Life Insura deration of Bank a, Switzerland. Next Tecnologis b. Mr. Luiz Carl ii) any convictio e of Private Insu tive decision, wi	S.A. in 1969, dec neco Bradesco from desco from March n of the Board of banhia Brasileira of bard of Directors of razilian Association oncial Institutions nce, Health Insur (FEBRABAN); and a e Serviços Digita os Trabuco Capp on in an administr urance, even if no hich has suspend	licating his entire in 1999 to 2009. He in 2009 to March 2 Directors. He is the de Gestão de Serv of ArcelorMittal Br on of Real Estate I f Supplementary (CNF); a member ance, and Prize-L ind a sitting memb ais S.A., Compan i declares that, of ative proceeding ot final and unapp ed or disqualified	professional lif was also the C 018, also holdir ne Chairman of iços (Orizon) an rasil; a member coans and Savin Health (FENASA of the Superior inked Savings C er of the Associa nia Brasileira de over the last five of the Brazilian ealable; or (iii) a him from practi	e to the Bradesco nief Executive Offic g the position of V the Board of Direc d a sitting member of the Strategic Co gs Companies (AE ÚDE); Chairman of Council and Vice- ompanies (CNSeg ation International Gestão de Serviço a years, he has no Securities and Exo	Organizatio cer of Grupo Vice-Chairma stors of Odor of the Board mmittee of N BECIP), Presid f the Board of President of); a member e pour l'Etud os (Orizon) ar t received (i hange Comr nappealable nal or comm	n. He serv Bradesco S in of the Bo toprev S.A of Directo Vale S.A.; C dent of the of Represe the Brazilia of the Boa e de l'Econ d Fleury S) any crimi nission (C' conviction ercial activ	ed as Investor F Seguros for six (6 bard of Directors A., Bradespar S./ rs of Fleury Chairman of the N National Private ntatives and the In National Conf rd of Directors a omie de l'Assura A. are part of Ba inal conviction, /M), the Central in the judicial s ity.	oundation. He began Relations Officer and) years. He was Chief s until October 2017, A., Next Tecnologia e National Funding and Pension Association Executive Board the ederation of General nd Advisory Board of ance - Association de anco Bradesco S.A.'s even if not final and Bank of Brazil or the phere or subject to a
Management E	Bodies:									
Management body	Election date	Term of office	Elective position	n held Descrip positior		Date of Investiture		was ele ing Shareh	ected by the older?	First term starting date
Board of Directors	04/03/2024	2026 ASM	Board of Directo Chairman	ors		01/03/2024	Yes			12/23/2009
Convictions:										

Name: MANO	EL ANTONIO PERI		Taxpayers' ID 833.888-83	Passport:	Nationality	r: Brazil Oc	cupation: Physician	Date of Birth: (02/16/1962
Professional Experience:	Services Admir Board Member	nistration - Hosp certified by the B	ital Administrati razilian Institute	on from the Un of Corporate G	iversity of São P overnance (IBGC	aulo (USP); and an ;) and qualified as a	/alença School of Medic Executive MBA in Finan Specialist in Health Adm po Bradesco Seguros in 2	ice from IBMEC. I ninistration by the	He is an Experienced
	Bradesco Diagr S.A., Bradseg P Chairman of th Companhia Bra	nóstico em Saúc Promotora de Ve e Board of Direc Isileira de Gestão	le S.A., Bradesco ndas S.A., BSP A tors of Odontop	o Gestão de Sa Affinity Ltda., Ip rev S.A. and Bra rizon) and an alt	úde S.A. and No ê Holdings S.A. asildental Opera ernate member	vamed Gestão de (and Nova Marília A dora de Planos Odo	nos de Saúde S.A., Brade Clínicas Ltda. He is the dministração de Bens N ontológicos S.A., a sittin ctors of Fleury S.A. He is	Director General Móveis e Imóveis g member of the	of Bradesco Seguros Ltda. He is the Vice- Board of Directors of
		Gestão de Clíni			•		lesco Diagnóstico em S S.A. and BSP Affinity Lt		
	in an administi Insurance, ever	rative proceedin n if not final and	g of the Brazilia unappealable; o	an Securities ar r (iii) another fir	nd Exchange Co al and unappea	mmission (CVM), t	onviction, even if not fina he Central Bank of Bra he judicial sphere or sul	zil or the Superir	ntendence of Private
	Mr. Manoel Ant	onio Peres decla	ared not to be a p	olitically expos	ed person, in ac	cordance with the a	pplicable regulations.		
Management	Bodies:								
Management body	Election date	Term of office	Elective po held		ption of other on/duty	Date of Investiture	e Member was e Controlling Share		First term starting date
Board of Directors	04/03/2024	2026 ASM	Vice Chairman Board of Direct			01/03/2024	Yes		04/02/2018
Convictions:									
				ntion					
	Conviction type	C	onviction descri	ption					

Name: MARO GALENDE	COS APARECID	O Individual (CPF): 089.	Taxpayers' ID 419.738-05	Passport:	Nationality:	Brazil O	ccupation: Lawyer	Date of Birth: (05/09/1967
Professional Experience:	Executive MBA da Universidad Management P In February 200 Accounting, Co the Fiscal Cour Bradesco, Segu	in Finance, from e de São Paulo rogram (AMP), ta)8, he was prom ntrollership and ncil of Instituto I ırança, Educaçã	Insper – Institu – FEA/USP (19 ught by IESE Bu oted to the pos Tax Auditing, ur Kirton Solidarie o e Assistência	to de Ensino e Pesc 999); Advanced Ma Isiness School – Un ition of Executive S ntil November 2023 dade (2016 to 2023 Social (2012 to 202	uisa (1994); M anagement Pro iversity of Nava uperintendent, .He was a men a); Elo Participa 3); Fidelity Prod	BA Controller fro ogram (PGA), tau nrra, São Paulo (2 and in August 2 nber of the Board ações Ltda. (202 cessadora e Serv	de Ciências Econômicas e m the Faculdade de Econo ught by FDC – Fundação 014). He began his career 010, he was elected Direc of Directors of Fundação 3 to 2024); BBC Processa iços S.A. (2013 to 2016). H Council of Elo Serviços S.A	omia, Administra Dom Cabral (2) at Banco Brades ctor, where he w Bradesco. He se adora S.A. (2020 He is currently a r	ação e Contabilidade 012); and Advanced co S.A. in April 1983. orked in the areas of rved as a member of to 2023); Top Clube
Management I	Bodies:								
Management body	Election date	Term of office	Elective pos held	sition Descriptior position/du		Date of Investit	ure Member was ele Controlling Shareh	,	First term starting date
0	Election date	Term of office 2026 ASM	•	position/du		Date of Investit		,	
body Fiscal			Fiscal Council (alternate member) Elec by the control	position/du			Controlling Shareh	,	

Name: MARC VIVEIROS	OS PIMENTEL D	E Individual (CPF): 440.	Taxpayers' ID 556.253-91	Passport:	Nationality:	Brazil	Occupation: Lawyer	Date of Birth:	01/27/1972
Professional Experience:	completed a Sp Management fro was the CFO of	pecialization pro om FGV-RJ and a Companhia de a uperintendent o	ogram in Controll an MBA in Financ Alimentos do Nor	lership and Accou e from IBMEC-RJ. deste - CIALNE, C	nting Manage He was the Ch ontroller and L	ment. He ear nief Executive Legal Officer o	counting from the University rned an MBA in Business L Officer of Odonto System of M. Dias Branco, Chief Fin . He was a partner at Tozzini	aw from PUC-SP, until it was acquire ancial Officer of H	an MBA in Business d by OdontoPrev. He apvida and Legal and
Management I	Bodies:								
Management body	Election date	Term of office	Elective posi held	tion Description position/du		Date of Inve	estiture Member was Controlling Shar	elected by the eholder?	First term starting date
Executive Board	11/28/2023	11/28/2025	Other officers	•	Officer Service, New nd Products	11/28/2023	3 Yes		05/01/2019
Convictions:									
	Conviction type	C	onviction descrip	tion					

MINAS	CIO MACHADO D	E Individual Ta (CPF): 044.470		Passport:	Nationality: Bra	azil Occupa employe		Date of Birth:	07/01/1959
Professional Experience:	Communication an Executive De USA. He joined I January 2019, he of Directors. He Board of Directo S.A., Aquarius P the Managing Bo S.A BRASIL, BO	and Software Dev velopment program Banco Bradesco S e was a member of has served as Chie rs of NCR Brasil - I articipações S.A., ard and Managing	velopment from m from Columi .A. in July 2009 the Board of Di ef Executive Off Indústria de Equ Chain Serviços g Director of Fur adespar, Brads	NCR, USA. He a bia University, N as Managing Ex irectors and Exe ficer of Scopus T uipamentos para a e Contact Cent ndação Bradesc	also completed a u ew York, USA, and ecutive Officer. In cutive Vice Preside ecnologia Ltda; C a Automação S.A.; er S.A. and MPO - o; a member of the	university extension d a program for Corp January 2014, he wa ent. Since January 20 hairman of the Board and a member of th Processadora de Pa e Advisory Board of II	program in Finance porate Directors fro as elected Executiv 019, he has only hel l of Directors of BB Board of Directors gamentos Móveis BM Corporation; a n	from Wharton Bu om Harvard Busin e Vice President. Id the position of C Processadora S s of Fidelity Proce S.A He is also c nember of the Bo	zation degree in Data usiness School, USA, ness School, Boston, From March 2018 to member of the Board S.A.; a member of the essamento e Serviços urrently a member of ard of Directors of B3 EFMA; and a Strategic
	Fundação Brade economic group		radseg Participa	ações S.A., Brad	esco Saúde S.A., a	and Next Tecnologia	e Serviços Digitais S	S.A., are part of B	anco Bradesco S.A.'s
	conviction in an Private Insuranc decision, which	administrative pro e, even if not final has suspended or	oceeding of the and unappeala disqualified hir	e Brazilian Secu able; or (iii) anot m from practicin	rities and Exchang her final and unar g any professional	ge Commission (CVI ppealable conviction or commercial activ	1), the Central Bar in the judicial sphe ity.	nk of Brazil or the ere or subject to	Superintendence of
Management	conviction in an Private Insuranc decision, which Mr. Maurício Ma	administrative pro e, even if not final has suspended or	oceeding of the and unappeala disqualified hir	e Brazilian Secu able; or (iii) anot m from practicin	rities and Exchang her final and unar g any professional	ge Commission (CVI	1), the Central Bar in the judicial sphe ity.	nk of Brazil or the ere or subject to	Superintendence of
Management Management body	conviction in an Private Insuranc decision, which Mr. Maurício Ma	administrative pro e, even if not final has suspended or	oceeding of the and unappeala disqualified hir	e Brazilian Secu able; or (iii) anot n from practicin e a politically ex tion held De	rities and Exchang her final and unar g any professional	ge Commission (CVI ppealable conviction or commercial activ	4), the Central Bar in the judicial sph ity. applicable regulation	nk of Brazil or the ere or subject to ons. elected by the	Superintendence of a final administrative
Management	conviction in an Private Insuranc decision, which Mr. Maurício Ma Bodies:	administrative pro e, even if not final has suspended or chado de Minas de	oceeding of the and unappeala disqualified hir eclared not to b	e Brazilian Secu able; or (iii) anot n from practicin e a politically ex tion held De oth	rities and Exchang her final and unap g any professional posed person, in a scription of	ge Commission (CVI opealable conviction or commercial activ accordance with the	4), the Central Bar in the judicial sph ity. applicable regulatio Member was	nk of Brazil or the ere or subject to ons. elected by the	Superintendence of a final administrative First term starting
Management body Board of	conviction in an Private Insuranc decision, which Mr. Maurício Ma Bodies: Election date	administrative provention of the proventing of the proventing of the proventing of t	oceeding of the and unappeala disqualified hir eclared not to b Elective posi Board of Dire	e Brazilian Secu able; or (iii) anot n from practicin e a politically ex tion held De oth	rities and Exchang her final and unap g any professional posed person, in a scription of	ge Commission (CVI opealable conviction or commercial activ accordance with the Date of Investiture	4), the Central Bar in the judicial sphe ity. applicable regulatio Member was Controlling Sh	nk of Brazil or the ere or subject to ons. elected by the	

DOS SANTOS P	O CÉSAR LEMO PASSOS	S Individual (CPF): 269.	Taxpayers' ID 050.007-87	Passport:	Nationality:	Brazil O	Occupation: Engineer	Date of Birth: (07/06/1947
Professional Experience:	of Industry, in the Forest Products Florestas Rio Do of the Board of D of CCR - Camar of the National C (BRACELPA), the Chairman of the Mr. Murilo Césai of the companie or type of securi Mr. CMurilo Césai Insurance, even which has suspe Mr. Murilo Césai Mr. Murilo Césai	e Industrial Dev , Environment ce S.A. Betwee virectors of Bras go Correa Grou Quality Foundati e Board of Direct Board of Direct c Lemos dos Sar s mentioned ar ty issued by the ar Lemos declar ative proceedin if not final and ended or disquar r Lemos Dos Sar	relopment Board and Metallurgy at n 1993 and 2006, il Agro Cia. Brasile o and a member of on (FNPQ), the Su- ctors and the Fina- tors of Tegma Ges atos Passos decla e controlled by a Company. res that, over the L g of the Braziliar unappealable; or lified him from pr ntos Passos decla	(Conselho de Des companhia Valu he was a Superini eira de Propriedad of the Managemen iperior Council of ancial Committee tão Logística S.A. res that none of the shareholder of the ast five years, he h Securities and I (iii) another final a acticing any profe ared not to be a ponsidered an indep	envolvimento l e do Rio Doce tendent Directo des Agrícolas be nt Committee o Instituto Ecofur e of São Martini ne companies r e Company who has not received Exchange Com and unappeala essional or com oblitically expose endent membe	ndustrial - CDI). and as Chief Ex or at Bahia Sul Co etween 2007 and of the Board of D turo, the Advisor ho S.A. and the nentioned above o holds a direct of d (i) any criminal mission (CVM), ble conviction in mercial activity. ed person, in act r, under the terr	cordance with the applica	eed as an employe ose Nipo-Brasileir Papel e Celulose S itting member of t e Celulose S.A., th socciation of Pulp ontoprev S.A., in 's economic grou to or greater than al and unappealat azil or the Superin bject to a final adr	ee and later Officer of ra S.A. (Cenibra) and .A. He was a member he Board of Directors ne Board of Notables and Paper Producers addition to being the p. Furthermore, none 5% of the same class ole; (ii) any conviction ntendence of Private ninistrative decision,
Management E				he Novo Mercado		Boolar Brush	, Dottod, Datodo.		
Management body		Term of office	Elective position	n held Descrip positior	tion of other h/duty	Date of Investi	iture Member was e Controlling Share	,	First term starting date
Board of Directors	04/03/2024	2026 ASM	Board of Directo Independent (si member)			04/03/2024	Yes		04/29/2008
Convictions:									

