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MANUAL OF ETHICS AND CONDUCT FOR SUPPLIERS

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1 de 16

MANAGEMENT STANDARD

MANUAL OF ETHICS AND CONDUCT FOR SUPPLIERS

Summary

1. PURPOSE..... 3

Words of the Administration 3

2. APPLICATION AND SCOPE..... 4

3. REFERENCE DOCUMENTS 4

4. DEFINITIONS..... 4

5. RESPONSABILITY AND AUTHORITIES..... 5

5.1. Policy Management 5

5.2. Supply Area 6

6. DESCRIPTION..... 6

6.1. Principles and Values Adopted by the Company 6

6.2. Ethical Conduct Expected of Third Parties 6

6.3. Interaction with the Public Administration and Prohibition of Undue Advantages..... 7

6.4. Money Laundering 8

6.5. Donations and Sponsorships 8

6.6. Gifts, Presents and Hospitalities 8

6.7. Contracting Third Parties - Due Diligence 9

6.8. Prevention of Conflict of Interest..... 9

6.9. Interactions with Brava Competitors 10

6.10. Prejudice, Discrimination and Harassment..... 11

6.11. Confidentiality and Privacy of Information 11

6.12. Relationship with Press and Social Media on Behalf of Brava 11

6.13. Respect for the Environment and Relationship with the Local Community 12

6.14. Forced Labor, Child Labor and Sexual Exploitation 12

6.15. Economic Sanctions 13

6.16. Records Keeping and Internal Controls 13

6.17. Rules and Device Monitoring 14

6.18. Disciplinary Measures 14

6.19. Reporting Channel 15

6.20. Training 15

6.21. Compliance review 15

7. RECORDS 16

8. APPENDIX 16

9. REVISION BOARD **Erro! Indicador não definido.**6

1. PURPOSE

The purpose of this Manual of Ethics and Conduct for Third Parties ("Manual") is to establish rules and principles of ethics to be adopted by all Third Parties contracted by Brava Energia S.A. ("Company" or "Brava") and its subsidiaries during the execution of services or supply of goods to the Company.

The focus of this Manual is to prevent any violations of rules applicable to Brava, especially the Anti-Corruption Laws (as defined below), as well as to allow the Company to respond promptly to any suspected misconduct committed by Third Parties.

This Manual provides for the need for Third Parties that formally relate to Brava to comply with relevant laws and regulations applicable in countries where Third Parties conduct business, including but not limited to the laws and regulations of bribery, corruption, fraud and any other commercial practice prohibited or that may violate anti-corruption laws. It also provides for the need for compliance and adherence to the principles and rules provided for in this Manual.

Words of the Administration

Since its foundation, the Company has appreciated the values considered essential such as integrity, excellence and respect. These values guide the Company to carry out its activities ethically and with full compliance with the law.

In order to reaffirm and disseminate this important commitment adopted by the Company, we have implemented our Integrity Program, which covers policies and procedures with the aim of promoting ethics and best environmental, social and governance practices | ESG to our Company Personnel and Third Parties, in addition to preventing, detecting and remedying the occurrence of potential acts of illegal acts or conflict of interest.

The Company's Ethics and Conduct Manual for Suppliers describes the fundamental principles and rules that should guide Third Parties' conduct with the Company and its subsidiaries or when acting on behalf of the Company and its Personnel. Therefore, we invite Company Personnel and Third Parties to read this Manual and consult it frequently in the routine of their activities.

In addition to always comply with the provisions of the Manual, it is important that everyone communicates to the Compliance Area about any violations of current legislation and the Company's rules.

In addition, this Manual – as well as the Code of Ethics and Conduct applicable to Company Personnel – recommends that respect among Company Personnel, Third Parties, partners and the community is one of the most important values for the Company, as well as works so that all its Company Personnel and Third Parties are treated in a respectful, courteous, equal and collaborative manner.

We count on the collaboration of all!
Management of Brava Energia S.A.

2. APPLICATION AND SCOPE

This Manual applies to all Third Parties contracted by Brava, regardless of the place of operation and form of contracting.

