	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 03/04/2021	<b>CODE:</b> REG.CEX.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		

### **Institution's identification details**

**Corporate Name:** Afya Participações S.A.

**CNPJ (Corporate Tax Number):** 23.399.329/0001-72

**Full address:** Alameda Oscar Niemeyer 119, 5º andar, Vale do Sereno - Nova Lima / MG - CEP: 34000-000


**Institution's Phone:** +55 (31) 3515-7550

### **CHAPTER I - Purpose**

Art. 1st - The present Internal Bylaws ("Bylaws"), approved by the Board of Directors ("Board") of Afya Limited and its controlled companies ("Company" or "Afya Group"), within its regulatory powers, has the purpose of establishing the general rules related to the functioning, structure, organization, and activities of the Expansion Committee ("Committee"), providing adequate and sufficient conditions for the exercise of its functions.

Art. 2nd - The members of the Committee shall not be remunerated for their activities, except for any members external to the Company who may be appointed by the Board. The Board shall deliberate on the remuneration of the external member.

Art. 3rd - The Committee's activities are governed by this Bylaws and, where applicable, by the Memorandum of Association of the Company, without prejudice to the legal and regulatory standards applicable to it, including the rules of the Securities and Exchange Commission ("SEC") and NASDAQ.

	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 01/29/2021	<b>CODE:</b> REI.CEXP.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		


I - The Committee was constituted based on items 24.6 and 24.7 of the Company's Memorandum of Association, through the delegation of powers by the Board of Directors, pursuant to the Board Meeting held on August 13, 2019.

## **CHAPTER II - Organizational structure and composition**

Art. 4th - The Committee's objective is to advise the Board in its decision-making, so that the Company's activities are conducted in a safe and effective manner, mitigating existing risks. In addition, the Committee must act concisely to analyze matters aimed at protecting and increasing the Company's equity, as well as in the mitigation, analysis and measurement of risks. Although the Committee does not have decision-making power, it shall provide support to the Board in the overall management of the Company.

Art. 5th - The Company must provide all the resources necessary for the functioning of the Committee, to conduct or command the conduction of consultations, evaluations, and investigations within its scope of activity, including hiring, occasionally, when duly justified and without evading its responsibilities, external consultants to support it in the fulfillment of its duties.

Art. 6th - The Committee shall be composed of at least 3 (three) members ("Members"), appointed at a meeting of the Board, observing that they should preferably be members of the Board, who may also appoint members of the senior management of the Company and its subsidiaries or executives or professionals external to the Company, appointed by the Board, of recognized knowledge and experience in the topics related to the Committee, and all members must sign a confidentiality agreement at the time of their appointment.

	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 01/29/2021	<b>CODE:</b> REI.CEXP.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		

Art. 7th - The Committee shall have a Chair Member who shall be responsible for the communication between the Committee and the Board, as well as for convening and chairing the Committee's meetings. The Chair Member shall be appointed by the Board at the meeting that deliberates on the appointment of its members.


I - At the discretion of the Chair Member, the Committee's meetings may be attended by members of the Board who are not Committee members, who shall be invited according to their experience and personal knowledge, as required for the discussion of specific topics. The Chair Member may invite other participants for the discussion of specific issues.

Art. 8th - The Committee shall be supported by an executive of the Company who will act as Secretary, and shall be responsible for supporting the Chair Member in convening and conducting the meetings of the Committee, and may, for this purpose and by delegation of the Chair Member, convene and act as secretary in such meetings, draw up the respective minutes, collect the necessary signatures and coordinate the other activities of the Committee.

I - The Secretary may be appointed by the Board at the meeting that deliberates on the appointment of its members and may be replaced, at any time, by deliberation of the members of the Committee itself.

### **CHAPTER III – Responsibilities**

Art. 9th - The Committee shall carefully analyze matters under its responsibilities, whether ex officio and/or upon provocation, and shall prepare the materials and proposals that must be submitted to the Board for deliberation.

	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 01/29/2021	<b>CODE:</b> REI.CEXP.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		

Art. 10th - The Committee has no decision-making power. It shall be incumbent upon it to submit recommendations and comments on matters that should be deliberated by the Board.


