



CODE OF CONDUCT AND ANTI-CORRUPTION

STATEMENT FROM THE BOARD



The principles and concepts defined in our Code of Conduct and Anti-Corruption, approved by the Board of Directors, embody the commitment undertaken by Vast Infrastruttura S.A. and its Staff Members to ethics and integrity. These principles must guide all Vast's relationships and serve as the ethical and cultural reference common to all its Staff Members, including executive officers, board members, committee members, employees, interns, and trainees. Moreover, we, as Staff Members, must ensure that this Code is communicated to all partners, clients, suppliers or other Third Parties with whom Vast interacts.

All Staff Members, in their daily routines and in the performance of their professional duties, are responsible for acting in accordance with the guidelines defined herein. Therefore, we are all accountable for the observance, implementation, dissemination, and enforcement of compliance of our Code, as well as for fostering a fairer and more efficient business environment in the markets where Vast operates.

By guiding our daily conduct through the principles established in our Code, we not only ensure that Vast's growth is built on a solid foundation, but we also continue to take pride in working in an ethical, integral and corruption-free environment.

We believe this is the path to ensure the longevity and sustainability of our business.

Enjoy the reading!

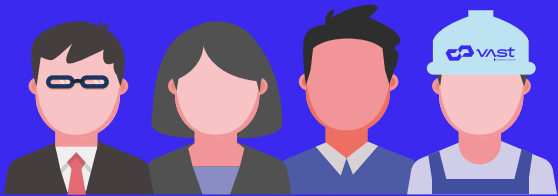
01 APPLICABILITY



This Code of Conduct and Anti-Corruption (“Code”) must be read and adhered to by all Staff Members of Vast Infraestructura S.A. (“Vast” or “Company”).

Additionally, our executive officers, board members, committee members, employees, interns, and trainees (hereinafter referred to as (“Staff Members”) must communicate the principles and rules of conduct contained herein, especially to our suppliers, clients, partners, or any other person, entity, or authority with whom Vast interacts (“Third Parties”). However, it is important to note that this Code does not automatically apply to Third Parties.

For this reason, in addition to the due diligence required prior to retaining these Third Parties, as detailed further ahead, our Staff Members must inform such Third Parties about our Code and require a written commitment that aligns with the standards of ethical conduct established herein.





02 MISSION, VISION AND VALUES



Mission

To provide infrastructure and logistics solutions to move energy in a safe, clean, efficient and sustainable manner.



Vision

To be recognized as a global reference in the energy logistics sector.



Values



EXCELLENCE



INTEGRITY



MAKE IT HAPPEN



SAFETY AND SUSTAINABILITY



ENGAGED PEOPLE

03 WHISTLEBLOWING CHANNEL



Vast's Whistleblowing Channel (“Whistleblowing Channel”) must be used to report violations related to the Code, laws, regulations or the Company's internal policies – including reports of bribery, corruption, and any harmful acts against public administration, as provided for in anti-corruption legislation (Law 12,846/13). The channel is accessible to Staff Members and Third Parties, such as suppliers, clients and the community.

Using Vast's Whistleblowing Channel is very easy: reports can be made free of charge, in English or Portuguese, and if preferred with exclusive female assistance, through the telephone at 0800 729 0810 (Monday to Friday, from 8 AM to 8 PM); or through the website.

<https://canalconfidencial.com.br/prumologista>, available 24 hours a day, 7 days a week.

Additionally, the whistleblower is not required to identify themselves if they do not wish to. The Whistleblowing Channel is confidential and managed by a company independent from Vast, recognized as a market reference, which ensures the whistleblower's total anonymity, should they choose so.



All reports will be received and investigated by the Audit and Compliance department at Prumo (our majority shareholder), which reports to Vast's Audit Committee.