3. REFERENCE DOCUMENTS

- POL-GRC-001 - Code of Ethics and Conduct.
- POL-GRC-002 - Anticorruption Policy.
- Law No. 12,846/2013 - Brazilian Anticorruption Law.
- Code of Best Corporate Governance Practices - 5th edition (2015) - Brazilian Institute of Corporate Governance (IBGC).

4. DEFINITIONS

BRAVA OR COMPANY: Brava Energia S.A. and all its subsidiaries.

ANTICORRUPTION LAWS: Group of Laws, Decrees, Ordinances and Instructions set forth to prevent irregular conducts such as fraud, corruption and other illegal acts, in particular the Brazilian Penal Code; the Brazilian Clean Companies Act (Federal Law 12,846/2013); the Brazilian Administrative Improbity Act (Federal Law 8,492/1992); the Brazilian Anti-Money Laundering Act (Federal Law 9,613/1998); the Brazilian Public Procurement Act (Federal Law 8,666/1993 and Law 14,133/21); the Brazilian Antitrust Act (Federal Law 8.884/1994 and Federal Law 12,529/2011); the U.S. Foreign Corrupt Practices Act of 1977 (FCPA), and the UK Anti-Bribery Act (UKBA).

BOARD OF DIRECTORS: Collegiate body formed by members of the Company's Executive Board, elected by the Company's Board of Directors, with at least one Chief Executive Officer, one Financial and Investor Relations Officer, and the others with no specific designation. All the Executive Officers will be residents in the country and will have a unified mandate of 2 (two) years, and they can be reelected.

COMPANY PERSONNEL: All the Brava's employees, regardless of their hierarchical level, including board and committee members, directors, managers, employees, interns and trainees.

CORPORATE DEVICE: Any device provided by the Company for professional purposes, such as e-mail address, computers, mobile phones, etc.

DUE DILIGENCE: Integrity due diligence procedure performed prior to the hiring of Third Parties.

GIFTS: Are items without commercial value or of negligible value distributed or received by Company Personnel as courtesy, advertising, habitual disclosure of a certain brand; The gift must necessarily contain Brava's logo or the logo of the legal entity that gave the gift to the Company Personnel - such as diaries, calendars, key chains, pen drives, pens, among others. Items that cost no more than BRL 50,00 (Fifty Reais) will be considered negligible.

HOSPITALITY: Includes entertainment, meals, and travel, offered and/or received for or from third parties (i.e., people who are not employees of the organization).

SENIOR MANAGEMENT: Those are the people or a group of people who direct and control the Company at the highest level. Brava's Senior Management consists of the members of the Board of Directors, the advisory committees to the Board of Directors, and the Executive Board.

PRESENTS: Are characterized by being tangible, with commercial value, and that do not bear the logo of a company or institution: fountain pens or of brands with relevant value, watches, backpacks, electronics, leather folders, wine bottles, commemorative baskets; Are considered acceptable presents those with a commercial value of up to BRL 200.00 (two hundred reais) when they do not bear a third party's logo.

PRIVILEGED INFORMATION: relevant information about the Company that is not yet public knowledge and may influence the share price of the Company.

PUBLIC ADMINISTRATION: Comprises the National Public Administration, whether direct, indirect, or foundational, from all the Powers of the Union, States, Federal District, Municipalities, Territory, public companies or legal entities in which the state has more than 50% of the equity or annual revenue.

PUBLIC OFFICIAL: Anyone who holds, even if transitorily or without remuneration, a public function or employment, as well as anyone who holds a post, employment, or function in government agencies, or in foundations, public companies and mixed economy companies, and other entities that are, directly or indirectly, controlled by the Public Administration.

REPORTING CHANNEL: Channel available for communications, anonymous or not, of doubts, violations, or suspicions of violations of the provisions of the Code of Ethics and Conduct, this Policy and other Company policies, and the legislation in effect.

THIRD PARTY: Anyone who is not Company Personnel, but who is entitled to provide goods, services or to represent in the name, benefit, or interest of the Company.

5. RESPONSIBILITY AND AUTHORITIES

5.1. Policy Management

- The Compliance Area is responsible for the critical analysis and revision of this Manual.