JUNIOR	VIO DE LAZA	RI Individual (CPF): 044.		Passport:	Nationality: Bra	azil Occupa employe		Bank Date of Birth:	07/18/1963
Professional Experience:	specialization (Financial Mana Dom Cabral an S.A. in Septem May 2017. Sinc a member of th and the Strateg de Altos Temas of Odontoprev is also worth no	brograms in Fina gement at Funda d AMP - Advance ber 1978. He was e March 2018, he e Board of Direc fic Committee of ; a member of the S.A.; the Chief E bring that he was	ncial Strategies an ição Getulio Varga ed Management Pr s elected Deputy E has served as Ch tors of BBD Partici BSP Empreendim Board of Director kecutive Officer of the Chief Executiv	nd Marketing at s (FGV), Strategi cogram at the IES executive Officer ief Executive Off pações S.A and entos Imobiliário s and Advisory B Bradesco Leasin e Officer of Brac	the School of Ecc es in Finance at Fu SE Business Scho in January 2012, icer. He is also a r Cidade de Deus - os S.A.; an alterna oard of the Brazilia ng S.A Arrendan lesco Seguros S.A	nomics, Business a undação Dom Cabra ol - University of Nav Managing Executive nember of the Manag Companhia Comero te member of the Bo an Federation of Ban nento Mercantil; and . from June 2017 to J	nd Accountin I, Bradesco A varra, São Pa Officer in Fe ging Board ar cial de Partic pard of Direct ks (FEBRABA I the Chief Ex June 2018.	e Osasco, São Paulo s ng of the University of S dvanced Management ulo. He began his care bruary 2015 and Execu nd Managing Director of ipações; a member of t ors of Fleury S.A.; a me N); a sitting member of cecutive Officer of NCF reendimentos Imobiliá	São Paulo (FEA/USP), Program at Fundação er at Banco Bradesco tive Vice-President in Fundação Bradesco; he Board of Directors mber of NAT - Núcleo the Board of Directors Participações S.A. It
	Bradesco Leas Mr. Octavio de conviction in a Private Insuran	ing S.A Arrenda Lazari Junior de n administrative ce, even if not fi	mento Mercantil, clares that, over t proceeding of the nal and unappeala or disqualified hin	are part of Banc he last five year Brazilian Secur ble; or (iii) anoth n from practicing	o Bradesco S.A.'s s, he has not rec ities and Exchang her final and unap g any professional	economic group. eived (i) any crimina ge Commission (CVI pealable conviction or commercial activ	al conviction M), the Centr in the judici vity.	, even if not final and t ral Bank of Brazil or the al sphere or subject to	unappealable; (ii) any Superintendence of
	Mr. Octavio de	l azari lunior dec	iareo noi io de a d			addine of the supply			
Management		Lazari Junior dec	lared not to be a p						
Management I Management body		Lazari Junior dec	Elective position	held Des	scription of er position/duty	Date of Investiture		was elected by the ng Shareholder?	First term starting date
Management	Bodies:			held Des oth	•	Date of Investiture 04/03/2024		was elected by the	0
Management body Board of	Bodies: Election date	Term of office	Elective position Board of Director	held Des oth	•		Controllir	was elected by the	

Name: PAI FRANCHESI	ULO ROBERTO	D Individual Ta (CPF): 171.89	axpayers' ID Passpo 91.289-72	rt: Nationality: Bra	zil Occupation and econor	n: Accountant nist	Date of Birth: (06/12/1951
Professional Experience:	AUDICONTROL A partners and th PriceWaterhouse Elétricas do Para Seguridade Parti mentioned above Furthermore, nor of the same class	Auditoria e Contr ne general mar eCoopers, for 18 á S.A. CELPA an cipações S.A., C e are part of the C ne of the compar s or type of secu	ole, being responsible t nagement of the com years. He is a sitting me id CEMAR Companhia ia. Energética de Perna Company's economic g nies mentioned are cont urity issued by the Com	olled by a shareholder of t bany. Mr Paulo Roberto f	nt of the business, the tibank for four years t Equatorial Energia S.A well as an alternate m S.A. WEG S.A. and SCH	technical aspect s. He worked f A., Triunfo Particip ember at Odonto HULZ S.A. He o a direct or indirec at, over the last f	ts of the work to for an internat bações e Investir oprev S.A., Band declares that no ct interest equal five years, he ha	gether with the other ional auditing firm, nentos S.A., Centrais co do Brasil S.A., BB ne of the companies to or greater than 5% s not received (i) any
	(CVM), the Centr in the judicial sph	al Bank of Brazil (nere or subject to	or the Superintendence a final administrative de	of Private Insurance, even i cision, which has suspend ally exposed person, in acc	f not final and unappeal ed or disqualified him fr	able; or (iii) anoth om practicing an	her final and una y professional or	ppealable conviction
Management B	(CVM), the Centr in the judicial sph Mr. Paulo Robert	al Bank of Brazil (nere or subject to	or the Superintendence a final administrative de	of Private Insurance, even i cision, which has suspend	f not final and unappeal ed or disqualified him fr	able; or (iii) anoth om practicing an	her final and una y professional or	ppealable conviction
Management I Management body	(CVM), the Centr in the judicial sph Mr. Paulo Robert	al Bank of Brazil (nere or subject to	or the Superintendence a final administrative de	of Private Insurance, even i cision, which has suspend	f not final and unappeal ed or disqualified him fr	able; or (iii) anoth om practicing an cable regulations	her final and una y professional or s. elected by the	ppealable conviction
Management	(CVM), the Centr in the judicial sph Mr. Paulo Robert Bodies:	al Bank of Brazil (here or subject to o Franceschi deo	or the Superintendence a final administrative d clared not to be a politic	of Private Insurance, even i cision, which has suspend ally exposed person, in acc Description of other position/duty	f not final and unappeal ed or disqualified him fr ordance with the applic	able; or (iii) anoth om practicing an cable regulations Member was	her final and una y professional or s. elected by the	ppealable conviction commercial activity. First term starting
Management body Fiscal	(CVM), the Centr in the judicial sph Mr. Paulo Robert Bodies: Election date	al Bank of Brazil o here or subject to o Franceschi deo Term of office	or the Superintendence a final administrative d clared not to be a politic Elective position held Fiscal Council (Altern Elected by the control	of Private Insurance, even i cision, which has suspend ally exposed person, in acc Description of other position/duty	f not final and unappeal ed or disqualified him fr ordance with the applie Date of Investiture	able; or (iii) anoth om practicing an cable regulations Member was Controlling Sh	her final and una y professional or s. elected by the	ppealable conviction commercial activity. First term starting date

Name: RENAT	O ALVES COSTA	Individual (CPF): 360.		Passport:	Nationality: B	razil Occup	ation: IT Technician	Date of Birth:	10/02/1986
Professional Experience:	He has 15 years BRK Ambiental. operations, servi	of experience in He is a technol ces and projec vith offshore op	n IT, having worke ogy executive spe ts. He has experie	ed for large nationa ecializing in busine ence in managing	al and multinations and	onal companies, incl nation, innovation ar ots and finance, as w	uding Alcatel-Lucen Id digital implement Iell as international e	t, LATAM, AES Bi ation. He is resp experience worki	Management (FIAP). rasil, Eletropaulo and onsible for managing ng on global projects ed and studied in the
Management	Bodies:								
Management body	Election date	Term of office	Elective posit held	tion Description position/du		Date of Investiture	Member was e Controlling Shar	-	First term starting date
Executive Board	11/28/2023	11/28/2025	Other officers	Corporate Marketing Sustainabili	Officer (IT, and ty Officer)	11/28/2023	Yes		08/08/2019
Convictions:									

Name: ROSE (SABAY	Individual Ta (CPF): 066.21		Passpo	rt: Na	ationality	: Braz	il	Occupatio	n: Psycholo	ogist	Date of Birth: (08/25/1963
Professional Experience:	and Accounting o at Real Seguros - /	f the University of ABN-Amro and H Ve proceeding of	of São Paulo (F Iuman Resour or any final and	EA/USP). ces Consi d unappea	She served a ultant at Grup	s Human po Ultra. S	Reso She de	urces Sup eclares the	erintendent at she has n	t at Banco F ot received	Real - / any ci	ABN-Amro, Hum riminal convictio	conomics, Business an Resources Officer n, any conviction in a disqualified her from
Management	Bodies:												
Management body	Election date	Term of office	Elective held	position	Description position/du		ther	Date of I	nvestiture			elected by the areholder?	First term starting date
Executive Board	11/28/2023	11/28/2025	Other officers	S	Corporate (Human Officer)	Of Resou	icer rces	11/28/20)23	Yes			09/01/2008
Convictions:													
	Conviction type	Cor	viction descri	otion									

Name: SAMUE SANTOS JUNIO	l monteiro do R	S Individual (CPF): 032.	Taxpayers' ID 621.977-34	Passport:	Nationality:	Brazil	Occupation: Lawyer	Date of Birth: ()2/05/1946
Professional Experience:	Mendes (UCAM) President at Bra Empreendiment Odontoprev S.A Bradesco S.A. H Participações S. e Participações de Planos Odont	. He has vast en adesco Seguros os Imobiliários ., in 2007 and a de is also curre A. and Fleury S S.A., Europ Ass cológicos. He wa	sperience in the i s S.A., where wo S.A., where he is s a member of the ently a member of A. Previously, he istance Brasil Se as also Vice-Presi	nsurance market, rked until March currently a mem ne Board of Direc of the Board of D was a member of rviços de Assistêr dent of Bradesco	having begun 2011. Betweer ber of the Boar tors in 2014. In irectors of Bra the Board of D ncia S.A., Integr Argentina de Se	his career in 19 n November 20 d of Directors. March 2020, F desco Saúde 3 irectors of Swis itas Participaç guros S.A., Bra	rsity of Rio de Janeiro (UFR. 269 at SulAmérica Seguros 211 and April 2014, he wa He was elected as an Offi ne was elected as a memb S.A., Bradseg Participaçõe ss RE Solutions Brasil Segu ões S.A., IRB Brasil Resseg desco Capitalização S.A., E co Auto/RE Companhia de	. In December 19 Is the Chief Exec cer at Bradesco I per of the Board o es S.A., BSP Park ros S.A, EABS Se guros S.A. and Bra Bradesco SegPrev	99, he became Vice- cutive Officer of BSP Dental S.A., currently of Directors of Banco Estacionamentos e rviços de Assistência asildental Operadora Investimentos Ltda.,
	Bradesco Capita Bradesco Auto/f Mr. Samuel Mon any conviction in Private Insurance	alização S.A., B RE Companhia d teiro dos Santo n an administra re, even if not fi	radesco SegPrev de Seguros and Ai s Junior declares tive proceeding o nal and unappeal	Investimentos Lt tlântica Companh that, over the last f the Brazilian Sec	da., Bradesco ia de Seguros a five years, he h urities and Exc ier final and un	Seguros S.A., are part of Banc as not received hange Commis appealable co	articipações S.A., Fleury S./ Bradseg Participações Ltd co Bradesco S.A.'s econom I (i) any criminal conviction ssion (CVM), the Central Ba nviction in the judicial sph cial activity.	a., Bradesco Vid ic group. , even if not final a ank of Brazil or the	a e Previdência S.A., Ind unappealable; (ii) Superintendence of
	Mr. Samuel Mon	teiro dos Santo	s Junior declared	not to be a politic	ally exposed pe	erson, in accore	dance with the applicable r	egulations.	
Management B	Bodies:								
Management body	Election date	Term of office	Elective position	n held Descrip position	tion of other n/duty	Date of Inves	titure Member was Controlling Sh	elected by the areholder?	First term starting date
Board of Directors	04/03/2024	2026 ASM	Board of Director (sitting member			04/03/2024	Yes		12/23/2009
Convictions:									

Name: SERGIO	D MORENO		Taxpayers' ID 382.788-20	Passport:	Nationality: Braz	zil Oco	cupatio	on: Economist.	Date of Birth: (03/15/1952
Professional Experience:	(CEAG) from Fe responsible for Company's par and a member Commission ar criminal convic (CVM), the Cen in the judicial sp	GV/SP. He is a f the Insurance, ent company; a of the Fiscal Cou a professor in tion, even if not tral Bank of Braz ohere or subject	former Partner Di Reinsurance, Per member of the Au uncil of Academia Insurance and Pe final and unappe il or the Superinte to a final administ	irector and Leade nsion and Health udit Committee of a Nacional de Seg ension MBA progr alable; (ii) any co endence of Private trative decision, w	er of the Managem segments. He is Prudential do Bras uros e Previdência ams at FIA. Mr. Ser nviction in an admi Insurance, even if hich has suspende	ent Consulting currently the C sil Seguros de V . He is a profes gio Moreno de inistrative proc not final and un ed or disqualifie	g area Chairm /ida S./ ssor at clares ceeding nappea ed him 1	at KPMG Brasil, v an of the Fiscal (A., Tókio Marine S the IBGC, a mem that, over the last g of the Brazilian S alable; or (iii) anot from practicing an	where he worked Council of Brade eguradora S.A. a ber of the IBGC' five years, he ha Securities and Ex ner final and una	ance and Accounting d for 39 years, being esco Saúde S.A., the nd Marisa Lojas S.A.; s Health Governance as not received (i) any schange Commission ppealable conviction r commercial activity.
	Mr. Sergio More	eno hereby decla	ires not to be a po	litically exposed	person, in accorda	nce with the ap	рисар	le regulations.		
Management		eno hereby decla	ires not to be a po	olitically exposed	person, in accorda	nce with the ap	plicab			
Management Management body		no hereby decla	rres not to be a po	n held Desc	ription of other on/duty	Date Investiture	-	Member was e Controlling Share	•	First term starting date
Management	Bodies:			n held Desc positi sitting ed by the	ription of other	Date	-	Member was e	•	L L
Management body Fiscal	Bodies: Election date	Term of office	Elective position Fiscal Council (member) Electe	n held Desc positi sitting ed by the	ription of other	Date Investiture	-	Member was e Controlling Share	•	date

E SILVA	ORGE DE OLIVEIRA	Individual Ta (CPF): 074.06		Passport:	Nationality: Braz	zil Occupatio	on: Physician	Date of Birth: (02/11/1977
Professional Experience:	Executive MBA ir Operadora de Pla Hospitais e Partic of the Healthcare Committee of Am Bradesco Saúde Diagnóstico em S Mrs. Thais Jorge c	a Business Mana nos de Saúde S. ipações S.A. an Affairs Commitu erican Chambe S.A, Mediservic aúde S.A., Atlân e Oliveira e Silva	agement with a A., Bradesco Sa d Novamed Ges tee and second r of Commerce e Operadora de tica Hospitais e a declares that,	n emphasis on H aúde Operadora d stão de Clínicas L l alternate membe in Rio de Janeiro (e Planos de Saúde Participações S. over the last five y	Health from IBMEC le Planos S.A., Brac tda. She is a memi er of the Health Teo (AMCHAM/RJ). e S.A., Bradesco Si A. and Novamed G years, she has not r	2. She currently serve desco Gestão de Saúc per of the Board of Dir chnology Assessment aúde Operadora de P estão de Clínicas Ltda eceived (i) any crimina	es as an Officer a de S.A., Bradesco rectors of Beep Ca Committee of Fer lanos S.A., Brade a, are part of Band al conviction, ever	at Bradesco Saú Diagnóstico em ayman Limited; t nasaúde; and a r esco Gestão de S co Bradesco S.A. n if not final and i	unappealable; (ii) any
	Private Insurance decision, which h	e, even if not fina as suspended o	al and unappeal r disqualified he	lable; or (iii) anoth er from practicing	her final and unapp any professional o		the judicial sphe	ere or subject to	•
Management	Private Insurance decision, which h Mrs. Thais Jorge c	e, even if not fina as suspended o	al and unappeal r disqualified he	lable; or (iii) anoth er from practicing	her final and unapp any professional o	pealable conviction in r commercial activity	the judicial sphe	ere or subject to	•
Management Management body	Private Insurance decision, which h Mrs. Thais Jorge c	e, even if not fina as suspended o	al and unappeal r disqualified he	lable; or (iii) anoth er from practicing o be a politically e ion held Desc	her final and unapp any professional o	pealable conviction in r commercial activity	the judicial sphe applicable regula	tions.	a final administrative
Management	Private Insurance decision, which h Mrs. Thais Jorge c Bodies:	e, even if not fina as suspended o le Oliveira e Silva	al and unappeal r disqualified he a declared not to	lable; or (iii) anoth er from practicing o be a politically e ion held Desc positi	her final and unapp any professional o exposed person, in ription of other	pealable conviction in r commercial activity accordance with the	the judicial sphe applicable regula Member was d	tions.	Superintendence of a final administrative First term starting date 04/04/2022
Management body Board of	Private Insurance decision, which h Mrs. Thais Jorge o Bodies: Election date	e, even if not fina as suspended o le Oliveira e Silva Term of office	al and unappeal r disqualified he a declared not to Elective positi Board of Direc	lable; or (iii) anoth er from practicing o be a politically e ion held Desc positi	her final and unapp any professional o exposed person, in ription of other	pealable conviction in r commercial activity accordance with the Date of Investiture	the judicial sphe applicable regula Member was Controlling Sha	tions.	a final administrative First term starting date

