

CENTRO DE IMAGEM DIAGNÓSTICOS S.A.

Corporate Taxpayer's ID (CNPJ/ME): 42.771.949/0018-83

Company Registry (NIRE): 35.300.51760-1

PUBLICLY HELD COMPANY

MATERIAL FACT

CENTRO DE IMAGEM DIAGNÓSTICOS S.A. ("Company". "Alliar") (B3: AALR3) in compliance with the provisions of the Securities and Exchange Commission ("CVM") Resolution No. 44, of August 23, 2021, as amended communicates to its shareholders and the market in general that, on this date, the General Meeting of Debenture Holders of the 2nd Issue Of Simple Debentures, Not Convertible Into Shares, In 3 Series, of the Unsecured Type, for Public Distribution with Restricted Efforts, of the Company ("Meeting"), at which were approved: (i) the ratification of the approval of the terms and conditions resolved by the General Meeting of Debenture Holders held on the first call on April 1, 2022 ("Disposal AGD"), with the detailing of the amendments to the obligations of the 2nd Issue of Debentures of the Company ("Issue", "Debentures" and "Restricted Offer", respectively) as provided in the minutes of the Disposal AGD, as well as in the Management Proposal made available by the Company; (ii) the execution and signature of the amendment to the Deed of Issue and other documents of the Issue that may be necessary to reflect the resolutions of Disposal AGD, as described in the minutes of the Meeting; and (iii) authorization to the Company, together with Pentágono S.A. Distribuidora de Títulos e Valores Mobiliários, in the capacity of trustee of the Debentures, to take all measures and execute any and all documents necessary to carry out the resolutions taken at the Meeting, including, but not limited to, the amendment to the Deed of Issue and the necessary records.

Considering that the transaction to change the Company's direct shareholding control was completed on April 14, 2022, the changes to the Issue's obligations as provided in the minutes of the Disposal AGD will take effect as of this date, as disclosed in the Management Proposal (Date of Demand).

The resolutions approved at the Meeting will not affect any other rights and obligations of the parties to the documents related to the Deed of Issue and other documents executed within the scope of the Issue and the Restricted Offer.

The Company reiterates its commitment to keep the market informed about relevant facts and acts, in compliance with applicable regulations.

Sao Paulo, April 26, 2022.

Karla Maciel
CEO, CFO & IRO