Vast ensures that any Staff Members or Third Party who submits a report will not suffer any retaliation. Vast does not tolerate, under the terms of this Code and the Disciplinary Measures Policy, any form of retaliation as a result of a report or the legitimate communication of a suspicion or concern through the Whistleblowing Channel.

Important

Every report generates a tracking number. This number is essential for the whistleblower to monitor the status of the case. Additionally, when a report is made anonymously, the tracking number is the only means of communication that the investigators have with the whistleblower to request additional information or clarifications. As this number is generated automatically, it is not possible to trace or identify the individual who submitted the report.

Keep it with you and follow up on the progress of your report!

04 COMPLIANCE WITH LAWS AND VAST'S INTERNAL REGULATIONS

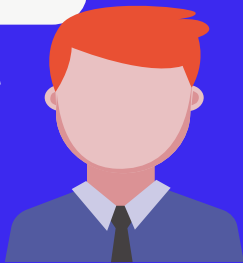


0800 729 0810



WHISTLEBLOWING CHANNEL

<https://canalconfidencial.com.br/prumologica/>



All Staff Members must comply with the laws and regulations applicable to their activities, as well as the policies and other internal regulations of Vast. Staff Members must also participate in the mandatory training programs provided by the Company.

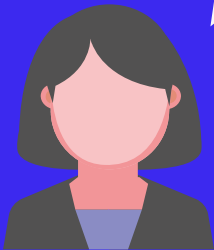
Even if there are arguments related to cultural conditions or common market practices, Staff Members are prohibited from acting contrary to the principles and concepts set forth in this Code, existing internal regulations, as well as laws and regulations.

Should a Staff Member encounter a law that is more restrictive than the guidance provided by an internal regulation adopted by Vast, the Staff Member must adhere to the law and inform the Compliance department of the need to review the respective regulation.

Staff Members who become aware of or suspects a violation of this Code, laws, regulations, or internal regulations of Vast has the duty to immediately report it to the Company through the Whistleblowing Channel.

If you have any doubts about the legality of a conduct, please contact Vast's Compliance department for clarification.

05 WORK ENVIRONMENT



Vast does not tolerate any form of harassment (especially moral or sexual harassment), segregation, discrimination of any kind, physical or verbal violence, threats or any actions that may constitute violations of human rights.

We aim to maintain a safe, ethical, and respectful work environment, free from harassment, inappropriate insinuations, or discrimination of any kind based on race, color, nationality, origin, religion, gender or sexual orientation, social condition, marital status, age, weight, height, physical disability, or any other personal or ideological characteristics.

Therefore, the Staff Members must always act with politeness and respect, regardless of hierarchical position, role or activity.



5.1. HEALTH, WORKPLACE SAFETY, AND ENVIRONMENT

All Staff Members and Third Parties, in the performance of their professional activities, must be aware of and comply with the requirements related to environmental protection, workplace safety and their own health. They must also act responsibly without violating laws, regulations or standards related to environmental, health and workplace safety protection.

We are committed to the environmental preservation and invest in solutions and processes to continuously minimize the impacts of our operations. Additionally, we promote initiatives aimed at contributing to the conservation, education, research development and the establishment of partnerships - all in the pursuit of operating in harmony with the environment.

Vast guarantees the right to refuse the execution of an activity or task if the Staff Member identifies that there are no occupational safety conditions to perform it.

Vast prohibits its Staff Members from working under the influence of illegal drugs or alcohol. The consumption of alcohol and illegal drugs, in addition to being unhealthy, can endanger the safety of the Staff Member and their colleagues. Furthermore, under no circumstances or justification it is permitted for a Staff Member or Third Party to carry, use or possess a weapon of any kind on the Company's premises.

In the event of accidents or other occurrences related to health, workplace safety or environmental matters, the Staff Member must promptly notify the responsible departments.





5.2. SOCIAL RESPONSIBILITY

All Staff Members must fulfill their social responsibility and safeguard Vast's reputation by performing their civic duties promptly and delivering high-quality and productive work. To this end, they must act with the goal of providing excellent services, avoiding waste, and respecting the environment, cultural values, human rights, and the social organization of communities.