DA ROSA	RLEI DOMINGUE	Z Individual (CPF): 422.	Taxpayers'ID 881.180-91	Passport:	Nationality: Brazil	Оссира	t ion: Accountant	Date of Birth: (09/09/1963
Professional Experience:	of Rio Grande d Odontoprev S.A Segurança em N	o Sul and Cost A , Weg S.A., Eq 1eios de Pagam	Accounting from uatorial Energia ento e Identificad	the Pontifical Cat S.A., Companhia	ersity of Rio Grande do holic University of Rio Energética do Maranl s an alternate member e 2015.	Grande do Sul. 1ão, Centrais E	He is currently a si létricas do Pará S.	tting member of A. and Valid Sol	the Fiscal Council of uções e Serviços de
			•	•	art of the Company's indirect interest equal	0	•	•	
	conviction in ar Private Insuranc	administrative ce, even if not fi	proceeding of th nal and unappea	ne Brazilian Securi lable; or (iii) anoth	vears, he has not receiv ities and Exchange Co ler final and unappeal gany professional or co	mmission (CVN able conviction	1), the Central Ban in the judicial sphe	k of Brazil or the	Superintendence of
	Mr. Vanderlei D	ominguez da Ro	sa declared not t	o be a politically e	xposed person, in acco	ordance with the	e applicable regula [.]	tions.	
Management I	Bodies:								
Management	Bodies:	Term of office	Elective positio		escription of other osition/duty	Date d Investiture	of Member was Controlling Sha	elected by the areholder?	First term starting date
Management I Management body Fiscal Council		Term of office 2025 ASM	Elective positio Fiscal Council (member) Electe controlling sha	pc (sitting ed by the	•			-	0
Management body Fiscal	Election date		Fiscal Council (member) Electe	pc (sitting ed by the	•	Investiture	Controlling Sha	-	

7.4 Composition of committees

Name: CÉS SANTOS	SAR SUAKI DOS	Individual Taxpayer (CPF): 076.350.928-0		port:	Nati	onality: Bra	zil	Occupation: Engineering	Production	Date of Birth:	09/11/1962
Professional Experience:	Administration fr Logística) holding Companhia Brasi member of the A Patrimonial and s of Mundo Verde F Mr. César Suaki companies ment of security issued	om the University of Sa company and was re leira de Distribuição (dvisory Board of Direc its on the Board of Dir ranquias, Ocrim Alim dos Santos declares oned are controlled by I by the Company.	ão Paulo. He v sponsible for Pão de Açúca tors of DPasc rectors of Odo entos, Grupo that none of y a shareholdo	was a Marke Procuremen ar Group), se choal, Lopes ontoPrev S.A Hindiana an the compar er of the Cor	et Offic nt and erved a s Supe A., Hut nd Sca nies n mpany	er at Ultrag Planning at as Chief Exe rmercados oprepaid S.A nntech. nentioned a who holds	az (Ul the M cutive and W a. (Val bove a diree	ool of the University tra Group), served as (artins Group. He was Officer (CEO) of Mart /ickbold Alimentos. H e Presente) and Eleke are part of the Comp ct or indirect interest e	General Logisti an Executive C tins Comércio e e is currently a iroz S.A., as we pany's econom equal to or grea	cs Officer at the ommercial & Sup e Serviços de Dis Founding Partne ell as the Advisor lic group. Furthe ter than 5% of the	ALL (América Latina oply Chain Officer at tribuição and was a er of Maestà Gestão y Board of Directors ermore, none of the e same class or type
	conviction in an Private Insurance decision, which h	administrative procee e, even if not final and as suspended or disq	ding of the Bi unappealable ualified him fr	razilian Secu e; or (iii) ano rom practicio	urities other fi ng any	and Exchainal and una profession	nge C ppea al or c	d (i) any criminal con ommission (CVM), the lable conviction in the ommercial activity. ce with the applicable	e Central Bank 9 judicial spher	of Brazil or the	Superintendence of
	Mr. César Suaki d		ed an indepe	ndent memb	ber, ur	nder the terr	ns of	the specific regulatior	•	o the matter, as w	vell as based on the
Management	Bodies:										
Type of Committee	Audit Type	Position Held	Date of Investiture	Term Office	0	Description ther ommittees		Description of other position/duty	Election date	Member was elected by the Controlling Shareholder?	First term starting date
Audit Committee	Statutory A Committee as per C Resolution no. 23/21	udit Comittee VM Chairman	05/15/2024	05/15/202	25				05/15/2024	Yes	05/29/2019

Convictions:	
Conviction type	Conviction description

Name: JULIA MARCÍLIO	ANO RIBEIRO	Individual Taxpayers' ID (CPF) 253.578.878-02	Passport):	:	Nati	i onality: Brazil		Occupation: employee	: Bank	Date of Birth:	04/25/1973
Professional Experience:	Global Corporat S.A., Teleperforr remaining there	reer at Citigroup Inc. ir e & Investment Bank - 1 nance Brasil and Exper until October 2016, w August 2023, he was pr	Milan, Italy; an ian (Serasa Ex hen the instit	id Banco C (perian). In ution was	itiba Nov acqu	nk SA - São Paulo. ember 2013, he joi ıired by Banco Bra	From 200 ned HSBC	2 to 2012, he v Bank Brasil S	worked at UNIE 5.A Banco Mú	ANCO - União de ltiplo, as Head of	e Bancos Brasileiros Human Resources,
Management Bo	dies:										
Type of A Committee	udit Type	Position Held	Date of Investiture	Term Office	of	Description of other committees	Descript position,	ion of other /duty	Election date	Member was elected by the Controlling Shareholder?	First term starting date
Other Committees		Committee member (sitting member)	05/15/2024	05/15/20)25	People Management Committee			05/15/2024	Yes	08/31/2023
Convictions:											
0	onviction type	Conviction	description								

Name: LEC PORTUGAL	DNARDO DE ASSIS	Individual Taxpayers' ID (CPF 029.268.337-50	Passport):	:	Nat	ionality: Brazil		Occupation	: Accountant	Date of Birth:	02/01/1973
Professiona Experience:	corporate accou Bradesco Seguro since June 2017; Advisory, a consu	elor's degree in Accoun nting. He has been tho os, since February 2019 a member of the Audi ulting, auditing and tax from August 2015 to M	e Chairman o 9; a member o it Committee services firm,	f the Audi of the Aud of Brades since Dec	t Coi it Co co Sa emb	mmittee of Swiss I mmittee of Allianz aúde, a subsidiary er 2016. He served	Re Corpo Global C of Brade as Execu	orate Solutions corporate & Sp sco Seguros, s itive Superinte	Brasil Seguro ecialty Re (AGG since February ndent of Contr	s S.A., a subsidi CS), a reinsurer o 2017; and a Part ollership at GRUF	ary of Swiss Re and of the Allianz Group, oner at SiGN Audit & PO BB E MAPFRE, an
Managemer	nt Bodies:										
Type of Committee	Audit Type	Position Held	Date of Investiture	Term Office	of	Description of other committees	Descrip positior	tion of other n/duty	Election date	Member was elected by the Controlling Shareholder?	First term starting date
Audit Committee	Statutory Audit Committee as per CVM Resolution no. 23/21	Committee member (sitting member)	05/15/2024	05/15/20)25				05/15/2024	Yes	05/27/2020
Convictions	:										
			description								

Name: M DALL'OCCO	IARCELO SANTOS	Individual Taxpayers' ID (CPF 054.500.438-13	Passport -):	:	Nat	ionality: Brazil	Occupatio	n: Accountant	Date of Birth:	08/11/1966
Professiona Experience:	Brazilian Institut accounting. He Investimentos S Participações S. Educação e Assis	lelor's degree in Accou e of Capital Markets (IE served as Tax Auditin .A. and a member of A. (2014-2017), Compa stência Social (2018-20 a member of the Supe .A.	BMEC/SP) and g and Accour the Managing anhia Brasileir D21) and Aqua	a Program hting Depar g Board of a de Soluçõ rius Particip	for l tme Fun bes e baçô	Management Deve ental Officer at Ba Idação Bradesco. e Serviços (2011-20 ões S.A. (2016). He v	lopment (PMD) at the nco Bradesco S.A. H He was a member o 016), BBC Processado was also the Chairman	SE Business Sc was a memb f the Fiscal Co a S.A. (2011-20 of the Fiscal Co	hool. He has exp er of the Board uncil of Cielo S. 16), Top Clube Br uncil of Instituto	erience in corporate of Directors of RBC A. (2012-2020), Elo radesco, Segurança, Kirton Solidariedade
Managemer	nt Bodies:									
Type of Committee	Audit Type	Position Held	Date of Investiture	Term Office	of	Description of other committees	Description of other position/duty	Election date	Member was elected by the Controlling Shareholder?	First term starting date
Audit Committee	Statutory Audit Committee as per CVM Resolution no. 23/21	Committee member (sitting member)	05/15/2024	05/15/202	25			05/15/2024	Yes	05/25/2021
Convictions										

Name: MURILC DOS SANTOS PA) CÉSAR LEMOS ASSOS	Individual Taxpayers' ID (CPF): 269.050.007-87	Passport:	Nat	ionality: Brazil	Occupation	: Engineer	Date of Birth:	07/06/1947
Professional Experience:	Ministry of Indus Officer of Forest and Florestas Rid member of the B of Directors of C of Notables of th Paper Producers to being the Chai Mr. Murilo César none of the com	try, in the Industrial Dep Products, Environment o Doce S.A. Between 19 oard of Directors of Bra CR - Camargo Correa G ie National Quality Fou (BRACELPA), the Board frman of the Board of D	velopment Boa and Metallurg 993 and 2006, asil Agro Cia. B Froup and a me ndation (FNPC d of Directors a irectors of Teg ssos declares ontrolled by a	ard (Conselho gy at Compan , he was a Su Brasileira de P ember of the I Q), the Superi and the Financ (ma Gestão Lo that none of	o de Desenvolvime hia Vale do Rio Do perintendent Direc ropriedades Agríco Management Comi or Council of Instit cial Committee of S ogística S.A. the companies me	of Rio de Janeiro (UFR nto Industrial - CDI). Fr ce and as Chief Executiv tor at Bahia Sul Celulos olas between 2007 and mittee of the Board of D uto Ecofuturo, the Advi São Martinho S.A. and th entioned above are par no holds a direct or indir	om 1977 to 199 ve Officer of Ce se S.A. and Suz 2010. He is cur irectors of Suz sory Board of t he Board of Dire	92, worked as an Ilulose Nipo-Bras ano Papel e Celu rently a sitting m ano Papel e Celu he Brazilian Asso ctors of Odontop	employee and later illeira S.A. (Cenibra) ulose S.A. He was a ember of the Board lose S.A., the Board ociation of Pulp and orev S.A., in addition group. Furthermore,
	conviction in an Private Insurance decision, which I	administrative proceed e, even if not final and u nas suspended or disqu	ding of the Bra unappealable; ualified him fro	azilian Securit ; or (iii) anothe om practicing	ies and Exchange er final and unappe any professional o	ed (i) any criminal conv Commission (CVM), th ealable conviction in the r commercial activity. erson, in accordance w	e Central Bank e judicial spher	of Brazil or the s or subject to a	Superintendence of
	Mr. Murilo César	Lemos dos Santos Pas	sos is conside	ered an indep	endent member, u	nder the terms of the sp 33 S.A Brasil, Bolsa, B	pecific regulation	8) the matter, as well
Management Bo	odies:								
Type of A Committee	udit Type			Term of Office	Description of other committees	Description of other position/duty	Election date	Member was elected by the Controlling Shareholder?	First term starting date
Other Committees		Committee (member (sitting member)	05/15/2024	05/15/2025	People Management Committee		05/15/2024	Yes	05/29/2019
Convictions:									

Conviction type

Conviction description

Name: VAL SECATO	DIRENE SOARES	Individual Taxpayers' ID (CPF): 131.402.398-58	Passport:	Nati	onality: Brazil		Occupation: agent	Insurance	Date of Birth:	6/23/1971
Professional Experience:	Development at Controllership O Regional Manage	chelor's degree in Busir the ISE Business School. ffice at Unibanco. Betwe ement Officer. In 2003, s 019, she has been an Offi	She began her caree en 1997 and 2003, s she joined Bradesco	er at B he wo in the	anco Nacional, hav rked at Banco Exce Organization and I	/ing worl el Econôi	ked in the bank mico S.A. as D	ing network. Fi	rom 1995 to 1993 e and Ownership	7, she worked at the Officer and Deputy
Management	Bodies:									
Type of Committee	Audit Type		ate of Term vestiture Office	of	Description of other committees	Descrip positior	tion of other n/duty	Election date	Member was elected by the Controlling Shareholder?	First term starting date
Other Committees		Comittee 05 Chairman	5/15/2024 05/15/2	025	People Management Committee			05/15/2024	Yes	05/27/2020
Convictions:										
	Conviction type	Conviction de	escription							

7.5 Family relationships

Justification for not providing the information:

There is no marital relationship, stable union or kinship relationship up to the second degree between:

a) members of the issuer's management:

b) (i) issuer's managers and (ii) issuer's direct or indirect subsidiaries' managers

c) (i) issuer's managers or its direct or indirect subsidiaries' managers and (ii) issuer's directo or indirect controlling shareholders; and

d) (i) issuer's managers and (ii) issuer's direct or indirect subsidiaries' managers

7.6 Subordination, service provision or control relationships

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Fiscal Year December 31, 2021			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Direct Controlling Shareholder
Board of Directors Chairman	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors Chairman	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Indirect Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Indirect Controlling Shareholder
Board of Directors' Chairman N/A		Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Chairman	N/A	Brazilian - Brazil	

Observation			
Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Direct Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Chief Executive Officer	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Indirect Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO GESTÃO DE SAÚDE S.A.	41.774.199/0001-92		
Chief Executive Officer	N/A	Brazilian - Brazil	
Observation			
<u>Issuer's Manager</u>			
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Direct Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SEGUROS S/A	33.055.146/0001-93		
Managing Director	N/A	Brazilian - Brazil	
Observation			

FRE – Reference Form – 12/31/2024 – ODONTOPREV S.A.