- Promote training for suppliers considered critical, disseminating the ethic and values of the Company.

5.2. Supply Area

- Include this Manual on the Supplier Portal, so the supplier is aware of the Company's rules.
- Clarify doubts regarding this document and guide Suppliers, if necessary.

6. DESCRIPTION

6.1. Principles and Values Adopted by the Company

The Company adopts (i) safety; (ii) ethic, integrity and credibility; (iii) Pragmatism and Focus on Results; (iv) Efficiency and Effectiveness; and (v) Meritocracy and Ownership Spirit. In addition, defending and maintaining its good reputation, efficiency, and strength in the market are the Company's primary objectives.

The actions of each Third Party must always reflect the principles and values adopted by the Company and must never jeopardize the Company's financial security, assets or reputation.

6.2. Ethical Conduct Expected of Third Parties

The Company's relationship is based on ethics, which must guide all the conduct of Third Parties and Company Personnel during the exercise of its activities, especially during interactions between Third Parties, Company Personnel, Public Officials and Competitors.

The Company expects all Third Parties to conduct their activities in compliance with the principles and guidelines set forth in this Manual and the laws and regulations applicable to the Company, in particular Anti-Corruption Laws and the principles contained in the United Nations Universal Declaration of Human Rights and the International Labor Organization's Declaration of Fundamental Principles and Rights at Work.

Brava does not tolerate unethical practices, corruption acts, discrimination, drug use or consumption of alcoholic beverages during the performance of its activities, involvement with practices that violate human rights – slave labor or analogous to slave labor, forced labor, child labor, sexual exploitation, any type of relationship, direct or indirect, with the objective of promoting or supporting actions of genocide or crimes against humanity - or any other illegal act that is committed directly by its Company Personnel or by Third Parties linked to the Company. It is worth mentioning that, for specific activities, in accordance with applicable laws and if contractually provided for, tests to detect the presence of illegal substances or alcohol may be applied during the contract with the Company. It is also emphasized that, in relation to violations of environmental and labor legislation, especially those related to slave labor or analogous to slave labor, the Company may apply the

appropriate sanctions to the Third Party regardless of the proof of such conduct and even if they are performed by its Related Parties. Any act that seeks to obtain undue advantage by Company Personnel and Third Parties is also prohibited, whether by donation, promise or offering any valuable asset (including gifts, hospitality or entertainment). Likewise, the Company Personnel and Third Parties may not request or accept valuable goods for the purpose of obtaining any undue advantage.

Disrespectful, unethical and, above all, behavior that violates individual rights, internal rules and Anticorruption Laws are not tolerated. Persons who engage in such conduct will be liable and subject to the disciplinary measures provided for in this Manual, in the Brava Code of Ethics and Conduct, in the Integrated Policies of QSMS and Social Responsibility, in addition to possible liability in the criminal, civil and administrative sphere.

6.3. Interaction with the Public Administration and Prohibition of Undue Advantages

The Company interacts with the Public Administration in the performance of its activities. All interactions with the Public Administration must always be guided by ethics, transparency and professionalism, and any conduct that may constitute an illegal act is prohibited.

It is strictly forbidden to offer, promise, deliver or authorize, directly or indirectly, undue advantages to Public Officials or Third Parties related to them.

Third Parties must not interact with Public Officials on behalf of Brava, except with express authorization of the Company, via power of attorney or specific contracting for this purpose.

The interactions of Third Parties with the Public Administration on behalf of Brava, if authorized, must always be carried out in the presence of at least one Company Personnel, together with the Third Party, except for specific functions, with delegation of powers determined through specific powers of attorney granted by Brava.

All interactions with the Public Administration, carried out by Company Personnel or Third Parties, must be made through their respective Corporate Devices, such as corporate e-mail and cell phone and official correspondence, as well as through the official channels used by Public Officials.

Meetings of Third Parties authorized to interact with the Public Administration on behalf of Brava must, whenever possible, have a previously defined agenda and minutes containing description of the participants and topics covered. The minutes and agendas must be sent to Brava Company Personnel, who must register for at least 5 (five) years.