I - The materials to be submitted to the Board shall be accompanied by the Committee's recommendation on the item in question, and such comments and recommendations, under no circumstances, shall bind the Board's decisions, which are solely and exclusively incumbent upon said body.

Art. 11 - It is incumbent upon the Committee, in addition to other functions that may be assigned to it by the Board in the exercise of its functions:

I - issue a statement or opinion, to be submitted to the Board or whenever requested by the Board, on potential acquisitions and/or participation in new educational institutions or new businesses, as well as any disposal of businesses, assessing the positive and negative points of each potential business through preliminary analyses presented by the internal teams directly involved in the acquisition projects ("M&A"), and issue an opinion on the continuity of the studies, analyses and audits for each acquisition/participation option analyzed;

II - issue an opinion, to be submitted to the Board: a) on the Company's proposal for the analyzed acquisition/participation/disposal; b) on the signing of a given transaction, even if subject to conditions precedent; and c) on the completion and/or closing of a given transaction;

III - evaluate the risks posed to the Company by the new business opportunities, and include any recommendations in the opinion to be submitted to the Board; and

	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 01/29/2021	<b>CODE:</b> REI.CEXP.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		

IV - ensure that the area responsible for M&A uses a methodology that identifies, quantifies and makes visible any risks related to the new business opportunities under analysis.

## **CHAPTER IV - Meetings**

Art. 12 - The Committee shall meet, whenever necessary, in accordance with the requirements of this Bylaws.


Art. 13 - Committee meetings shall be convened by its Secretary or Chair Member, via email sent by them to the other members, at least 2 (two) days in advance of the date scheduled for the meeting.

I - The call notice must include, necessarily:

- a) agenda of the meeting,
- b) support materials, if applicable,
- c) time and place of the meeting. The matters to be deliberated shall be chosen by the Chair Member together with the Secretary, and the other members may suggest to the latter the inclusion of other topics for deliberation.

Art. 14 - The meetings shall take place, preferably, at the headquarters of Afya Participações S/A ("Afya Participações"), a subsidiary of the Company, and/or at any other location, provided it was informed in the call notice, and all members are allowed to attend the meetings via videoconferencing.

Art. 15 - The meetings shall take place with the presence of the majority of its members and will be chaired by the Chair Member, who will appoint the Secretary for assistance. In the occasional absence of the Chair Member, any other member

	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 01/29/2021	<b>CODE:</b> REI.CEXP.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		

of the Committee may take the chairmanship of the meeting; likewise, in the occasional absence of the Secretary, any other member of the Committee or a senior executive of the Company, chosen by the members attending the meeting, may act as the Secretary.

Art. 16 - The members of the Committee, notwithstanding the absence of binding deliberative power, must record their eventual approvals or rejections of the matters submitted to them. For such, they must substantiate their decisions, which will appear in the minutes of said meetings.

I -The Committee's decisions shall be taken by majority vote.


II - Members shall abstain from voting on matters on which they have a potential or effective conflict of interest in relation to the topics to be deliberated, and shall immediately inform the Chair Member of such, who shall record this in the minutes.

Art. 17 - The minutes of the Committee's meetings, as provided above, will be drawn up by the secretary of each meeting and filed at the headquarters of Afya Participações.

## **CHAPTER V - Confidentiality of Information**

Art. 18 - All documents and information made available to the members of the Committee must be kept confidential and may not, in any way, be disclosed or examined by third parties, except as strictly necessary for the regular exercise of the functions of the Committee.

## **CHAPTER VII - Miscellaneous**

	<b>INTERNAL BYLAWS</b>		
	<b>VERSION:</b> 01	<b>DATE:</b> 01/29/2021	<b>CODE:</b> REI.CEXP.001
<b>TITLE:</b>	<b>INTERNAL BYLAWS OF THE EXPANSION COMMITTEE</b>		

Art. 19 - It is incumbent upon the Board to deliberate on any omissions of this Bylaws, answer any questions about the interpretation of its terms, as well as discuss and decide on any proposed or necessary amendment.

Art. 20 - This Bylaws comes into force on the date of its approval by the Company's Board of Directors and it shall be disclosed as provided for in the applicable legislation and regulations.

Art. 21 - The Committee's Bylaws shall be reviewed once a year by its members.