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
IVAN LUIZ GONTIJO JUNIOR	770.025.397-87	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
IVAN LUIZ GONTIJO JUNIOR	770.025.397-87	Subordination	Indirect Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
THAIS JORGE DE OLIVEIRA E SILVA	074.060.777-42	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Executive Officer	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Indirect Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Indirect Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
AMÉRICO PINTO GOMES	749.510.847-91	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Managing Director	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Chief Executive Officer	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SERGIO MORENO	639.382.788-20	Subordination	Direct Controlling Shareholder
Sitting member of the Fiscal Council	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Coordinator of the Fiscal Council	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SIBELLI DE JESUS SANTANA FACCHIN	322.202.018-30	Subordination	Indirect Controlling Shareholder
Alternate member of the Fiscal Council	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SEGUROS S/A	33.055.146/0001-93		
Superintendent	N/A	Brazilian - Brazil	
<u>Observation</u>			

	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's	Type of relationship of the Manager with the related	Type of relationship of the Manager with the related person
Identification	ID (CNPJ)	person	Hanager with the retated person
Position	Passport	Nationality	
Fiscal Year December 31, 2022			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Indirect Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Direct Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Indirect Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Observation			
Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
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Position	Passport	Nationality	
Issuer's Manager			
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Direct Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Chief Executive Officer	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Indirect Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO GESTÃO DE SAÚDE S.A.	41.774.199/0001-92		
Chief Executive Officer	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
IVAN LUIZ GONTIJO JUNIOR	770.025.397-87	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
IVAN LUIZ GONTIJO JUNIOR	770.025.397-87	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
THAIS JORGE DE OLIVEIRA E SILVA	074.060.777-42	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Executive Officer	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Indirect Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Indirect Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
AMÉRICO PINTO GOMES	749.510.847-91	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Managing Director	N/A	Brazilian - Brazil	
<u>Observation</u>			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Chief Executive Officer	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
SERGIO MORENO	639.382.788-20	Subordination	Direct Controlling Shareholder
Sitting member of the Fiscal Council	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Coordinator of the Fiscal Council	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SIBELLI DE JESUS SANTANA FACCHIN	322.202.018-30	Subordination	Indirect Controlling Shareholder
Alternate member of the Fiscal Council	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SEGUROS S/A	33.055.146/0001-93		
Superintendent	N/A	Brazilian - Brazil	
<u>Observation</u>			
Fiscal Year December 31, 2023			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Direct Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
<u>Observation</u>			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Fiscal Year December 31, 2022			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Indirect Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
LUIZ CARLOS TRABUCO CAPPI	250.319.028-68	Subordination	Indirect Controlling Shareholder
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Chairman	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Indirect Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO GESTÃO DE SAÚDE S.A.	41.774.199/0001-92		
Chief Executive Officer	N/A	Brazilian - Brazil	

Observation	Γ		
Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager	· · · · · · · · · · · · · · · · · · ·		
MANOEL ANTONIO PERES	033.833.888-83	Subordination	Direct Controlling Shareholder
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Chief Executive Officer	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
IVAN LUIZ GONTIJO JUNIOR	770.025.397-87	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
IVAN LUIZ GONTIJO JUNIOR	770.025.397-87	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
SAMUEL MONTEIRO DOS SANTOS JUNIOR	032.621.977-34	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Vice Chairman of the Board of Directors	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
THAIS JORGE DE OLIVEIRA E SILVA	074.060.777-42	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Executive Officer	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Indirect Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
MAURÍCIO MACHADO DE MINAS	044.470.098-62	Subordination	Indirect Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
AMÉRICO PINTO GOMES	749.510.847-91	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Managing Director	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
AMÉRICO PINTO GOMES	749.510.847-91	Subordination	Direct Controlling Shareholder
Alternate member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SEGUROS S/A	33.055.146/0001-93		
Managing Director	N/A	Brazilian - Brazil	
Observation			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BANCO BRADESCO S.A.	60.746.948/0001-12		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Direct Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Board of Directors' Member	N/A	Brazilian - Brazil	
Observation			
Issuer's Manager			
OCTAVIO DE LAZARI JUNIOR	044.745.768-37	Subordination	Indirect Controlling Shareholder
Sitting member of the Board of Directors	N/A	Brazilian - Brazil	
Related Person			
BRADSEG PARTICIPAÇÕES S.A.	02.863.655/0001-19		
Board of Directors' Member	N/A	Brazilian - Brazil	
<u>Observation</u>			

Identification	Corporate Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)	Type of relationship of the Manager with the related person	Type of relationship of the Manager with the related person
Position	Passport	Nationality	
Issuer's Manager			
SERGIO MORENO	639.382.788-20	Subordination	Direct Controlling Shareholder
Sitting member of the Fiscal Council	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SAÚDE S/A	92.693.118/0001-60		
Coordinator of the Fiscal Council	N/A	Brazilian - Brazil	
<u>Observation</u>			
Issuer's Manager			
SIBELLI DE JESUS SANTANA FACCHIN	322.202.018-30	Subordination	Indirect Controlling Shareholder
Alternate member of the Fiscal Council	N/A	Brazilian - Brazil	
Related Person			
BRADESCO SEGUROS S/A	33.055.146/0001-93		
Superintendent	N/A	Brazilian - Brazil	
Observation			

7.7 Managers' agreements/insurance

7.7. Describe the provisions of any agreements, including insurance policies, which provide for the payment or reimbursement of expenses borne by members of management, arising from compensation for damage caused to third parties or the issuer, penalties imposed by state agents, or agreements with the aim of terminating administrative or court proceedings, due to the exercise of their functions.

Every year, Odontoprev takes out Directors & Officers (D&O) Liability Insurance for a period of twelve months. The purpose of the insurance is to protect the members of management hired by the Company from the risks of liability arising from a harmful act committed during the term of the insurance or on a date no earlier than the retroactive coverage date.

As the Company has taken out this insurance, insured persons who are held liable for damages by virtue of a court decision, arbitration or agreement previously approved by the Insurance Company shall be entitled to the compensation provided for under the terms and conditions set out in the Policy. In this regard, the Policy stipulates that the injured third party must submit a claim to the insured persons and the latter or the policyholder to the Insurance Company during the term of the insurance and during the supplementary period or additional period, if applicable.

The Civil Liability Insurance Policy for Directors, Officers and/or Managers of Chubb Seguros Brasil S.A. extends to subsidiaries, with coverage of R\$60,000,000.00, and a net premium of R\$89,685.93.

With regard to the payment of fines by the Insurance Company, in accordance with CVM/SEP Circular Letter 2/2020, the Company's Management believes that such payments are appropriate and aim to promote the best interests of the Company, as they provide the members of management with greater confidence in carrying out their duties and activities. It is worth noting that Insurance Companies do not provide coverage in the event of any malice, fraud or bad faith on the part of the member of management, among other cases set out in greater detail in the contracted policy.

7.8 Other relevant information

7.8. Provide other information that the issuer deems relevant

In compliance with CVM/SEP Annual Circular Letter 2023, the Company provides the other information required below:

General information on the Company's organizational structure

The Board of Directors is evaluated annually, using a methodology in which each member fills in an evaluation form, considering the Board as a body and not its individual members. The results of each Board member are tabulated, generating a consolidated report. This report is submitted to the Chair of the Board of Directors, highlighting the strengths and points for improvement, so that an action plan can be drawn up for the suggested improvements.

The form includes questions about the Fiscal Council and the Board of Directors' Advisory Committees, with the aim of evaluating these bodies and drawing up plans for improvement, if necessary.

On November 27, 2019, at a Board of Directors' Meeting, the Company approved the methodology for evaluating the Board of Directors.

The statutory officers, as well as the other employees, undergo a six-monthly evaluation of targets, following the Objective and Key Results (OKR) methodology. In this process, individual targets are set and achievement is measured through the attainment of each key result linked to the objective. To this end, the key results must be specific, measurable, achievable, relevant and time-bound. In addition, the statutory officers also take part in the biennial competency assessment process, in 360-degree format (assessors: manager, subordinates, peers, internal customers and self-assessment). This process aims to evaluate the employee's behavior in each of the five organizational competencies, with four possible levels (competency not observed, competency under development, consolidated competency and reference in the competency).

With regard to the Board of Directors' Advisory Committees, the Company currently has two Advisory Committees, namely: (i) Statutory Audit Committee and (ii) People Management Committee. Both committees are statutory bodies.

The agenda with the items to be discussed at the Board of Directors' meeting, together with the respective material, is sent to the members at least five days before the date of each meeting. In addition, all meetings of the Board of Directors have an agenda, which the Investor Relations Officer communicates to the members of the Board of Directors including market information that may prove useful for improving strategic planning and risk control (operational, systemic, market, etc.).

Dates and quorum for Shareholders' Meetings:

2024

Annual and Extraordinary Shareholders' Meetings on April 3, 2024, with approximately 83% of the share capital with voting rights at the Annual Shareholders' Meeting and approximately 90% of the share capital with voting rights at the Extraordinary Shareholders' Meeting.

2023

Annual and Extraordinary Shareholders' Meetings on April 5, 2023, with approximately 87% of the share capital with voting rights.

2022

Annual and Extraordinary Shareholders' Meetings on April 4, 2022, with approximately 87% of the share capital with voting rights.

2021

Annual and Extraordinary Shareholders' Meetings on April 5, 2021, with approximately 88% of the share capital with voting rights.

2020

Annual Shareholders' Meetings on April 28, 2020, with approximately 84% of the share capital with voting rights.

2019

Annual and Extraordinary Shareholders' Meetings on April 1, 2019, with approximately 80% of the share capital with voting rights at the Annual Shareholders' Meeting and approximately 85% of the share capital with voting rights at the Extraordinary Shareholders' Meeting.

2018

Annual and Extraordinary Shareholders' Meetings on April 2, 2018, with approximately 84% of the share capital with voting rights.

2017

Annual Shareholders' Meetings on March 28, 2017, with approximately 75% of the share capital with voting rights.

2016

Annual Shareholders' Meetings on April 11, 2016, with approximately 75% of the share capital with voting rights.

2015

Annual and Extraordinary Shareholders' Meetings on April 6, 2015, with approximately 70% of the share capital with voting rights. Extraordinary Shareholders' Meetings on May 20, 2015, with approximately 73% of the share capital with voting rights. 2014

Annual Shareholders' Meetings on April 1, 2014, with approximately 70% of the share capital with voting rights.

2013

Annual Shareholders' Meetings on April 02, 2013, with approximately 71% of the share capital with voting rights.

2012

Annual and Extraordinary Shareholders' Meetings on April 2, 2012, with approximately 72% of the share capital with voting rights.

2011

Annual Shareholders' Meetings on April 15, 2011, with approximately 76% of the share capital with voting rights.

2010

Annual and Extraordinary Shareholders' Meetings on March 25, 2010, with approximately 76% of the share capital with voting rights. Extraordinary Shareholders' Meetings on April 1, 2010, with approximately 73% of the share capital with voting rights.

8.1 Compensation policy or practice

8.1. Describe the compensation policy or practice for the Board of Directors, statutory and non-statutory Executive Board, the Fiscal Council, statutory committees, and the audit, risk, financial and compensation committees, addressing the following aspects:

a) goals of the compensation policy or practice, stating whether the compensation policy has been formally approved, the body responsible for approving it, the date of approval and, if the issuer has published the policy, the internet address where the document can be found:

At a meeting of the People Management Committee held on July 27, 2021, and at a Board of Directors' Meeting held on August 31, 2021, the Company approved its Management Compensation Policy ("<u>Compensation Policy</u>"), available on the Company's IR website (<u>www.odontoprev.com.br/ri</u>), as well as on the websites of the Brazilian Securities and Exchange Commission (<u>www.gov.br/cvm</u>) and B3 (<u>www.b3.com.br</u>), with the following goals:

(i) to establish a compensation strategy for members of management, the Fiscal Council and the Board of Directors advisory committees (Audit and People Management Committees);

(ii) to encourage professionals to achieve results in their job and to retain and attract qualified talent, ensuring alignment with organizational values and strategies;

(iii) to reward the professionals' performance in accordance with their duties and responsibilities and in line with market practices, so as to ensure the Company's competitiveness in terms of human resources; and

(iv) to ensure alignment between the interests of the organization, management and other people covered by the Compensation Policy, focusing on the Company's perpetuity.

b) Practices and procedures adopted by the Board of Directors to define the individual compensation of the members of the Board of Directors and the Executive Board, indicating

(i) the issuer's bodies and committees that participate in the decision-making process, identifying how they participate:

The People Management Committee, as an independent advisory body to the Board of Directors, is responsible for reviewing and supervising the compensation policies and practices of the Company's management, including fixed (fixed monthly salary and benefits) and variable (short and long-term incentives) components.

Thus, the People Management Committee is responsible for (i) periodically assessing the competitiveness of management compensation policies in relation to market practices; (ii) proposing to the Board of Directors the annual management compensation to be submitted to the Shareholders' Meeting; (iii) selecting, under the terms of the long-term incentive program approved by the Board of Directors, the Officers who should receive the bonus related to a given calculation period; and (iv) proposing and monitoring the corporate indicators used to pay bonuses to Officers.

The overall compensation of the members of the Board of Directors, Executive Board and Fiscal Council is set at the Shareholders' Meeting, and the Board of Directors is responsible for deciding on the individual amounts, as provided for in the Company's bylaws.

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Any change to the amounts or criteria of the management compensation package must be analyzed by the People Management Committee and submitted to the Board of Directors for approval, observing the overall compensation amount approved at the Shareholders' Meeting.

(ii) criteria and methodology used to set individual compensation, indicating whether studies are used to assess market practices and, if so, the comparison criteria and the scope of these studies

Every year, a percentage adjustment is applied to the base fixed management compensation, in line with best market practices, based on compensation surveys (comparison studies based on size, revenue and segment). The People Management Committee is also responsible for periodically assessing the competitiveness of management compensation policies in relation to market practices.

The compensation of the Fiscal Council members is fixed and calculated in accordance with article 162, paragraph 3 of Corporate Law, which stipulates that their compensation should be calculated based on 10% of the average compensation of the Executive Board, excluding benefits, representation fees and profit sharing.

Officers are covered by a benefit plan including post-employment benefits; such benefits are adjusted annually in line with inflation, supplier adjustments and market practices indicated by external surveys.

The members of the Audit and People Management Committees are compensated for their actual participation in meetings, as defined by the Board of Directors.

(iii) how often and how the Board of Directors assesses the suitability of the issuer's compensation policy

Every year, the People Management Committee sends the proposal for the overall management compensation to the Board of Directors, which will then assess its suitability and submit it for approval by the shareholders at the Annual Shareholders' Meeting. During this process, the Board of Directors will also assess the adequacy of the Compensation Policy compared to market standards, in accordance with the surveys mentioned in the item above, while also reserving the right to review, modify, alter or revoke the Compensation Policy at any time, especially in the event of any material or relevant change to the laws or regulations applicable to the Company, while respecting the rules of corporate governance.

c) composition of compensation, indicating the content requirements of items i. to iii.:

Board of Directors	Statutory Executive Board	Fiscal Council	Committees ¹
 Fixed management compensation: fixed monthly compensation related to the scope of the position The fixed annual compensation paid to the Board of Directors is the same for all members 	 Fixed management compensation: fixed monthly compensation related to the scope of the position Short-term incentive: variable portion linked to the achievement of pre- established annual targets. Long-term incentive: variable portion linked to the achievement of three-year targets, with a pre-established vesting period. Benefits: in line with market practices and Company policies medical and dental assistance, life insurance, meal voucher and vehicle. Post-employment benefits: in line with market practices and Company policies Private Pension Plan 	1. Fixed management compensation: fixed monthly compensation related to the scope of the position	The members of the Audit and Personnel Management Committees are compensated for their actual participation in meetings, as defined by the Board of Directors.

¹Committees: Audit Committee (statutory) and Personnel Management Committee

(i) a description of the various components of compensation, including, for each of them:

• its goals and alignment with the issuer's short, medium and long-term interests

The composition of compensation aims to balance short, medium and long-term interests, aligning the interests of management with the goals of the Company and its shareholders. In this sense, variable compensation can be divided into two portions: (i) an annual bonus program, linked to pre-established targets for achieving results, designed to ensure this alignment in the short and medium term; and (ii) a three-year long-term incentive program, which promotes the alignment of interests in the long term, including by establishing vesting periods.

• its percentage of total compensation over the last three years

	2021	2022	2023
Board of Directors	In 2021, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 100%	In 2022, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 100%	In 2023, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 100%
Statutory Executive Board	In Proceeding and the compensation of 200% In 2021, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 29.3% 2. Bonus: 35.4% 3. Benefits: 3.1% 4. LTI: 32.2%	In 2022, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 28.35% 2. Bonus: 34.14% 3. Benefits: 3.07% 4. LTI: 34.44%	In 2023, compensation items were as follows: (refer to item 8.2) Fixed management compensation: 26.05% Bonus: 42.68% Benefits: 3.21% LTI: 28.07%
Fiscal Council	In 2021, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 100%	In 2022, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 100%	In 2023, compensation items were as follows: (refer to item 8.2) 1. Fixed management compensation: 100%
Committees ¹	The the Audit and Personnel Management Committees are compensated for participation in meetings.	The the Audit and Personnel Management Committees are compensated for participation in meetings.	The the Audit and Personnel Management Committees are compensated for participation in meetings.

¹Committees: Audit Committee (statutory) and Personnel Management Committee

its calculation and adjustment methodology

	Board of Directors	Statutory Executive Board	Fiscal Council	Committees ¹
Calculation and adjustment methodology for each compensation item	•	2. Short-term Incentive: Focused on results, and its evaluation base includes company, individual and service team results. The definition of the amount will be proportional to growth, efficiency and satisfaction indicators	1. Fixed management compensation: market research, by recommendation of the Personnel Management Committee and approval by the Board of Directors.	1. Participation in meetings: market research, by recommendation of the Personnel Management Committee and approval by the Board of Directors.