Vast prohibits any form of labor under conditions analogous to slavery, as well as the use of child labor or workers under the age of 18, whether through direct hiring or Third Parties, except under conditions permitted by Brazilian law. This prohibition also extends to apprentices under the age of 18 who work in environments harmful to their education, physical, psychological, moral and social development, as well as in hazardous or unhealthy conditions, during hours that interfere with school attendance, or at night. Vast's relationship with Third Parties will always comply with the prohibition on labor analogous to slavery and child labor.



06 CONFIDENTIALITY AND PRIVILEGED INFORMATION



All Staff Members have the duty to maintain confidentiality regarding all matters of Vast to which they have access and that are not intended for public disclosure. **The use of credentials (ID, passwords, and badges) is personal and non-transferable, sharing them is prohibited at any level.**

Any and all information considered confidential and privileged must be used strictly in the performance of professional activities and may not be used for personal gain or the benefit of Third Parties, especially in the context of negotiations for hiring Third Parties or trading securities in the market.

Confidential or privileged information must not be left exposed at workstations, printers or meeting rooms, nor discussed in public places such as elevators, taxis, union meetings, associations or other similar contexts.

When necessary for the proper execution of tasks and activities, the access and processing of personal data by Staff Members and Third Parties will always comply with and remain within the limits of the Brazilian General Data Protection Law (LGPD). For requests related to the LGPD, please access Vast's Privacy Portal available on our website.



07 RELATIONSHIP WITH MEDIA AND INVESTORS

Vast has specialized departments for communication with media outlets, shareholders and investors.

Any need to contact investors, shareholders, or media outlets must be immediately brought to the attention of the Investor Relations or Communications departments, as applicable.

Staff Members are not authorized to grant interviews or share information about the Company and its activities, directly or indirectly, with any media outlets unless expressly authorized by the Communications department. Similarly, Staff Members' participation in external events representing Vast must be previously approved by the responsible Executive Officer and communicated to the Communications department.

Staff Members are also not authorized to speak with investors or market analysts, and it is strictly prohibited to provide information about the Company's transactions.

On social media, Staff Members must ensure that all shared content is exclusively personal. Staff Members should not express opinions on behalf of Vast or imply that they represent the official positions of the Company. For more details on this topic, please refer to our Social Media Usage Guidelines!

Unless previously authorized by the Communications department, it is not permitted to share photos or information about the Company's operations. Additionally, it is strictly prohibited to disclose any data about clients, employees, suppliers, partners or other Third Parties without prior authorization.





08 USE OF ASSETS AND RESOURCES



The assets and resources provided by Vast to its Staff Members must be used responsibly and solely for professional purposes.

Staff Members should not expect privacy regarding devices and systems made available by Vast for professional activities, such as internet, telephones, emails, software, hardware and any other tools. Vast may monitor such devices and systems whenever necessary, in compliance with the limits established by law.

Under no circumstances may the assets and resources provided by Vast be misused for personal purposes or illegal activities.



09 BOOKS AND INTERNAL RECORDS

Vast and its Staff Members must strictly maintain updated, accurate, and complete the accounting and financial books and records, in compliance with applicable laws and accounting standards. **It is the duty of all Staff Members to ensure the accuracy of the recorded information so that Vast's shareholders can transparently monitor the Company's performance.**

All information and internal records produced, circulated or stored in Vast's systems or equipment are its exclusive property and must not be used for personal reasons.

All relevant information generated by the Staff Members during their work at Vast must be stored in accordance with legal deadlines and internal procedures. Staff Members are prohibited from deleting, destroying or taking away any information or documents upon the termination of their relationship with Vast.

10 ANTI-CORRUPTION AND ANTI-BRIBERY



Vast does not tolerate the practice of corruption in any form, including those defined under the anti-corruption legislation, particularly Law No. 12,846/13.