Brava prohibits Company Personnel and Third Parties from providing false information to Public Officials on behalf of the Company, as well as obtaining information from Public Officials that may be characterized as confidential or privileged, which should not be reported to the Company.

For more information on Brava's rules related to interactions with Public Administration, please refer to the Company's Anticorruption Policy and the Manual of Relationship with the Public Administration.

6.4. Money Laundering

The Third Parties shall always firmly oppose all forms of money laundering and shall take steps to prevent the occurrence of any financial transaction by others for the purposes of this unlawful practice.

6.5. Donations and Sponsorships

Third Parties are not authorized to make donations or sponsorships on behalf of Brava.

Brava does not allow donations and sponsorships to be given, offered or received with the purpose of giving or obtaining any kind of undue advantage or benefit.

Brava's donations and sponsorships may only occur directly and without the intermediation of Third Parties in the process. Such donations and sponsorships must also fully comply with the Company's rules related to the matter foreseen in the Company's Code of Ethics and Conduct, Anti-Corruption Policy and Donations and Sponsorships Procedure.

6.6. Gifts, Presents and Hospitalities

Third Parties are not authorized to offer Gifts, Presents or Hospitalities on behalf of Brava.

Brava does not accept that Gifts, Presents or Hospitality are given, offered or received for the purpose of giving or obtaining any kind of undue advantage or benefit, either by Company Personnel or Third Parties on its behalf.

If a Third Party wishes to offer a Gift, Present or Hospitality to Brava Company Personnel, such offer must fully comply with the Company's rules related to the subject, provided by Brava's Code of Ethics and Conduct, Anticorruption Policy and Gifts, Presents and Hospitalities Procedure. The receipt of Gifts, Presents or Hospitality by Third Parties, which have been offered by Brava, must also comply with the Company's rules.

Third Parties are also not authorized to receive Gifts, Presents or Hospitality on behalf of Brava, especially if they have been offered by clients or other Third Parties.

It is important to note that Brava prohibits Company Personnel and Third Parties, on behalf of the Company, from offering or receiving gifts, presents and hospitality in the following situations:

- 1) When Public Officials are involved, except in the case of Company Personnel for low-value promotional items that necessarily have the logo of the Company or the public entity, such as pens, notebooks, planners, calendars, keychain, etc.

- 2) When there is payment in cash or equivalent, such as gift cards.
- 3) When there is an offer of any item, especially travels and meals, for people unrelated to the business relationship with the Company, such as family members and companions of the individual to be presented.
- 4) When there is an offer of travel and hospitality with extravagant and luxurious items or that are not related to commercial and regulatory issues, such as travel and leisure.

6.7. Contracting Third Parties - Due Diligence

The hiring of Third Parties by Brava must always be preceded by Due Diligence to verify the integrity background of the potential Third Party, as provided in the Company's Due Diligence Procedure for Third Parties.

The level of the Due Diligence conducted will be compatible with the apparent risks presented by the Third Party, according to the activity to be performed for Brava, the value of the contraction, among other factors.

In order to carry out the analysis, Third Parties must provide information on corporate matters, relationships with the Public Administration and their Compliance Program, existing controls, among other information, as provided by Brava's Compliance Questionnaire. Depending on the degree of risk attributed to the Third Party, Brava may request the submission of additional information and the adherence to the integrity and anti-corruption rules provided for in this Manual.

All contracts of Third Parties must be formalized through the appropriate legal instrument, except for exceptional or emergency situations duly substantiated and approved by the Compliance and Governance and Legal areas.

Third Parties must fully comply with this Manual while performing activities in Brava's name, benefit or interest.

6.8. Prevention of Conflict of Interest

A conflict of interest may occur if a Company Personnel or Third Party has a particular interest that may overlap with the Company's best interest during the execution of any corporate activity (such as commercial negotiation, for example) and therefore may be harmful to the Company's activities and business.

The Company believes in interpersonal relationships and respects the affective and family ties that connect Company Personnel and Third Parties, inside and outside the Company, as long as these bonds do not represent potential conflicts of interest.