¹Committees: Audit Committee (statutory) and Personnel Management Committee

• key performance indicators taken into account, including, where appropriate, indicators linked to ESG issues

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The fixed compensation of members of the Executive Board, Board of Directors, Audit Committee and Fiscal Council is defined based on studies of market practices and is not directly linked to performance indicators.

With regard to the variable portions attributable to Officers, the criteria used to assess their performance are based on financial and quality indicators. These financial indicators include growth in the number of beneficiaries, net operating revenue, adjusted EBITDA margin and net income.

In addition, the portion of compensation focused on attention to Odontoprev's stakeholders considers satisfaction surveys carried out with client companies, beneficiaries and the accredited network of dental surgeons.

In addition to the financial and quality indicators, Officers have individual targets linked to the Company's strategic goals.

All compensation items are described below:

Fixed management compensation: degree of responsibility, impact on results.

Short-term incentive (bonus): variable compensation driven by results, including financial and quality indicators for the annual targets set. Its assessment basis comprises:

(a) *Company results:* growth in the number of beneficiaries, net operating revenue and adjusted EBITDA margin (see breakdown in the reference form — item 2), and satisfaction surveys of client companies, beneficiaries and the accredited network of dental surgeons.

(b) Executive board results: linked to area-specific operational performance targets, measured by performance gains, process optimization and economies of scale.

(c) Individual and service team results.

The short-term incentive will not be paid if any of the above results fails to reach at least 80% of the annual target. The payment cycle for the short-term incentive is annual with half-yearly advances.

Long-term incentives: In 2019, the Company implemented the Long-Term Incentive Program (LTI or LTI Program), which establishes criteria for the payment of cash bonuses to the Executive Board. The Long-Term Incentive Program comprises the achievement of corporate targets related to the Company's results metrics, based on three-year calculation period.

Direct and indirect benefits: The benefit plan for Officers consists of medical assistance, dental assistance, meal vouchers, life insurance, fuel vouchers, a company car and parking.

Post-employment benefits: Private pension.

(ii) reasons justifying the composition of compensation and (iii) the existence of non-compensated members and the reason for this fact

	Board of Directors	Statutory Executive Board	Fiscal Council	Committees ¹
ii) Reasons that justify the compensation items	The compensation of Odontoprev's Board of Directors members is 100% fixed.	Ensure the balance between short-, medium- and long-term, aligning the interests of executives and shareholders.	The compensation of Odontoprev's Fiscal Council members is 100% fixed.	The compensation of the members of the Audit and Personnel Management committees is fixed per meeting.
iii) Existence of members not compensated by the issuer and the reason for this	Not applicable.	Not applicable.	Not applicable.	Not applicable.

 $^{1}\mbox{Committees}$: Audit Committee (statutory) and Personnel Management Committee

<u>d</u>) the existence of compensation paid by subsidiaries, controlled companies or direct or indirect controlling shareholders:

Not applicable, since there is no compensation for members of the Company's management, Fiscal Council or Committees supported by its subsidiaries, controlled companies or its direct or indirect controlling shareholders.

e) the existence of any compensation or benefit linked to the occurrence of a given corporate event, such as the sale of the Company's ownership control:

Not applicable, since there is no provision for compensation/benefits linked to the occurrence of a corporate event.

8.2 Total compensation per governance body

Total compensation expected	for the current Fiscal N	/ear December 31, 2024 - A	Innual Amounts	
	Board of Directors	Statutory Executive	Fiscal Council	Total
		Board		
Total No. of members	8	7	3	18.00
No. of members receiving	8	7	3	18.00
compensation				
Clarification				
Annual fixed compensation				
Salaries or officers'	3,630,000.00	8,720,083.00	540,000.00	12,890,083.00
compensation				
Direct and indirect benefits	0.00	987,166.00	0.00	0.00
Participation in Committees	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00
Description of other				
fixed compensation				
Variable compensation				
Bonus	0.00	13,103,179.00	0.00	13,103,179.00
Profit sharing	0.00	0.00	0.00	0.00
Attendance at meetings	220000.00	0.00	0.00	220000.00
Commissions	0.00	0.00	0.00	0.00
Other	0.00	8327608.00	0.00	8327608.00
Description of other variable compensation		Long-Term Incentive: variable portion linked to the achievement of three- year targets, with a pre- established vesting period.		
Post-employment	0.00	371,964.00	0.00	371,964.00
Termination of office	0.00	0.00	0.00	0.00
Share-based compensation	0.00	0.00	0.00	0.00
(including stock options)				
Observation	The number of members of the Board of Directors (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Executive Board members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Fiscal Council members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places	
Total Compensation	3,850,000.00	35,900,000.00	540,000.00	35,900,000.00

Total Compensation for Fisca	Board of Directors	Statutory Executive Board	Fiscal Council	Total
Total No. of members			3	
	8	7		18.00
No. of members receiving	8	7	3	18.00
compensation				
Clarification				
Annual fixed compensation				
Salaries or officers' compensation	3,360,000.00	6,829,420.00	522,000.00	1,0711,420.00
Direct and indirect benefits	0.00	730,209.00	0.00	730,209.00
Participation in Committees	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00
Description of other				
fixed compensation				
Variable compensation				
Bonus	0.00	11,189,514.00	0.00	11,189,514.00
Profit sharing	0.00	0.00	0.00	0.00
Attendance at meetings	220,000.00	0.00	0.00	220,000.00
Commissions	0.00	0.00	0.00	0.00
Other	0.00	7,359,627.00	0.00	7,359,627.00
Description of other variable compensation		Long-Term Incentive: variable portion linked to the achievement of three-year targets, with a pre- established vesting period.		
Post-employment	0.00	110,311.00	0.00	110,311.00
Termination of office	0.00	0.00	0.00	0.00
Share-based compensation	0.00	0.00	0.00	0.00
(including stock options)				
Remarks	The number of members of the Board of Directors (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Executive Board members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Fiscal Council members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places	
Total Compensation	3,850,000.00	35,900,000.00	540,000.00	35,900,000.00

	Board of Directors	Statutory Executive Board	Fiscal Council	Total
Total number of members	8	7	3	18.00
No. of members receiving	8	7	3	18.00
compensation				
Clarification				
Annual fixed compensation				
Salaries or officers' compensation	2,966,592.00	6057472.00	503316.00	9527380.00
Direct and indirect benefits	0.00	656980.00	0.00	656980.00
Participation in Committees	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00
Description of other				
fixed compensation				
Variable compensation				
Bonus	0.00	7294966.00	0.00	7294966.00
Profit sharing	0.00	0.00	0.00	0.00
Attendance at meetings	188000.00	0.00	0.00	188000.00
Commissions	0.00	0.00	0.00	0.00
Other	0.00	7359627.00	0.00	7359627.00
Description of other variable compensation		Long-Term Incentive: variable portion linked to the achievement of three-year targets, with a pre-established vesting period.		
Post-employment	0.00	110311.00	0.00	110311.00
Termination of office	0.00	0.00	0.00	0.00
Share-based compensation (including stock options)	0.00	0.00	0.00	0.00
Remarks	The number of members of the Board of Directors (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Executive Board members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Fiscal Council members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places	
Total Compensation	3,154,592.00	21369045.00	503316.00	25026953.00

Total Compensation for Fisca	l Year ended on Decem	ber 31, 2021– Annual Amount	ts	
	Board of Directors	Statutory Executive Board	Fiscal Council	Total
Total No. of members	8	7	3	18.00
No. of members receiving	8	7	3	18.00
compensation				
Clarification				
Annual fixed compensation				
Salaries or officers' compensation	2,599,167.00	5,571,971.00	469,473.00	8,640,611.00
Direct and indirect benefits	0.00	595,956.00	0.00	595,956.00
Participation in Committees	0.00	0.00	0.00	0.00
Other	0.00	0.00	0.00	0.00
Description of other				
fixed compensation				
Variable compensation				
Bonus	0.00	6735621.00	0.00	6735621.00
Profit sharing	0.00	0.00	0.00	0.00
Attendance at meetings	168000.00	0.00	0.00	168000.00
Commissions	0.00	0.00	0.00	0.00
Other	0.00	6119261.00	0.00	6119261.00
Description of other variable compensation		Long-Term Incentive: variable portion linked to the achievement of three-year targets, with a pre-established vesting period.		
Post-employment	0.00	110311.00	0.00	110311.00
Termination of office	0.00	0.00	0.00	0.00
Share-based compensation (including stock options)	0.00	0.00	0.00	0.00
Remarks	The number of members of the Board of Directors (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Executive Board members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places.	The number of Fiscal Council members (letter "b") was calculated according to the annual average of the number of members of each body calculated monthly, to two decimal places	
Total Compensation	2,767,167.00	19022809.00	469473.00	22259449.00

8.3 Variable compensation

	Board of Directors	Statutory Executive	Fiscal Council	Total
		Board		
Total No. of members	8	7	3	18.00
No. of members receiving	0	7	0	7.00
compensation	_			
Clarification	The Board of Directors does not receive variable compensation.		The Fiscal Council does not receive variable compensation.	
	REGAR	DING BONUS		
Minimum amount foreseen in the compensation plan	0.00	7641000.00	0.00	7641000.00
Maximum amount foreseen in the	0.00	14,327,000.00	0.00	14,327,000.00
compensation plan				
Amount foreseen in the compensation	0.00	9551000.00	0.00	9551000.00
plan, if targets are achieved				
Amount effectively recognized in the	0.00		0.00	
income statement for the fiscal year				
	REGARDING	G PROFIT SHARING		
Minimum amount foreseen in the compensation plan	0.00	0.00	0.00	0.00
Maximum amount foreseen in the compensation plan	0.00	0.00	0.00	0.00
Amount foreseen in the compensation plan, if targets are achieved	0.00	0.00	0.00	0.00
Amount effectively recognized in the income statement for the fiscal year	0.00	0.00	0.00	0.00

Total number of members	Board of Directors	Statutory Executive Board 7	Fiscal Council	Total 18.00
No. of members receiving compensation	0	7	0	7.00
Clarification	The Board of Directors does not receive variable compensation.		The Fiscal Council does not receive variable compensation.	
	REGA	RDING BONUS		
Minimum amount foreseen in the compensation plan	0.00	6953000.00	0.00	6953000.00
Maximum amount foreseen in the compensation plan	0.00	13036000.00	0.00	13036000.00
Amount foreseen in the	0.00	8691000.00	0.00	8691000.00
compensation plan, if targets are achieved				
Amount effectively recognized in the income statement for the fiscal year	0.00	11189154.00	0.00	11189154.00
income statement for the listal year	REGARDIA	IG PROFIT SHARING		
Minimum amount foreseen in the compensation plan	0.00	0.00	0.00	0.00
Maximum amount foreseen in the compensation plan	0.00	0.00	0.00	0.00
Amount foreseen in the compensation plan, if targets are	0.00	0.00	0.00	0.00
achieved				
Amount effectively recognized in the income statement for the fiscal year	0.00	0.00	0.00	0.00

	Board of Directors	Statutory Executive	Fiscal Council	Total
		Board		
Total number of members	8	7	3	18.00
No. of members receiving compensation	0	7	0	7.00
Clarification	The Board of Directors does not receive variable compensation.		The Fiscal Council does not receive variable compensation.	
	REG	ARDING BONUS		
Minimum amount foreseen in the compensation plan	0.00	5408000.00	0.00	5408000.00
Maximum amount foreseen in the compensation plan	0.00	10140000.00	0.00	10140000.00
Amount foreseen in the compensation plan, if targets are	0.00	6760000.00	0.00	6760000.00
achieved				
Amount effectively recognized in the income statement for the fiscal year	0.00	7295000.00	0.00	7295000.00
	REGARDI	NG PROFIT SHARING		
Minimum amount foreseen in the compensation plan	0.00	0.00	0.00	0.00
Maximum amount foreseen in the compensation plan	0.00	0.00	0.00	0.00
Amount foreseen in the compensation plan, if targets are achieved	0.00	0.00	0.00	0.00
Amount effectively recognized in the income statement for the fiscal	0.00	0.00	0.00	0.00
year				

	Board of Directors	Statutory Executive	Fiscal Council	Total	
	board of Directors		riscar courien	10(01	
		Board			
Total number of members	8	7	3	18.00	
No. of members receiving	0	7	0	7.00	
compensation					
Clarification	The Board of Directors does not receive		The Fiscal Council does not receive		
	variable		variable		
	compensation.		compensation.		
	REGA	RDING BONUS			
Minimum amount foreseen in the	0.00	4895000.00	0.00	4895000.00	
compensation plan					
Maximum amount foreseen in the	0.00	9179000.00	0.00	9179000.00	
compensation plan					
Amount foreseen in the	0.00	6119000.00	0.00	6119000.00	
compensation plan, if targets are					
achieved					
Amount effectively recognized in	0.00	6736000.00	0.00	6736000.00	
the income statement for the fiscal					
year					
REGARDING PROFIT SHARING					
Minimum amount foreseen in the	0.00	0.00	0.00	0.00	
compensation plan					
Maximum amount foreseen in the	0.00	0.00	0.00	0.00	
compensation plan					
Amount foreseen in the	0.00	0.00	0.00	0.00	
compensation plan, if targets are					
achieved					
Amount effectively recognized in	0.00	0.00	0.00	0.00	
the income statement for the fiscal					
year					

8.4 Share-based compensation plans

8.4. Regarding share-based compensation plan for the Board of Directors and Statutory Executive Board, in force in the last fiscal year and that expected for the current fiscal year, describe:

At the Extraordinary General Meeting held on May 20, 2015, the Company approved a stock option plan. Considering that, under the aforementioned plan, (a) the last option grant took place in 2016; and (b) all outstanding options were exercised, expired and/or were canceled in 2022, we consider that, in the last fiscal year, no share-based compensation plan was in force, nor is it in force in the current fiscal year. Furthermore, there are no plans to establish a new plan and/or program in the current fiscal year.

8.5 Share-based compensation (Stock option plan)

Fiscal Year: December 31, 2024

	Board of Directors	Statutory Executive	Fiscal Council	Total	
		Board			
Total No. of members	8	7	3	18.00	
No. of members receiving	0	0	0	0.00	
compensation					
Potential dilution in case of	n/a	n/a	n/a	0.00	
exercise of all outstanding options					
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share- based compensation.	The Fiscal Council does not receive variable compensation.		
WEIGHTED AVERAGE EXERCISE PRICE OF EACH OF THE FOLLOWING OPTION GROUPS					
Options outstanding in the beginning of fiscal year	0.00	0.00	0.00	0.00	
Options lost and expired during	0.00	0.00	0.00	0.00	
the fiscal year Options exercised during the fiscal year	0.00	0.00	0.00	0.00	

Fiscal Year: 12/31/2023

	Board of Directors	Statutory Executive Board	Fiscal Council	Total		
Total number of members	8	7	3	18.00		
No. of members receiving compensation	0	0	0	0.00		
Potential dilution in case of exercise of all outstanding options	n/a	n/a	n/a	0.00		
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share- based compensation.	The Fiscal Council does not receive variable compensation.			
WEIGHTED AVER	WEIGHTED AVERAGE EXERCISE PRICE OF EACH OF THE FOLLOWING OPTION GROUPS					
Options outstanding in the beginning of fiscal year	0.00	0.00	0.00	0.00		
Options lost and expired during the fiscal year	0.00	0.00	0.00	0.00		
Options exercised during the fiscal year	0.00	0.00	0.00	0.00		

	Board of Directors	Statutory Executive	Fiscal Council	Total		
		Board				
Total number of members	8	7	3	18.00		
No. of members receiving compensation	0	0	0	0.00		
Potential dilution in case of exercise of all outstanding options	n/a	n/a	n/a	0.00		
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share- based compensation.	The Fiscal Council does not receive variable compensation.			
WEIGHTED AVER	WEIGHTED AVERAGE EXERCISE PRICE OF EACH OF THE FOLLOWING OPTION GROUPS					
Options outstanding in the beginning of fiscal year	0.00	0.00	0.00	0.00		
Options lost and expired during the fiscal year	0.00	0.00	0.00	0.00		
Options exercised during the fiscal year	0.00	0.00	0.00	0.00		

	Board of Directors	Statutory Executive Board	Fiscal Council	Total	
		BUdru			
Total number of members	8	7	3	18.00	
No. of members receiving	0	0	0	0.00	
compensation					
Potential dilution in case of	n/a	n/a	n/a	0.00	
exercise of all outstanding options					
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share- based compensation.	The Fiscal Council does not receive variable compensation.		
WEIGHTED AVERAGE EXERCISE PRICE OF EACH OF THE FOLLOWING OPTION GROUPS					
Options outstanding in the beginning of fiscal year	0.00	0.00	0.00	0.00	
Options lost and expired during	0.00	0.00	0.00	0.00	
the fiscal year					
Options exercised during the fiscal	0.00	0.00	0.00	0.00	
year					

8.6 Stock options grant

8.6. Regarding each grant of stock options carried out in the past three fiscal years and expected for the current fiscal year of the Board of Directors and the Statutory Executive Board, draw up a table with content requirements for items a. to j.