Staff Members must understand that, for the purposes of this Code, the term “public agent” refers to anyone who, in Brazil or abroad, holds a position, employment, or public function in governmental bodies, state-owned entities, diplomatic representations, or in entities controlled directly or indirectly by the government, in international public organizations, in political parties, even if temporarily or without remuneration, or anyone who is a candidate for public or elective positions. Family members of public agents (such as spouses, partners, grandparents, parents, siblings, children, nephews, uncles, first cousins, and spouses of any of the aforementioned individuals), as well as anyone sharing the same household, shall receive the same treatment as public agents.

Staff Members are strictly prohibited from offering, promising, or giving, directly or indirectly through third parties, any undue advantage to public or private agents (whether in the form of money, goods, services, or any other benefit) with the intent to influence decisions that affect Vast’s business or involve any personal benefit.

An example of an undue advantage is the payment of a "facilitation payment": small amounts of money or promises of benefits to a public agent with the intent to expedite a process (e.g., the issuance of an official document). This type of conduct intended to influence public agents' decisions is strictly prohibited by this Code.

Even if it does not aim to influence decisions affecting Vast's business or involve any personal benefit, Staff Members are also prohibited from promising, offering, or giving any economic advantage to public agents, even small amounts such as paying for a meal or transportation expenses, when such advantage is not permitted by applicable law or regulation. Consult the Legal department prior to incurring such expenses to determine whether the advantage is prohibited for the specific public agent.



BRIBERY: An unlawful act consisting of inducing someone to perform a specific action in exchange for money, material goods or other personal benefits.



CORRUPTION: The act of requesting or accepting an undue advantage for oneself or for third parties. The same penalties may apply to those who offer or pay the undue advantage. The corruption crimes provided for in the Criminal Code—Articles 317 and 333—only address misconduct committed against the Public Administration arising from acts of impropriety by public agents.



EXTORTION: The act of compelling someone to act in a specific manner through threat or violence, with the intent to obtain an advantage, reward, or profit.



If you are in danger, such as being a victim of extortion or being subject to coercion through violence or serious threat for a Third Party or public agent to receive an economic advantage, prioritize your safety first. However, once the danger has passed, you must promptly report the incident to the Compliance department and your manager to receive the immediate support necessary. Additionally, the incident must be reported through Vast's Whistleblowing Channel so that the Company can take the appropriate legal measures.

We emphasize that a simple request for an improper payment, with no violence or serious threat, is insufficient to meet the legal requirements for characterizing extortion. However, such an incident must be promptly reported through the Whistleblowing Channel.

10.1. RELATIONSHIP WITH THE PUBLIC ADMINISTRATION

Vast requires that the interaction of its Staff Members with public administration and public agents be conducted ethically and in strict compliance with the law.

When such interactions are facilitated by professional service providers, such as lawyers, consultants, or agents, their involvement must be formalized in writing, including compliance clauses appropriate to the nature of the activity.

Staff Members must act correctly in all their interactions with public agents, such as during the acquisition or renewal of licenses or authorizations, participation in public bids or contracts, oversight of inspections and judicial or administrative proceedings, among others.

In addition to being prohibited from offering or giving, directly or indirectly, any undue advantage to a public agent or to a third party associated with them, Staff Members are strictly forbidden, either directly or indirectly through third parties, from engaging in any act against national or foreign public administration, including but not limited to:

- › Financing or funding the practice of illegal acts, as well as concealing or disguising interests or beneficiaries of illegal acts.
- › Manipulating or defrauding public bids or administrative contracts.
- › Obstructing an investigation or oversight activities by agencies, entities, public agents or interfering with their actions.



Staff Members representing Vast in hearings or meetings with public agents must ensure the presence of at least one additional Staff Member and formally document the meeting in writing, either through email or with the corresponding entity. Additionally, all relevant internal Company regulations must be observed.

