

ODONTOPREV S.A.
Corporate Taxpayer's ID (CNPJ/MF) 58.119.199/0001-51
Corporate Registry (NIRE) No.: 35.300.156.668
PUBLICLY HELD COMPANY

**MINUTES OF THE BOARD OF DIRECTOR'S MEETING
HELD ON MARCH 30th, 2021**

Day, Time and Place: March 30th, 2021, at 03:00 pm, at the Company's headquarter located at Avenida Marcos Penteadado de Ulhôa Rodrigues, 939, 14th floor, number 1401, Jatobá Building, Castelo Branco Office Park, city of Barueri, State of São Paulo.

Call notice: The Call Notice was made according to the Company's Bylaws.

Attendance: All members of the Board of Directors, by videoconference, in accordance with Article 17 of the Company's Bylaws.

Instatement: Chairman: Luiz Carlos Trabuco Cappi; Secretary: André Chidichimo França.

Agenda: (i) To approve a Share Buyback Program, issued by the Company; and (ii) To approve the reform and consolidation of the Company's Related Party Transactions Policy.

Decisions: By unanimous vote of the members of the Board of Directors, decisions were the following:

- (i) According to Article 18, XIV, of Company's Bylaws and the CVM Instruction n. 567/15 requirements and legal provisions met, it was approved a Share Buyback Program, issued by the Company, authorizing the acquisition up to 10,000,000 (ten million) ordinary shares, nominative and without par value, without capital reduction, representing 3.80% of the Company free float, and will occur through the use of resources held in the Earnings Reserve, and the Executive Directors shall determine the timing and quantity of shares to be effectively acquired, subject to the limits and validity of this authorization. The eventual decision to cancel the shares held in treasury will be disclosed to the market. In terms of Article 5 of CVM Instruction n. 567/15 and Attachment 30 – XXXVI of CVM Instruction 480/09 (Attachment I of the present Minute) the following is specified: (a) the objective of the Share Buyback Program is to maximize value creation, given that, in the Odontoprev's view, the current value of the shares does not reflect the fundamentals of the business model, return and opportunities ahead; (b) the Company may acquire up to 10,000,000 (ten million) ordinary shares, nominative and without par value, issued by the Company; (c) the maximum period for the authorized transaction settlement is up to 18 meses, from March 31, 2021, being the Executive Officers to define the appropriate timing for the acquisitions; (d) the Company holds 263,456,766 (two hundred, sixty three million, four hundred and fifty six thousand, and seven hundred sixty six) ordinary shares nominative and without par value comprising the free float, according to definition to Article 8, Paragraph 3, of CVM Instruction n. 567/15,

and 890,541 (eight hundred, ninety thousand, five hundred and forty one) shares nominative and without par value held as Treasury stock, registered until the present date; (e) the purchase price for the shares will be paid by means of allocation of available resources originating from Earnings Reserve, that, according to the Interim Financials of 12.31.2021, amounted to R\$605,082 thousand; and (f) Bradesco S.A. CTVM, located at Avenida Paulista, 1450 / 7th floor – São Paulo/SP will be the intermediary institution.

- (ii) It was approved the reform and consolidation of the Company's Related Party Transactions Policy, document that initialed by the Secretary, is filed at the Company's headquarters;
- (iii) The members of the Board of Directors have authorized the Executive Officers to carry out all acts necessary for the implementation of the decisions held above.

Closure: With no other deliberations, the meeting was suspended. The minutes were read, approved and signed by the present members. **Instatement:** Octavio de Lazari Júnior – President; Andre Chidichimo França – Secretary. Members of The Board of Directors: Octávio de Lazari Júnior, Ivan Luiz Gontijo Junior, Samuel Monteiro dos Santos Júnior, Vinícius Marinho da Cruz, Flávio Bitter, César Suaki dos Santos and Murilo César Lemos dos Santos Passos.

Barueri, March 30th, 2021.

