

AMADEUS IT GROUP, S.A. - *Amadeus or the Company* - (in accordance with the provisions of Article 227 of Restated Text of the Securities Exchange Act (Ley del Mercado de Valores) by this letter communicates the following

OTHER RELEVANT INFORMATION

Amadeus IT Group share Buy-back Programme

The Board of Directors of Amadeus has agreed to undertake a Share Buy-back Programme (Buy-back Programme or Programme) in accordance with the authorisation granted by the Ordinary General Shareholders' Meeting held on 21 June 2018.

The Buy-back Programme will be carried out in accordance with the provisions of the Regulation (EU) 596/2014 on market abuse and Commission Delegated Regulation (EU) 2016/1052 of 8 of March (the Regulation), in order to meet the obligations related to the allocation of shares to employees, Senior Management and CEO of the Amadeus Group of companies* for the years 2021 and 2022, in accordance with the General Rules of Amadeus share-based plans (the Performance Share Plan, Restricted Share Plan and the Share Match Plan).

*The Group of companies Amadeus sas and its wholly owned subsidiary Amadeus Labs are excluded from this Buy-back Programme, for which specific share buy-back programmes will be implemented in order to meet the obligations related to the allocation of shares to their corresponding employees and Senior Management for the years 2021 and 2022. These specific programmes will be communicated as other relevant information in due time. The maximum number of shares under these ad-hoc programmes will not exceed 220,000 shares as a whole.

The maximum investment of the Buy-back Programme will be €44 million and under no circumstances the number of shares to be acquired under the Programme shall exceed 550,000 shares, representing 0.12% of the share capital of the Company, for its delivery, and it will be carried out in the following manner:

- Maximum Execution Period: from 10 May 2021 to December 31, 2021.
- Execution of the Buy-back Programme: One tranche of up to 550,000 shares (or maximum investment) during the maximum execution period, with a minimum of 70,000 shares to acquire before/on June 30, 2021.

Notwithstanding the above, Amadeus reserves the right to terminate the Buy-back Programme if, prior to its expiration date, Amadeus has acquired thereunder shares for a purchase price that reached the maximum investment price or has acquired the maximum number of shares under the Programme.



The shares will be purchased at the market price in accordance with the price and volume requirements set forth in Article 3 of the Regulation. In particular, with respect to the price, no shares will be purchased at a price higher of the price of the last independent trade and the highest current independent bid on the trading venue where the purchase is carried out. With respect to the trading volume, it will not be purchased on any trading day more than 25% of the average daily volume of the shares of Amadeus on the trading venue on which the purchase is carried out. This limit applies to the entire Buy-back Programme.

The execution of the Share buy-back Programme will be conducted by Crédit Agricole Corporate and Investment Bank, acting as agent on behalf of the Company. An irrevocable mandate to purchase shares has been granted to the agent for the execution of the Buy-back Programme and it will make its purchasing decisions independently and without influence from Amadeus.

The approval, modification or extension, if so required, interruption and termination of the Buy-back Programme as well as purchase of shares made thereunder will be duly notified to the Spanish Stock Exchange Commission (CNMV) through the corresponding "Other Relevant Information" announcement in accordance with the provisions of the Regulation.

This communication is related to "other relevant information" filed with the CNMV on February 28, 2020, under registration number 662, and on March 23, 2020, under registration number 1.124.

Madrid, 7 May 2021

Amadeus IT Group, S.A.