Staff Members are also prohibited from making any donations to political parties or candidates for public office on behalf of or using resources from Vast. Furthermore, Vast does not allow political or partisan activities during working hours or within its premises and requires Staff Members to notify the Company in advance if they intend to run for public office positions.

Do you know who the public agents are?

Learn how to identify them.



Anyone who holds a position, employment, or public function in national or foreign governmental bodies or state entities.

Ex.: Judges, prosecutors, senators, mayors, ambassadors, inspectors, advisors to authorities, etc.



Employees of state-owned companies, subsidiaries of state-owned companies, or international public organizations.

Ex.: Employees of public or mixed-capital companies (Banco do Brasil, Caixa Econômica Federal, Petrobras, BNDES, etc.)



Members of a royal family. Although Brazil does not adopt a monarchical system, many countries around the world have royal families, such as the United Kingdom, Saudi Arabia, Spain, Sweden, Japan, and several others. Members of these families are considered public agents.

Ex: Kings, queens, princes, princesses.

11

ACTIVITIES REQUIRING SPECIAL CARE

11.1. ENGAGEMENT OF SUPPLIERS, DONATIONS, AND SPONSORSHIPS

Some activities pose greater legal and compliance risks for Vast and its Staff Members, requiring special care:

- › **Suppliers:** The selection, engagement and payment of suppliers of products or services must be based on a legitimate need and on technical, professional, ethical and sustainable criteria, ensuring Vast to obtain the best cost-benefit without interference from any Staff Member's personal interests. This must always occur through duly formalized contracts or purchase requisitions. Out of respect for its values and principles, Vast will prioritize relationships with Third Parties that adopt ethical practices when conducting their business.
- › **Joint Ventures:** As partnerships formed for a common purpose, Vast may be held accountable for illegal or corrupt activities conducted by its partners in a joint venture (partnerships involving Vast's equity participation alongside another entity). Therefore, the selection of such partnerships must be guided by the ethical and integrity values established in this Code.

- › **Donations:** Donations must be made with legitimate purposes to entities institutionally defined by Vast, based on technical criteria, and through a written contract.
- › **Sponsorships:** Sponsorships are permitted as long as they comply with Vast's internal regulations, have a legitimate purpose and are of fair market value. They should aim to promote or advertise Vast's brand through lawful and appropriate institutional activities. The sponsored entity or project must be selected based on technical criteria and formalized through a written contract.

For the aforementioned cases and other situations provided for in Vast's internal regulations, the responsible Staff Members must gather the necessary information for a diligent risk assessment (background check), complete the applicable forms, and, if necessary, obtain approval for the engagement from the Compliance department, always observing Vast's internal regulations.

The background check aims to evaluate the reputation and experience of these Third Parties, as well as to determine if any of the Third Party's owners, managers, executives, employees, or affiliated companies are public officials.



11.2. OFFERING AND RECEIVING COMMERCIAL COURTESIES


As long as the recipient is not prohibited from receiving them, there is no illicit or corrupt intent, and they are neither excessive nor inappropriate (e.g., involving adult entertainment), Staff Members may individually receive, offer, promise, or give (as applicable) the following types of business courtesies:

- › Institutional gifts with the name or logo of Vast, clients, suppliers, or other Third Parties, such as pens, planners, caps, and other promotional items of modest value.
- › Meals with a clear business purpose or when the Staff Member is officially representing Vast, provided they are limited to modest value and are not habitual.
- › Cultural or sports entertainment, with a clear business purpose or institutional representation of Vast, provided it is limited to modest value, not habitual and includes the participation of the Staff Member.



As a general rule, Vast establishes as modest value for the purpose of limiting the courtesies the amount of BRL 350.00 (three hundred and fifty reais).