Not applicable. There have been no new stock option grants issued by the Company in the last three fiscal years and there are no grants expected in the current fiscal year.

8.7 Outstanding options

8.7. Regarding outstanding options of the Board of Directors and the Statutory Executive Board at the end of the past fiscal year, draw up a table with the following content:

Not applicable. There were no outstanding stock options issued by the Company at the end of the last fiscal year.

8.8 Exercised options and shares delivered

8.8. Regarding the options exercised relating to the share-based compensation of the Board of Directors and the Statutory Executive Board, in the past three fiscal years, draw up a table with the following content [...]

Not applicable. No stock options issued by the Company were exercised in the past three fiscal years.

8.9 Exercised options and shares delivered

8.9. Regarding share-based compensation in the form of shares to be directly delivered to the beneficiaries, recognized in the income statement of the last three fiscal years and that expected for the current fiscal year, of the board of directors and statutory executive board:

Not applicable. In the last three fiscal years, no shares issued by the Company were delivered directly to the members of the Executive Board and the Board of Directors as compensation. Similarly, such type of compensation is not expected for the current fiscal year.
8.10 Share grant

8.10. Regarding each grant of shares carried out in the past three fiscal years and expected for the current fiscal year of the Board of Directors and the Statutory Executive Board, draw up a table with the following content:

Not applicable. In the last three fiscal years, no shares issued by the Company were delivered directly to the members of the Executive Board and the Board of Directors as compensation. Similarly, such type of compensation is not expected for the current fiscal year.

8.11 Shares delivered

Fiscal Year: December 31, 2024

	Board of Directors	Statutory Executive Board	Fiscal Council
Total No. of members	8.00	7.00	
No. of members receiving compensation	0.00	0.00	
No. of Shares	0	0	
Weighted average acquisition price	0.00	0.00	
Weighted average market price of acquired	0.00	0.00	
shares			
Multiplying the total number of acquired	0.00	0.00	
shares by the difference between the weighted			
average acquisition price and the weighted			
average market price of acquired shares			
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share-based compensation.	

Fiscal Year: 12/31/2023

	Board of Directors	Statutory Executive Board	Fiscal Council
Total No. of members	8.00	7.00	
No. of members receiving compensation	0.00	0.00	
No. of Shares	0	0	
Weighted average acquisition price	0.00	0.00	
Weighted average market price of acquired	0.00	0.00	
shares			
Multiplying the total number of acquired	0.00	0.00	
shares by the difference between the weighted			
average acquisition price and the weighted			
average market price of acquired shares			
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share-based compensation.	

Fiscal Year: December 31, 2022

	Board of Directors	Statutory Executive Board	Fiscal Council
Total number of members	8.00	7.00	
No. of members receiving compensation	0.00	0.00	
# Shares	0	0	
Weighted average acquisition price	0.00	0.00	
Weighted average market price of acquired	0.00	0.00	
shares			
Multiplying the total number of acquired	0.00	0.00	
shares by the difference between the weighted			
average acquisition price and the weighted			
average market price of acquired shares			
Clarification	The Board of Directors does not receive share- based compensation.	The Executive Board does not receive share-based compensation.	

Fiscal Year: December 31, 2021

	Board of Directors	Statutory Executive Board	Fiscal Council
Total number of members	8.00	7.00	
No. of members receiving compensation	0.00	0.00	
# Shares	0	0	
Weighted average acquisition price	0.00	0.00	
Weighted average market price of acquired	0.00	0.00	
shares			
Multiplying the total number of acquired	0.00	0.00	
shares by the difference between the weighted			
average acquisition price and the weighted			
average market price of acquired shares			
Clarification	The Board of Directors does not receive share-based compensation.	The Executive Board does not receive share-based compensation.	

8.12 Share/option pricing method

8.12. Summary description of the information necessary to understand the data disclosed in items 8.5 to 8.11, such as an explanation of the pricing method for shares and options, indicating at least:

The information below refers only to item 8.5, since items 8.6 to 8.11 do not apply, according to the justifications given in the respective items. It should also be noted that (i) there have been no grants under the preferred stock option plan in item 8.4 since 2016; (ii) all outstanding options were exercised, expired and/or canceled in 2022; and (iii) there are no plans for new grants under the plan this year.

a) pricing model:

The options granted were priced using the Black & Scholes model.

b) data and assumptions used in the pricing model, including the weighted average share price, exercise price, expected volatility, lifetime of the option, expected dividends and the risk-free interest rate:

The definitions of the aforementioned plan, as well as its assumptions for calculating the option pricing model, can be found in the tables below.

		Grants awarded in accordance with the stock option $plan(Plan)^{t}$
Stock option plan definitions	1st to 8th (2007 to 2014)	
Strike price	(2007 to 2014) Monetarily restated by IGP-M of Fundação Getúlio Vargas, after deduction of remuneration paid to shareholders. Its settlement will be made with the beneficiary's own resources	(2015 onwards) Monetary restatement and deductions no longer apply Its settlement will be made with the beneficiary's own resources
Vesting period (permanence of the beneficiary in the Company)	3 years from the date of the granting of the options	3 years from the date of the granting of the options
Deadline for exercising	6 years, with full or partial exercise with written communication 1 month in advance of each BDM or term communicated	5 years, with full or partial exercise with written communication 1 month in advance of each BDM or term communicated
Lock-up (blocking period)	3 years from the exercise date of the option	2 years from the exercise date of the option

(i) Stock option plan (Plan)

Approved at the AGM held on April 19, 2007, and amended at the AGM held on May 20, 2015. Managed by the Board of Directors and limited to 5% of total capital.

				_			Original		After	splits ²	Risk-free		benefit ups	on grant
		Date of					Market		Strike	Market	rate	Expected annualized		After
 No.	Year	approval	Recommendation 1	Approval	Quantity	Strike price	price	Quantity	Price	Price	(%)	volatility (%)	Original	Splits ¹
lst	2007	08/02/2007	Р	BD	221,859	44.85	53.79	2,662,308	3.74	4.48	11.3	33.9	20.18	1.68
2nd	2008	02/28/2008	P	BD	353,494	32.42	45.85	4,241,928	2.70	3.82	11.4	24.3	19.72	1.64
3rd	2009	03/25/2009	Р	BD	255,002	17.60	24.30	3,060,024	1.47	2.03	9.3	40.6	14.17	1.18
4th	2010	08/11/2010	HRC	BD	698,707	12.93	16.88	2,096,121	4.31	5.63	4.0	26.6	7.00	2.33
5th	2011	09/20/2011	HRC	BD	583,815	20.87	28.20	1,751,445	6.96	9.40	5.3	30.1	13.23	4.41
6th	2012	09/20/2012	HRC	BD	1,609,097	8.22	11.60	1,609,097	8.22	11.60	0.4	36.1	5.01	5.01
7th	2013	08/20/2013	HRC	BD	3,000,000	7.44	9.25	3,000,000	7.44	9.25	5.1	36.2	3.66	3.66
8th	2014	02/25/2014	Р	BD	228,497	7.30	8.70	228,497	7.30	8.70	5.7	33.4	3.25	3.25
9th	2015	05/26/2015	HRC	BD	2,679,397	10.79	11.31	2,679,397	10.79	11.31	12.9	28.2	4.43	4.43
10th	2015	11/19/2015	HRC	BD	2,572,186	9.81	10.18	2,572,186	9.81	10.18	15.4	27.3	4.29	4.29
11th	2016	07/01/2016	HRC	BD	392,680	11.41	13.55	392,680	11.41	13.55	12.2	29.5	6.03	6.03
12th	2016	10/26/2016	P/HRC	BD	2,889,498	13.03	12.35	2,889,498	13.03	12.35	11.4	29.2	4.04	4.04
								27,183,181						

Grants

Fair value per unit of

P = President / HRC = Human Resources Committee / BD = Board of Directors.

In the first seven grants Randal Luiz Zanetti (former President since April 1, 2014, and Chairman of the Board of Directors until April 2, 2019) was voluntarily a non-beneficiary.

²Splits of shares on July 1, 2010 and April 2, 2012. ³Estimate based on the Black & Scholes option valuation model

c) Method and assumptions used to incorporate the expected effects of early exercise:

The vesting period for exercising the options is three years, and the options granted will be valid for six years after the grant date for grants made in 2015 and for five years for grants from 2016 onwards. This characteristic was

incorporated into the pricing model so that, for both grants, we used 4.5 years as the time for the option to be exercised.

d) How to determine expected volatility:

The Company used the historical volatility referring to trading sessions prior to the date of each of the grants.

e) If any other characteristic of the option has been incorporated into the measurement of its fair value:

All the characteristics of the option taken into account in pricing are mentioned above.

8.13 Interest held by governance body

8.13 -Information, by governance body, of interest held by members of the Board of Directors, Statutory Executive Board and Fiscal Council

ODONTOPREV'S SHAREHOLDING POSITION ON 12/31/2023	Number of common shares	(%)
Total	552,495,663	100.000%
Management	1,422,360	0.257%
Board of Directors	23,896	0.004%
Statutory Executive Board	1,398,464	0.253%
Fiscal Council	-	-

8.14 Pension plans

8.14 – Pension plans in force for members of the Board of Directors and Statutory Officers

Total No. of members	8.00	7.00
No. of members receiving compensation	-	6.00
Name of the plan	n/a	BradesconPrivate Pension Plan
Number of management members that are eligible to retire	n/a	0
Conditions to early retirement	n/a	- Be at least 60 years old; - Have been a member of the plan for at least 5 years; - Dismissal from the position
Updated accrued amount of contributions up to the end of the last fiscal year, minus the portion relating to contributions made directly by management members.	n/a	110,311.00
Total accrued amount of contributions made during the last fiscal year, minus the portion relating to contributions made directly by management members.	n/a	110,311.00
Whether early redemption is possible and under what conditions	n/a	See content below

i) Whether early redemption is possible and under what conditions

While **active**, the member of management may redeem all or part of the amount invested in the pension fund account subject to the following criteria:

- Sixty (60) days after joining, in accordance with CNSP Resolution 349/17;
- Waiting period of sixty (60) days between redemptions, in accordance with CNSP Resolution 349/17;
- Taxation will be based on the tax regime chosen;
- If the basic account is redeemed before the end of the term of office, the amount redeemed will be transferred from the Company's account balance and will not be returned to the account of the member of management;
- The redemption or portability of the total balance of the account of the member of management will result in the immediate cancellation of membership of the private pension fund;
- The voluntary account can be redeemed at any time, within 60 days, and will not imply any action on the part of the Company.

In the event of **removal from office**, the percentage of the participant's provision will be available for redemption from his/her pension account in accordance with the criteria below:

- Redemption of the entire balance of the participant's share;
- Partial or total redemption of the balance of the Company's portion, provided it meets the pre-established criteria, according to internal vesting tables.

8.15 Lowest, average and highest compensation

	Stat	utory Executive Bo	ard	B	oard of Directors			Fiscal Council	
	December 31, 2023	December 31, 2022	December 31, 2021	December 31, 2023	December 31, 2022	December 31, 2021	December 31, 2023	December 31, 2022	December 31, 2021
No. of members	7	7	7	8	8	8	3	3	3
No. of members receiving	7	7	7	8	8	8	3	3	3
compensation									
Highest individual compensation (R\$)	10,291,494.00	7,899,319.00	6,728,409.00	540,000.00	456,824.00	412,896.00	174,000.00	167,772.00	156,491.00
Lowest individual compensation (R\$)	2,463,093.00	1,994,936.00	1,826,572.00	420,000.00	370,824.00	324,896.00	174,000.00	167,772.00	156,491.00
Average individual	3,745,583.00	3,052,722.00	2,717,544.00	447,500.00	394,324.00	345,896.00	174,000.00	167,772.00	156,491.00
compensation (R\$)									

Observations and clarifications

Statutory Executive Board		
Remarks	Clarification	

	Board of	f Directors
	Remarks	Clarification
December 31, 2021	As of Apr/21, directors who are members of committees began to receive variable compensation for attending committee meetings.	

Fiscal	Council
Remarks	Clarification

8.16 Compensation/severance mechanisms

8.16. Contractual arrangements, insurance policies or other instruments that structure compensation or severance mechanisms for members of management in the event of removal from office or retirement, indicating the financial consequences for the issuer

Without prejudice to the D&O insurance coverage described in item 7.7 of this Reference Form, for the applicable period and cases, Odontoprev does not have contractual arrangements, insurance policies or other instruments that structure compensation or severance mechanisms for members of management in the event of removal from office or retirement.

8.17 Percentage of related parties in compensation

8.17. Regarding the past three fiscal years and the forecast for the current fiscal year, indicate the percentage of the total compensation of each body recognized in the issuer's income statement referring to members of the board of directors, statutory executive board or fiscal council who are parties related to the direct or indirect controlling shareholders, as defined by the accounting rules addressing this matter

GOVERNANCE BODY (%)	2020	2021	2022	2023	2024
Board of Directors	75.0	75.0	75.0	75.0	75.0
Statutory Executive Board	0.0	0.0	0.0	0.0	0.0
Fiscal Council	0.0	0.0	0.0	0.0	0.0

8.18 Compensation – Other duties

8.18. Regarding the past three fiscal years and the forecast for the current fiscal year, indicate the amounts recognized in the issuer's income statement as compensation for members of the board of directors, statutory executive board or fiscal council, grouped by body, for any reason other than their position in the company, such as, for example, commissions and consulting or advisory services provided

Item not applicable, considering that in the last three fiscal years no member of the Company's Board of Directors, Statutory Executive Board or Fiscal Council received compensation for any reason other than the position held. Likewise, such practice is not expected in the current fiscal year.

8.19 Recognized compensation of controlling shareholder/subsidiary

8.19. Regarding the past three fiscal years and the forecast for the current fiscal year, indicate the amounts recognized in the income of direct or indirect controlling shareholders, companies under common control and companies controlled by the issuer as compensation of members of the issuer's board of directors, statutory executive board or fiscal council, grouped by body, specifying the title to which such amounts were attributed to such individuals

Not applicable. In the last three fiscal years, no compensation was paid to members of the Board of Directors, Statutory Executive Board or Fiscal Council recognized in the income of direct or indirect controlling shareholders, companies under common control or subsidiaries of the Company. Likewise, such practice is not expected in the current fiscal year.

8.20 Other relevant information

8.20. Provide other information that the issuer deems relevant

All the information has been described in the previous sections.