Instatement:

Luiz Carlos Trabuco Cappi
Chairman

André Chidichimo França
Secretary

Members of The Board of Directors:

Luiz Carlos Trabuco Cappi

Manoel Antonio Peres

Octavio de Lazari Junior

Ivan Luiz Gontijo Junior

Samuel Monteiro dos Santos Junior

Flávio Bitter

César Suaki dos Santos

Murilo Cesar Lemos dos Santos Passos

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ATTACHMENT I OF THE BOARD OF DIRECTOR´S MEETING
HELD ON MARCH 30TH, 2021

Attachment 30-XXXVI of CVM Instruction 480/09

1. Justify in detail the objective and the economic effects of the operation:

The objective of the Share Buyback Program, approved at the Board of Director's Meeting on 03.30.2021, is to maximize value creation, given that, in the Odontoprev's view, the current value of the shares does not reflect the fundamentals of the business model, return and opportunities ahead.

2. Inform the number of shares (i) comprising the free float and (ii) already held as treasury stock:

(i) 263,456,766 ordinary shares comprising the free float and (ii) 890,541 shares held as Treasury stock, registered until the present date.

3. Inform the number of shares that may be acquired or sold:

The Company may acquire up to 10,000,000 ordinary shares, nominative and without par value, issued by the Company, representing 3.80% of the Company free float, traded at B3, under the code "ODPV3".

4. Describe the principal characteristics of the derivative instruments which the company may use, if any:

Not applicable. The Company does not use derivative instruments.

5. Describe, if any, eventual agreements or existing voting guidance between the company and the counterparty to the operations:

Not applicable, since the acquisition of shares issued by the Company will be conducted at B3, not having knowledge regarding the counterparty to the operations.

6. In the event that operations are transacted outside organized securities markets, inform:

a. the maximum (minimum) price at which the shares will be acquired (sold):

Not applicable, since the acquisition of shares issued by the Company will be conducted at B3, at market value.

b. if the case, the reasons justifying the conducting of the transaction at prices of more than 10% (ten per cent) lower in the case of sale, at an average quotation, weighted by volume for the previous 10 (ten) trading days:

Not applicable, since the acquisition of shares issued by the Company will be conducted at B3, at market value.

7. Inform, if any, the impacts trading will have on the shareholding composition or the management structure of the corporation:

Not applicable, given the acquisition of shares issued by the Company itself neither will there be an impact on the composition of shareholder composition nor the management structure of the Company.

8. Identify the counterparties, if known and in the event that the counterparty is a party related to the company as set out in the accounting rules that cover this question, also supply information required by the Article 8 to CVM Instruction 481 of December 17, 2009:

Not applicable, since the acquisition of shares issued by the Company will be conducted at B3, not having knowledge regarding the counterparty to the operations.

9. Indicate the use of the funds generated, if the case:

Not applicable, since the Company will not earn resources, and the acquired shares will be held in Treasury and also can be cancelled.

10. Indicate the maximum term for settlement of the authorized operations:

The buyback, object of the Buyback Program, may be made up to 18 months, and will run from March 31, 2021 up to September 30, 2022, inclusive, being the Board of Executive Officers to define the appropriate moment for the acquisitions.

11. Identify institutions that will act as intermediaries, if any:

The operations will be held by B3, and intermediated by Bradesco S.A. CTVM, with registered office at Avenida Paulista, 1.450 / 7th floor – São Paulo/SP, enrolled by Corporate Taxpayer's ID 61.855.045/0001-32.

12. Specify the available funds to be used pursuant to Article 7, Paragraph 1 of CVM Instruction 567 of September 17, 2015:

The share buyback will occur by means of allocation of available resources originating from Earnings Reserve, that, according to the Financial as of 12.31.2020, amounted R\$605,082 thousand. It was proposed, for the AGM/EGM to be held on 04.05.2021, and if approved, with effects on the Earnings Reserve: (i) capital increase of R\$607,869 thousand to R\$851,017 thousand (capitalization of R\$194,756 thousand from Earnings Reserve and R\$48,392 thousand from Capital Reserve), and (ii) the additional payment of dividends of R\$100,713 thousand.

13. Specify the reasons for which members of the Board of Directors feel comfortable that the buyback of shares will not have an adverse impact on the ability to comply with creditors or the payment of mandatory dividends, whether fixed or minimum:

The Board of Directors understands that the settlement of the acquisition of shares issued by the Company is compatible with its financial situation, and that is comfortable regarding regulatory solvency requirements, foreseeing no impact on the ability to comply with obligations previously assumed. This conclusion is supported by the financial amount to be used for the Buyback Program, regarding: (i) the Company's amount of cash, cash equivalents and cash investments available and (ii) the expectation of cash generation and (iii) the absence of any bank financing or debt instrument with the capital market.