IMPORTANT



Expenses related to lodging, including meals, travel, and local transportation involving Third Parties or public agents, regardless of the amount involved, must be pre-approved in writing by the Compliance department. To obtain prior authorization, the Staff Member must complete the specific form, indicating, among other details, the following: (i) the amount and description of the expense; (ii) the recipient's name, position, and employer; and (iii) the reason for the expense.

Some general guidelines related to business courtesies must be observed:

- › The payment must be made directly to the service provider, when applicable (e.g., to the hotel, airline, restaurant, etc.), and never directly to the individual. Additionally, it must be documented with a receipt. Under no circumstances should payments be made in cash.
- › The coverage of lodging, meals, and travel expenses must be limited to public agents or Third Parties and cannot include expenses related to their family members or guests.
- › The travel invitation must be directed to the public agent's governmental agency or the Third Party's company and never directly to the individual.

Any exception to these rules on offering business courtesies must be documented and approved by the Compliance department.

12 RELATIONSHIP WITH THIRD PARTIES

The Third Parties engaged by Vast will be subject to a prior background verification, when applicable, as established in Vast's Background Check Procedure.

All Third Parties must conduct their business ethically, acting with integrity and transparency in their decision-making processes and in the performance of their activities. They must comply with applicable legal requirements, including, but not limited to, anti-corruption, labor, tax, fiscal and environmental legislation, as well as any other laws and best practices applicable to the products they offer and/or the services they perform.

All Third Parties must provide safety and healthy working conditions in compliance with applicable laws and the requirements established by Vast. Furthermore, they must act in conformity with this Code and other applicable standards.

Non-compliance with the guidelines of this Code and current legislation will be subject to evaluation for appropriate measures, which may include termination of the engagement.

13 COMPLIANCE WITH ANTITRUST LEGISLATION

Vast demands adherence to the free competition principles. Staff Members must not violate legislation or regulations regarding competition protection. Any practices or actions aimed at obstructing or defrauding competition or fixing prices are strictly prohibited. This includes dividing customers, markets, territories, or products; manipulating tenders or competitive processes; boycotting suppliers or customers; controlling the supply of services or products, among other practices.



14



PREVENTION OF MONEY LAUNDERING AND TERRORISM FINANCING

We prohibit any act of money laundering, terrorism financing, or any criminal activity involving the simulation or concealment of financial resources. Therefore, if evidence is identified indicating the involvement of Third Parties in any such acts, the Company will adopt restrictive measures regarding the conduction of the business and the continuation of the relationship.

Among the circumstances that may indicate involvement in such activities, there are the following:

- Concealment of the ultimate beneficiaries of companies, when not permitted under the legislation of the relevant country.
- Use of cash resources.
- Request for payment to a company other than the service provider.

It should be noted that the above situations may occur legitimately. Therefore, in case of doubt, the Staff Member must consult the Compliance department.

Money laundering and terrorism financing are serious criminal offenses. If there are reasonable indications of their occurrence, Vast will notify the competent authorities.

15 PREVENTION OF CONFLICTS OF INTEREST

Vast does not allow its Staff Members to derive personal benefits or be influenced in their professional duties by the existence of conflicts of interest.

Vast must be promptly informed when a Staff Member's personal interests conflict with the interests of Vast, whether due to a past event or a circumstance that has not yet materialized.

It is of the utmost importance that the Staff Member is transparent with the Compliance department to resolve any apparent conflict of interest. For instance, if a Staff Member's spouse works for a company that provides services to Vast, it is essential to report this fact so that the Company can take measures to protect the Staff Member from becoming involved in a potential conflict of interests.



Staff Members must also avoid circumstances that may create conflicts of interest between Vast and public authorities, understood as situations that could compromise collective interests or improperly influence the performance of public duties.

All romantic or familial relationships between Staff Members must be reported to the Human Resources and Compliance departments so they can assess any potential personal influence on professional activities. However, relationships between Staff Members within the same management area or those who have a direct or indirect hierarchical relationship, whether of a romantic or familial nature, are prohibited due to the potential or actual conflicts of interest involved in such relationships.