9.1/9.2 Identification and compensation

Auditor's CVM Code	002100	
Corporate Name	Auditor Type	Individual Taxpayer's ID (CPF)/ Corporate Taxpayer's ID (CNPJ)
KPMG AUDITORES ASSOCIADOS	Legal	52.803.244/0001-06
Service retention date	Start date of the services	s provision
03/04/2021	03/31/2021	
Description of the services provid	ded	
External audit of financial stateme	ents	
nform the total amount of comp	ensation of the independent audito	ors in the last fiscal year, breaking down per services
n 2023, compensation for audit f	ees was R\$2,055,595, of which R\$1,8	345,845 for Odontoprev and R\$209,750 for Brasildental. In
addition, fees for non-audit servio	es totaled R\$528,477 in 2023.	
lustification for the replacement		
Alignment with the Controlling Gr	roup's audit	
Any reasons submitted by the au	ditor in the event of disagreement v	with issuer's justification

9.3. Auditor's independence and conflict of interests

9.3 - If the auditors or persons related to them, according to the independence rules of the Federal Accounting Council, have been hired by the issuer or persons in its economic group to provide services other than auditing, describe the policy or procedures adopted by the issuer to avoid the existence of a conflict of interest, loss of independence or objectivity of its independent auditors.

The Company has no policy for contracting non-audit services. However, there is an internal process under which prior approval of the Audit Committee is required for contracting services that do not fall within the main purpose of reviewing the financial statements. In addition, the contracted audit firm conducts an internal conflict of interest review for all new services.

Every quarter, the controller is notified of the services contracted, in order to comply with the Corporate Standard for Contracting an Independent Audit Firm - 05.1190 (internal standard).

9.4 Other relevant information

9.4- Provide other information that the issuer deems relevant

In 2023, the Company did not change its auditor, only renewed the contract, so that since 2021 KPMG has been the auditor in charge.

10.1A Description of human resources

Number of employees by self-reported gender

-	Women	Men	Non-binary	Other	I prefer not to say
Leadership	82	49	1	2	53
Non-leadership	844	305	2	7	521
TOTAL = 1,906	926	354	3	9	574

Number of employees by self-reported color or race

-	Yellow	White	Black	Brown	Indigenous People	Other	l prefer not to say
Leadership	4	131	6	33	0	0	13
Non-leadership	22	889	128	599	3	0	78
TOTAL = 1,906	26	1020	134	632	3	0	91

Number of employees by position and age group

-	< 30 years old	30 - 50 years old	> 50 years old
Leadership	6	130	51
Non-leadership	555	1003	161
TOTAL = 1,906	561	1133	212

Number of employees by position and geographic location

-	North	Northeast	Midwest	Southeast	South	Abroad
Leadership	0	23	0	151	1	12
Non-leadership	16	411	9	1201	27	55
TOTAL = 1,906	16	434	9	1352	28	67

Number of employees by geographic location and self-reported gender

	Women	Men	Non-binary	Other	I prefer not to
-					say
North	9	4	0	0	3
Northeast	231	88	1	5	109
Midwest	2	1	0	0	6
Southeast	704	258	1	4	385
South	20	3	1	0	4
Abroad	0	0	0	0	67
TOTAL = 1,906	966	354	3	9	574

Number of employees by geographic location and self-reported color or race

-	Yellow	White	Black	Brown	Indigenous People	Other	l prefer not to say
North	0	4	3	9	0	0	0
Northeast	4	115	47	265	1	0	2
Midwest	0	4	0	5	0	0	0
Southeast	22	871	83	352	2	0	22
South	0	26	1	1	0	0	0
Abroad	0	0	0	0	0	0	67
TOTAL = 1,906	26	1020	134	632	3	0	91

Number of employees by geographic location and age group

-	< 30 years old	30 - 50 years old	> 50 years old
North	3	12	1
Northeast	123	279	32
Midwest	0	9	0
Southeast	415	767	170
South	3	19	6
Abroad	17	47	3
TOTAL = 1,906	561	1133	212

10.1 Description of human resources

10. Human resources

- **10.1.** Describe the issuers' human resources, providing the following information:
- b. Number of outsourced employees (total and by groups, based on the activity performed and geographic location):

On December 31, 2023	Operational staff	Administrative staff	Overall total
Northeast	13		13
Southeast	31	3	34
South	1		1
	38	7	48

Every year Mexico is not included in the number of outsourced employees.

c. Turnover 2023

26.2%

10.2 Relevant changes

10.2. Comment on any relevant changes to the figures disclosed in item 10.1 above

None.

10.3. Employee compensation policies and practices

10.3. 10.3. Describe the issuer's employee compensation policies and practices, stating:

a. salary and variable compensation policy:

Odontoprev's employee compensation policy seeks to adequately reward the responsibilities of each professional, taking into account individual and collective results.

The composition of compensation includes (i) a fixed monthly salary, (ii) benefits, (iii) a short-term incentive (Profit Sharing Program/Bonus), and (iv) a long-term incentive (based on the Company's results and performance over a three-year period).

Odontoprev's compensation policy is based on market research conducted by renowned human resources consultancies that compares its compensation package with pre-selected companies with comparable revenue and size operating in a similar segment.

The fixed portion of compensation is based on the positions held and grouped according to the complexity of their activities and degree of responsibility. For each position, a salary range is set with minimum, maximum and average amounts obtained through market research. In addition, Odontoprev grants individual pay rises based on merit or promotion, taking into account the employee's performance.

The salary ranges are updated once a year, according to the percentage determined in the category's collective bargaining agreement, and applied to the salary scale.

The short-term variable applies to all employees, through the Profit Sharing Program ("PPR", in Portuguese), and considers both collective and individual performance. Corporate and individual targets are set annually and assessed at the end of each year. The payment is divided into two stages, an advance and a final installment. If a minimum of 80% is achieved in each of the categories (corporate and individual), employees receive additional earnings, depending on their level in the job structure. The Profit Sharing Program is agreed upon and ratified with the representative trade unions and all the rules are negotiated and disclosed. The Company's targets are defined based on three indicators: Growth, Efficiency and Satisfaction, which in turn guide individual targets.

In the case of senior management, compensation is approved by the People Management Committee and the Board of Directors. Senior management is not entitled to the Profit Sharing Program, but they receive bonus payments, following identical rules.

The goals of Odontoprev's compensation policy are:

- To align employee goals with shareholder goals;
- To ensure competitiveness in attracting and retaining professionals vis-à-vis the market; and
- To balance short-, medium- and long-term goals.

Compensation comprises:

- 1. <u>Fixed monthly salary:</u> related to the scope, duties and responsibilities of the position;
- 2. Profit sharing or bonus: related to performance and results achieved during the year; and

3. <u>Long-term incentive</u>: related to outstanding performance and the retention of key and strategic professionals for the organization.

b. benefits policy

The benefits are compatible with market practices, which the Company compares and updates based on compensation surveys.

The benefits offered to employees are (i) medical and dental assistance, (ii) life insurance, (iii) transportation vouchers, (iv) meal allowance, (v) food allowance, (vi) private pension, (vii) parking expenses, (viii) childcare allowance and (ix) other benefits arising from collective bargaining agreements. In addition, members of senior management are provided with a car for professional use.

c. characteristics of share-based compensation plans for non-management employees, identifying:

None

i. groups of beneficiaries

None

ii. conditions for exercise

None

iii. exercise prices

None

iv. exercise terms

None

v. number of shares committed to the plan

No shares were committed to the plan, as there was no exercise.

d. ratio between (i) the highest individual compensation (considering the composition of compensation with all the items described in field 8.2.d) recognized in the issuer's income statement in the last fiscal year, including the compensation of statutory officers, if applicable; and (ii) the median individual compensation of the issuer's employees in Brazil, excluding the highest individual compensation, as recognized in the income statement in the last fiscal year.

Highest Individual Remuneration	Median Individual Remuneration	Pay ratio
10,172,064.78	155,368.67	65.47

Explanation				

10.4 Relationship between the issuer and trade unions

10.4. Describe the relationships between the issuer and trade unions, indicating whether there have been walkouts or strikes in the last three fiscal years.

At the end of 2023, the Company had seven unionized employees (paying members). The Unified Union of Employees of Health Services Establishments of Osasco and Region (SUEESSOR, in Portuguese) represents the main category in collective bargaining agreements entered into with Odontoprev. The National Union of Group Dentistry Companies (SINOG, in Portuguese) is the Company's union of employers.

There have been no walkouts or strikes in the last three fiscal years.

10.5 Other relevant information

10.5. Provide other information that the issuer deems relevant

All relevant information has been mentioned.

11.1 Rules, policies and practices

11.1. Describe the issuer's rules, policies and practices regarding transactions with related parties, as defined by the accounting rules that address this matter, indicating, if the issuer adopts a formal policy, the body responsible for the policy's approval, date of approval and, if the issuer discloses the policy, sites on the world wide web where the document may be consulted.

The Company has a Related-Party Transaction Policy, approved by the Board of Directors on September 26, 2023.

The Related-Party Transaction Policy sets out rules to ensure that all decisions and transactions involving related parties are communicated to its shareholders and the market in general in a transparent manner, and that said decisions and transactions comply with the best corporate governance practices, applicable laws and regulations, as well as the Company's Bylaws and internal policies.

The Policy complies with: (i) the Company's Bylaws; (ii) Odontoprev's Code of Ethical Conduct in force; (iii) the Parent Company's Related-Party Transaction Practices; (iv) the Brazilian Corporation Law; (v) the Securities and Exchange Commission's rules on the subject; (vi) the Accounting Pronouncements Committee's Technical Pronouncements Nos. 05, 35 and 45; (vii) B3 S.A.'s *Novo Mercado* Regulations; and (viii) the best Corporate Governance practices adopted by the market.

Transactions between the Company and its related parties (Subsidiaries and Affiliates) are formalized in contracts of different natures whose amounts, terms and rates are negotiated and applied under market conditions, i.e., similarly to contracts with unrelated parties. These transactions consist mainly of contracts for the provision of dental and administrative services, as well as the acquisition of dental supplies.

The Company and its Subsidiaries have transactions with Bradesco Group's companies. Bradesco Saúde, Odontoprev's shareholder, is a part of said group.

The Company also entered into a dental plan distribution contract with Banco Bradesco, which was hired as a bookkeeping agent for its shares, and has started operations with Bradesco Capitalização S.A.

The Company and its Subsidiaries grant profit-sharing to their employees and Management members, linked to the achievement of operating targets and specific goals, established and approved at the beginning of each fiscal year.

Executive Board members hold options under the Company's Stock Option Plan.

In 2019, the Company implemented the Long-Term Incentive Program (LTI Program), which sets the criteria for the payment of bonuses in cash, corresponding to multiples of salaries, to be made by the Company and its Subsidiaries to eligible beneficiaries after the calculation period, provided that the targets and conditions established in the terms and for the purposes thereof are met. The stock option program remains in force.

The Board of Directors, Fiscal Council and the People Management Committee comprise members of Banco Bradesco S.A. and Bradesco Seguros management.

The Board of Directors and Fiscal Council are not entitled to variable compensation.

For more information on the Related-Party Transaction Policy, please go to:<u>https://ri.odontoprev.com.br/governanca-corporativa/estatuto-social-e-politicas/</u>

11.2 Transactions with Related Parties

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradescard S.A.	12/31/2023	3,800,385.96	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Commission e	xpenses				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elationship at mark	et condition	S		
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Cartões S.A.	12/31/2023	0.00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Travel and lod	ging - Executive Bo	ard and Emp	oloyees		
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elationship at marke	et condition	S		
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	2,162,652.10	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Travel and lod	ging – Executive Bo	ard and Em	ployees		
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elationship at mark	et condition	S		
Contractual position of the issuer	Debtor					
Specify contractual position						

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	178,600.85	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Travel and loc	lging – Executive Bc	oard and Em	ployees – Li	abilities	
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elationship at mark	et condition	S		
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	362,840.19	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Expenses with	n investment manag	gement			
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elationship at mark	et condition	S		
Contractual position of the issuer	Debtor					
Specify contractual position						
			- • .•	Interest		

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	287,893.00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúdo	e S.A.		
Subject matter of the contract	Rental expens	es – Branches				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elationship at marke	et condition	S		
Contractual position of the issuer	Debtor					
Specify contractual position						

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	82,729,739.08	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Revenue from	n financial investme	nts			
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elationship at mark	et condition	S		
Contractual position of the issuer	Creditor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	0.00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Consideratior	is receivable				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elationship at mark	et condition	S		
Contractual position of the issuer	Creditor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	967,958,728.80	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the	Financial inve	stments – Related t	o ANS and f	ree		

contract	
Warranty and insurance	N/A
Termination or extinction	N/A
Nature and reason for the transaction	Commercial relations at market value
Contractual position of the issuer	Creditor
Specify contractual position	

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Saúde S.A.	12/31/2023	0,00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Direct shareh	older				
Subject matter of the contract	Healthcare in:	surance for employe	ees			
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	alue			
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	277,976.93	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Bookkeeping	services from Janua	ry to Decer	nber 2023		
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	alue			

Contractual position of the Debtor issuer

Specify contractual position

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	3,228,802.74	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Expenses with	n banking fees				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	value			
Contractual position of the issuer	Debtor					
Specify contractual position						

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	38,599,666.18	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Consideratior	ns issued – Revenue				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	alue			
Contractual position of the issuer	Creditor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Banco Bradesco S.A.	12/31/2023	1,069,422.40	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Deposit in che	ecking account, rem	unerated in	vestments,	service provic	led by the related party
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	alue			
Contractual position of the issuer	Creditor					

Specify contractual position

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
BOUTIQUE DENTAL LTDA. (BOUTIQUE DENTAL)	12/31/2023	4,724,813.56	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Issuer's subsid	liary				
Subject matter of the contract	Administrative	e services				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elations at market v	alue			
Contractual position of the issuer	Creditor					
Specify contractual position						

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
BOUTIQUE DENTAL LTDA. (BOUTIQUE DENTAL)	12/31/2023	26,153.31	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Issuer's subsid	diary				
Subject matter of the contract	Dental materi	als				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	value			
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Auto RE Companhia de Seguros	12/31/2023	0,00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	idesco Saúd	e S.A.		
Subject matter of the contract	Expenses with	n casualty insurance	e and insura	nce guarant	ees	
Warranty and insurance	0					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	alue			
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Capitalização S.A.	12/31/2023	4,353,376.29	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	idesco Saúd	e S.A.		
Subject matter of the contract	Savings bonds	s - assets				
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial r	elations at market v	value			
Contractual position of the issuer	Creditor					
Specify contractual position						

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Saúde S.A.	12/31/2023	18,952,878.49	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Direct shareho	older				
Subject matter of the contract	Expenses with	employees' health	care plans			
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elations at market v	alue			
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Saúde S.A.	12/31/2023	108,075,865.18	0.00	0.00	02/16/20 24 to 08/21/20 24	0.000000
Relationship with the issuer	Direct shareho	older				
Subject matter of the contract	Dividends and	I Interest on Equity	- Liabilities			
Warranty and insurance	N/A					
Termination or extinction	N/A					
	Corporate rela	ationship				
Nature and reason for the transaction	corporate rea					
	Debtor					

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Vida e Previdência S/A.	12/31/2023	5,600.00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Expenses with	n employees' life ins	surance – Lia	ability		
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial re	elations at market v	alue			
Contractual position of the issuer	Debtor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Bradesco Vida e Previdência S/A.	12/31/2023	489,087.53	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.		
Subject matter of the contract	Expenses with	n employees' life ins	surance			
Warranty and insurance	N/A					
	, 					
Termination or extinction	N/A					
Termination or extinction Nature and reason for the transaction	N/A	elations at market v	alue			
Nature and reason for the	N/A	elations at market v	alue			
Nature and reason for the transaction Contractual position of the	N/A Commercial re	elations at market v	alue			
Nature and reason for the transaction Contractual position of the issuer	N/A Commercial re	elations at market v Transaction amount (Reais)	Existing	Interest amount (Reais)	Term	Interest rate charged
Nature and reason for the transaction Contractual position of the issuer Specify contractual position	N/A Commercial re Debtor Transaction	Transaction	Existing	amount	Term	Interest rate charged 0.000000
Nature and reason for the transaction Contractual position of the issuer Specify contractual position Related party Bradesco Vida e Previdência	N/A Commercial re Debtor Transaction Date 12/31/2023	Transaction amount (Reais)	Existing balance 0.00	amount (Reais) 0.00		
Nature and reason for the transactionContractual position of the issuerSpecify contractual positionRelated partyBradesco Vida e Previdência S/A.	N/A Commercial re Debtor Transaction Date 12/31/2023 Indirect share	Transaction amount (Reais) 349,514.36	Existing balance 0.00 desco Saúd	amount (Reais) 0.00 e S.A.		
Nature and reason for the transaction Contractual position of the issuer Specify contractual position Related party Bradesco Vida e Previdência S/A. Relationship with the issuer Subject matter of the	N/A Commercial re Debtor Transaction Date 12/31/2023 Indirect share	Transaction amount (Reais) 349,514.36 holder, through Bra	Existing balance 0.00 desco Saúd	amount (Reais) 0.00 e S.A.		
Nature and reason for the transaction Contractual position of the issuer Specify contractual position Related party Bradesco Vida e Previdência S/A. Relationship with the issuer Subject matter of the contract	N/A Commercial re Debtor Transaction Date 12/31/2023 Indirect share Expenses with	Transaction amount (Reais) 349,514.36 holder, through Bra	Existing balance 0.00 desco Saúd	amount (Reais) 0.00 e S.A.		
Nature and reason for the transaction Contractual position of the issuer Specify contractual position Related party Bradesco Vida e Previdência S/A. Relationship with the issuer Subject matter of the contract	N/A Commercial re Debtor Transaction Date 12/31/2023 Indirect share Expenses with N/A N/A	Transaction amount (Reais) 349,514.36 holder, through Bra	Existing balance 0.00 desco Saúd e pension pl	amount (Reais) 0.00 e S.A.		
Nature and reason for the transactionContractual position of the issuerSpecify contractual positionRelated partyBradesco Vida e Previdência S/A.Relationship with the issuerSubject matter of the contractWarranty and insuranceTermination or extinctionNature and reason for the	N/A Commercial re Debtor Transaction Date 12/31/2023 Indirect share Expenses with N/A N/A	Transaction amount (Reais) 349,514.36 holder, through Bra n employees' private	Existing balance 0.00 desco Saúd e pension pl	amount (Reais) 0.00 e S.A.		

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Bradesco Vida e Previdência S/A.	12/31/2023	119,200.67	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect shareholder, through Bradesco Saúde S.A.								
Subject matter of the contract	Employees' private pension plans - Liabilities								
Warranty and insurance	N/A								
Termination or extinction	N/A								
Nature and reason for the transaction	Commercial relations at market value								
Contractual position of the issuer	Debtor								
Specify contractual position									
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Bradesco Vida e Previdência S/A	12/31/2023	0.00	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúdo	e S.A.					
Subject matter of the contract	Service supplier – Employees' life insurance								
Warranty and insurance	N/A								
Termination or extinction	N/A								
Nature and reason for the transaction	Commercial relations at market value								
Contractual position of the issuer	Debtor								
Specify contractual position									
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Related party Bradesco Corretora de Seguros Ltda.				amount	Term Indefinite	Interest rate charged 0.000000			
Bradesco Corretora de	Date 12/31/2023	amount (Reais)	balance	amount (Reais) 0.00					
Bradesco Corretora de Seguros Ltda.	Date 12/31/2023 Indirect share	amount (Reais)	balance 0.00 desco Saúdo	amount (Reais) 0.00					
Bradesco Corretora de Seguros Ltda. Relationship with the issuer Subject matter of the	Date 12/31/2023 Indirect share	amount (Reais) 5,508.49 holder, through Bra	balance 0.00 desco Saúdo	amount (Reais) 0.00					
Bradesco Corretora de Seguros Ltda. Relationship with the issuer Subject matter of the contract	Date 12/31/2023 Indirect share Commission e	amount (Reais) 5,508.49 holder, through Bra	balance 0.00 desco Saúdo	amount (Reais) 0.00					
Bradesco Corretora de Seguros Ltda. Relationship with the issuer Subject matter of the contract Warranty and insurance	Date 12/31/2023 Indirect share Commission e N/A N/A	amount (Reais) 5,508.49 holder, through Bra	balance 0.00 desco Saúdo	amount (Reais) 0.00					
Bradesco Corretora de Seguros Ltda. Relationship with the issuer Subject matter of the contract Warranty and insurance Termination or extinction Nature and reason for the	Date 12/31/2023 Indirect share Commission e N/A N/A	amount (Reais) 5,508.49 holder, through Bra expenses - Liabilities	balance 0.00 desco Saúdo	amount (Reais) 0.00					

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Bradesco Corretora de Seguros Ltda.	12/31/2023	98,588.35	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect shareholder, through Bradesco Saúde S.A.								
Subject matter of the contract	Commission expenses								
Warranty and insurance	N/A								
Termination or extinction	N/A								
Nature and reason for the transaction	Commercial relations at market value								
Contractual position of the issuer	Debtor								
Specify contractual position									
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Bradeseg Promotora de Vendas S.A.	12/31/2023	25,911,945.79	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect shareholder, through Bradesco Saúde S.A.								
Subject matter of the contract	Commission expenses								
Warranty and insurance	N/A								
Termination or extinction	N/A								
Nature and reason for the transaction	Commercial relations at market value								
Contractual position of the issuer	Debtor								
Specify contractual position									
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Braspag - Tecnologia em Pagamento Ltda.	12/31/2023	65,326.18	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect shareholder, through Bradesco Saúde S.A.								
Subject matter of the contract	Expenses with financial services								
Warranty and insurance	N/A								
Termination or extinction	N/A								
Nature and reason for the	Commercial relations at market value								
transaction									
	Debtor								
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
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Alelo S.A.	12/31/2023	5,019,176.78	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect share	ndirect shareholder, through Bradesco Saúde S.A.							
Subject matter of the contract	Expenses with	Expenses with employees' benefits							
Warranty and insurance	N/A								
Termination or extinction	N/A	N/A							
Nature and reason for the transaction	Commercial re	elations at market v	alue						
Contractual position of the issuer	Debtor								
Specify contractual position									
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Bréscia Empreendimentos e Participações Ltda	12/31/2023	18,911.86	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect share	Indirect shareholder, through Bradesco Saúde S.A.							
Subject matter of the contract	Rental expens	Rental expenses - branches							
Warranty and insurance	N/A	N/A							
Termination or extinction	N/A								
Nature and reason for the transaction	Commercial re	elations at market v	alue						
Contractual position of the issuer	Debtor								
Specify contractual position									
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged			
Bsp Empreendimento Imobiliário D166 Ltda.	12/31/2023	67,012.77	0.00	0.00	Indefinite	0.000000			
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.					
Subject matter of the contract	Rental expens	ses - branches							
Warranty and insurance	N/A								
Termination or extinction	N/A								
Nature and reason for the transaction	Commercial re	elations at market v	alue						
Contractual position of the issuer	Debtor								

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Bsp Park Estacionamentos E Participações S.A.	12/31/2023	6,300.00	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.			
Subject matter of the contract	Parking exper	ises					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Debtor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Reno Empreendimentos E Participações Ltda.	12/31/2023	0.00	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Indirect share	Indirect shareholder, through Bradesco Saúde S.A.					
Subject matter of the contract	Parking exper	Parking expenses					
Warranty and insurance	N/A	N/A					
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Debtor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Santecorp Holding Ltda	12/31/2023	456,821.84	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.			
Subject matter of the contract	Expenses with	n medical/outpatien	it services				
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Debtor						
Specify contractual position							

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Stelo S.A.	12/31/2023	174,930.23	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.			
Subject matter of the contract	Expenses with	Expenses with management fees					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Debtor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Swiss Re Corporate Solutions Brasil Seguros S.A.	12/31/2023	231,070.75	0.00	0.00	Indefinite	0.00000	
Relationship with the issuer	Indirect shareholder, through Bradesco Saúde S.A.						
Subject matter of the contract	Expenses with legal protection insurance						
Warranty and insurance	N/A	N/A					
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	Commercial relations at market value					
Contractual position of the issuer	Debtor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Clidec - Clínica Dentária Especializada Cura Dars Ltda. (Clidec)	12/31/2023	43,386.62	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Dental materi	als and services					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Debtor						

Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Clidec - Clínica Dentária Especializada Cura Dars Ltda. (Clidec)	12/31/2023	464,168.28	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Dental materi	Dental materials					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial relations at market value						
Contractual position of the issuer	Debtor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Clidec - Clínica Dentária Especializada Cura Dars Ltda. (Clidec)	12/31/2023	26,451,621.99	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Net payments from dental plans, materials and services						
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	value				
Contractual position of the issuer	Creditor						
Specify contractual position							

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Dental Partner Comércio de Produtos e Equipamentos Odontológicos Ltda. (Dental Partner)	12/31/2023	9,887,403.80	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Subsidiary					
Subject matter of the contract	Dental materials and services					
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial relations at market value					
Contractual position of the issuer	Creditor					
Specify contractual position						
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Dental Partner Comércio de Produtos e Equipamentos Odontológicos Ltda. (Dental	12/31/2023	72,615.88	0.00	0.00	Indefinite	0.000000
Partner)						
	Subsidiary					
Relationship with the issuer Subject matter of the contract	Subsidiary Net payments	from dental plans,	materials a	nd services		
Relationship with the issuer Subject matter of the	· · · · · · · · · · · · · · · · · · ·	from dental plans,	materials a	nd services		
Relationship with the issuer Subject matter of the contract	Net payments	from dental plans,	materials a	nd services		
Relationship with the issuer Subject matter of the contract Warranty and insurance	Net payments N/A N/A			nd services		
Relationship with the issuer Subject matter of the contract Warranty and insurance Termination or extinction Nature and reason for the	Net payments N/A N/A Commercial re			nd services		

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Easy Software Ltda. (Easy)	12/31/2023	46,890.07	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Administrative	e expenses related	to dental s	ervices			
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial re	elations at market v	alue				
Contractual position of the issuer	Debtor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Fundação Bradesco	12/31/2023	0.00	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Indirect shareholder, through Bradesco Saúde S.A.						
Subject matter of the contract	Donation expenses						
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial re	elations at market v	alue				
Contractual position of the issuer	Creditor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Mediservice Operadora de Planos de Saúde S/A.	12/31/2023	252,383.40	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Indirect share	holder, through Bra	desco Saúd	e S.A.			
Subject matter of the contract	Management	fee					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial re	elations at market v	alue				
Contractual position of the issuer	Creditor						
Specify contractual position							

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Odontoprev Serviços Ltda. (OdontoPrev Serviços)	12/31/2023	735,215.44	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Administrativ	e services					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Creditor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Odontoprev Serviços Ltda. (OdontoPrev Serviços)	12/31/2023	58,873,566.44	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Net payments	Net payments from dental plans, materials and services					
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Creditor						
Specify contractual position							
Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged	
Odontoprev Serviços Ltda. (OdontoPrev Serviços)	12/31/2023	0.00	0.00	0.00	Indefinite	0.000000	
Relationship with the issuer	Subsidiary						
Subject matter of the contract	Administrativ	e expenses related	to dental se	ervices			
Warranty and insurance	N/A						
Termination or extinction	N/A						
Nature and reason for the transaction	Commercial r	elations at market v	alue				
Contractual position of the issuer	Creditor						

Related party	Transaction Date	Transaction amount (Reais)	Existing balance	Interest amount (Reais)	Term	Interest rate charged
Papaiz Associados Diagnósticos Por Imagem S.A. (Papaiz)	12/31/2023	4,916,925.00	0.00	0.00	Indefinite	0.000000
Relationship with the issuer	Subsidiary					
Subject matter of the contract	Management services					
Warranty and insurance	N/A					
Termination or extinction	N/A					
Nature and reason for the transaction	Commercial relations at market value					
Contractual position of the issuer	Creditor					
Specify contractual position						

11.2 Items 'n.' and 'o.'

11.2. With the exception of transactions that fall within the hypotheses of Article 3, II, "a", "b" and "c" of Attachment F, in relation to transactions with related parties that, according to accounting standards, must be disclosed in the individual or consolidated financial statements of the issuer and that have been entered into in the last fiscal year or are in force in the current fiscal year, inform:

n. measures taken to address conflicts of interest

Through its Related-Party Transaction Policy, the Company has structured processes to avoid situations in which its actions and decisions are influenced by personal interest and conflict or may conflict with the interests of the Odontoprev Group or of its customers, partners, suppliers and shareholders, or may cause damage to its image and reputation.

o. demonstrate the arm's length nature of the conditions agreed or the appropriate compensatory payment

Transactions between Related Parties are carried out at the usual market values, rates and terms or values, rates and terms agreed on previous negotiations, under arm's length conditions. Management has an internal controls structure to ensure that transactions are carried out under conditions similar to those that could be established with unrelated parties. Should any violations occur, they will be referred to the Investigations and Ethics Committee, which will decide and adopt the appropriate penalties.

11.3 Other relevant information

11.3 Provide other information that the issuer deems relevant

All relevant information has already been mentioned.

12.1 Information on capital stock

Type of Capital	Paid-up capital					
Date of authorization or approval		Payment term	Capital amount			
April 5, 2023			851,016,554.14			
Number of common shares		Number of preferred shares	Total number of shares			
552,495,663			552,495,663			

12.2 Foreign issuers - Rights and rules

12.2. Foreign issuers must describe the rights of each class and type of share issued and the rules of their country of origin and the country in which the shares are held in custody with regard to:

Not applicable.

12.3 Other securities issued in Brazil

Justification for not providing the information:

The Company does not hold other securities issued in Brazil.

12.4 Number of security holders

Justification for not providing the information:

The Company does not hold other securities issued in Brazil.

The Company only holds common shares issued in Brazil and no other securities.

12.5 Trading markets in Brazil

12.5. Indicate the Brazilian markets in which the issuer's securities are admitted to trading

The Company's common shares are listed on the Novo Mercado segment of B3 S.A. under the ticker "ODPV3".

12.6 Trading in foreign markets

Justification for not providing the information:

The Company only trades its securities in its country of origin.

12.7 Securities issued abroad

Justification for not providing the information:

The Company only holds common shares issued in Brazil and no other securities.

12.8 Allocation of public offering proceeds

12.8. If the issuer has made a public offering of securities in the last 3 fiscal years, please indicate:

Not applicable.

12.9 Other relevant information

12.9. Provide other information that the issuer deems relevant

None.

13.1 Identification of the people responsible for the content of the Form

Name of the person responsible for the content of the form	Position held
RODRIGO BACELLAR WUERKERT	CEO
JOSÉ ROBERTO BORGES PACHECO	IRO

13.1 Statement of the Chief Executive Officer



Barueri/ SP, May 29, 2024.

Odontoprev S.A.

Statement of review of the Reference Form by the Chief Executive Officer (CEO)

I, **Rodrigo Bacellar Wuerkert**, declare that I have reviewed the Reference Form of Odontoprev S.A. 2023; that all the information contained in the Form complies with CVM Resolution 80, in particular articles 15 to 20; and that the information contained therein is a true, accurate and complete picture of the economic and financial situation of Odontoprev S.A., the risks inherent in its activities and the securities issued by the Company.

Rodrigo Bacellar Wuerkert

Chief Executive Officer

Odontoprev Alameda Araguaia, 2104 - 21º andar Tamboré – Barueri - SP. CEP: 06455-000.

Phone: (55 11) 4878- 8893 www.odontoprev.com.br

13.1 Statement of the Investor Relations Officer

💙 odontoprev

Barueri/ SP, May 29, 2024.

Odontoprev S.A.

Statement of review of the Reference Form by the Investor Relations Officer (IRO)

I, **José Roberto Borges Pacheco**, declare that I have reviewed the Reference Form of Odontoprev S.A. 2023; that all the information contained in the Form complies with CVM Resolution 80, in particular articles 15 to 20; and that the information contained therein is a true, accurate and complete picture of the economic and financial situation of Odontoprev S.A., the risks inherent in its activities and the securities issued by the Company.

José Roberto Borges Pacheco

Chief Financial and Investor Relations Officer

Odontoprev Alameda Araguaia, 2104 - 21º andar Tamboré – Barueri - SP. CEP: 06455-000.

Phone: (55 11) 4878- 8893 www.odontoprev.com.br