The Company also requires Staff Members to maintain strictly professional and typical workplace relationships within Vast's premises. Providing preferential treatment to anyone based on personal interests or relationships is strictly prohibited.



Acting in a conflict of interest may be illegal and result in serious consequences for both the Staff Member and Vast. Some examples of severe and prohibited conflict of interest situations include, but are not limited to, the following:

- ▶ Using or sharing confidential or privileged information to generate personal gains or benefits for family members, such as profiting from the purchase and sale of Vast's or its clients' shares.
- ▶ Hiring companies owned by public agents or their family members with the intent to influence the public agent's decisions.
- ▶ Hiring a supplier who is a friend or family member under less favorable conditions for the Company compared to those offered by third parties with equivalent capabilities in the market.
- ▶ Accepting an external personal responsibility that may affect your performance at the Company or assist Vast's competitors.
- ▶ Using Vast's resources to serve personal interests.
- ▶ Engaging in political, union-related or religious activities on Vast's premises.



16 DISCIPLINARY MEASURES



The Staff Member – including executive officers, board members, and committee members – who violates this Code, the laws and regulations applicable to their activities, Vast's internal regulations, allows a member of their team to do so, or fails to act in relation to such matters, will be subject to disciplinary measures applicable proportionately to the conduct committed, in accordance with Vast's Disciplinary Measures Policy. These may include verbal or written warnings, suspension, or dismissal for just cause.

Depending on the nature of the violation, Vast reserves the right to report the incident along with support evidence to the relevant authorities, which may result in legal penalties.

Any attempt to prevent, obstruct or persuade Staff Members not to report what they believe in good faith to be a violation of this Code, applicable legislation, or any other internal regulation of Vast is strictly prohibited.



17 PERIODIC TRAINING



As a key element of the Compliance Program, Vast's Compliance department will conduct training sessions at intervals not exceeding 1 (one) year, aimed at all its Staff Members – and, where applicable, Third Parties – on the contents of this Code and other compliance-related regulations of the Company.

These training sessions serve as an essential tool for reinforcing and updating the guidelines outlined in this Code, reaffirming our commitment to the values of ethics and integrity. Therefore, attendance by Staff Members is mandatory.



18 CODE MANAGEMENT



This Code is an integral part of and guides the Vast Compliance Program, which is monitored by the Audit Committee and the Board of Directors. The Program is an essential tool to continually reinforce our culture of ethics and the value of integrity that guides the conduct of all our activities.

The responsibility for implementing and overseeing the provisions of this Code lies with the Company's Compliance department, but its effectiveness depends on the commitment of all Staff Members and Third Parties in performing their activities.

Finally, the Compliance department is responsible to propose updates to this Code and other related internal regulations, whenever necessary, submitting them for approval by the Board of Directors.

19 FINAL PROVISIONS



All Staff Members are required to sign the following term, certifying that they have received, read and agreed to the provisions of this Code.

No code or regulation can cover all possible situations involving ethical and integrity conducts. Therefore, Vast expects all its Staff Members to exercise vigilance and careful judgment at all times in the course of their professional activities.

Any Staff Member who has questions, wishes to receive additional guidance, or would like to make a suggestion or criticism regarding the Code should contact the Compliance department via email: compliance@vastinfra.com.br

This Code can be accessed at:
<https://vastinfra.com.br/compliance/>





ACKNOWLEDGMENT OF RECEIPT OF THE CODE OF CONDUCT

I hereby declare that:

1. I have received, read, and understood the Vast Infraestrutura S.A Code of Conduct and Anti-Corruption.
2. I fully agree with its contents; and
3. I commit to fully comply with its provisions, reporting all acts or potential acts of violation of which I become aware.

() Staff Member () Third Party

CPF: _____

Company: _____

Full Name: _____

Signature: _____

Date: _____