Therefore, all Third Parties who work with Brava must reject and ensure that situations of conflict of interest do not occur with Brava Company Personnel and Public Officials.

Additionally, the family relationship (partner/spouse, parents, siblings, cousins up to second degree or children) or affective relationship in which one of the parties has hierarchy or contracting power over the other can also be characterized as a conflict of interest. Situations of close relationship between Company Personnel and Third Parties or Public Agents are also subject to conflict.

Such cases should be informed to the Compliance and Governance Area at the time of completion of Brava's Compliance Forms for Third Parties. Each potential conflict reported will be evaluated by the area, which will issue a recommendation on how to resolve the potential conflict of interest, based on Brava's Code of Ethics and Conduct, Anticorruption Policy, and Conflict of Interest Standard.

The following hypotheses of kinship or affective relationship should also be reported to the Compliance and Governance Area:

- kinship or affective relationship with people who work in companies that compete with the Company.
- kinship or affective relationship with Public Official whose function is related to the activities developed by the Company.
- family relationship or affective relationship with Company Personnel or Directors of the Company.

In addition, the Third Party and their employees may not, in the exercise of their functions and in decision-making, execute actions within commercial relations that are not of common interest to the parties, considering that Brava prohibits the obtaining by its Company Personnel and Third Parties of undue advantages and gains and establishes that they must always act impartially.

6.9. Interactions with Brava Competitors

The Company's Third Parties must also act ethically and transparently during possible relationships with Brava's competitors. The same conduct expected from Company Personnel is also expected from its Third Parties.

The Company is against any commercial strategy that aims to: (i) limit, distort or in any way harm free competition or free enterprise; (ii) dominate the relevant market for goods or services; (iii) arbitrarily increase profits or (iv) abuse a dominant position.

In this way, Third Party is prohibited from taking any action that may violate competitive rules, especially those described above, in the same way as Company Personnel, as provided for in the

Code of Ethics and Conduct. All information about the market and competitors must only be obtained through transparent and proper practices, without violation of current legislation and free competition.

6.10. Prejudice, Discrimination and Harassment

The Company values diversity, promotes equal opportunities, and ensures respect among all Third Parties and Company Personnel.

Thus, Brava expects its Third Parties to conduct their activities and interactions arising therefrom to respect all individuals, without making any distinction whether by age, race, marital status, sexual orientation, gender identity, religious orientation, politics or any personal characteristic.

Third Parties are expected to extend rules of respect and empathy to their own employees, partners, and subcontractors. Likewise, all Company Personnel must also treat Third Parties in a manner without prejudice, discrimination or harassment.

The Company will not tolerate any act of prejudice, discrimination or harassment and reinforce the use of Brava's Reporting Channel also for complaints of this nature.

6.11. Confidentiality and Privacy of Information

Unauthorized disclosure, access or sharing of any strategic information, confidential document of the Company or personal data that is not in accordance with the contractual execution is prohibited. In case of doubt, the contract manager of Brava must be contacted and shall be responsible for clarifying any doubts. Even so, if it is not possible to resolve the doubt, the information must be considered confidential and must be treated with utmost secrecy.

Third Parties must adhere to Brava's Compliance Forms for Third Parties.

6.12. Relationship with Press and Social Media on Behalf of Brava

Third Parties, as well as Company Personnel, are not authorized to provide information or clarification to the press on behalf of Brava, except by express designation or contracting of the Third Party for this purpose.

In addition, it is also expected from Third Parties the responsible use of their social media, without reflecting any content that is discriminatory, racist, homophobic or in any other way may harm its own reputation or the Company's reputation.

Content published online may be difficult to take back after being shared. Express your thoughts responsibly.

6.13. Respect for the Environment and Relationship with the Local Community

The Third Party acting on behalf of the Company must adopt the same values as Brava.

In this way, all Third Parties must respect the environment and the responsible use of natural resources, implementing the appropriate culture of safety, environment and health and processes that prevent, reduce and minimize risks related to people's safety and health and environmental and community impacts.

The Third Party must also ensure that the environmental, safety and occupational health legislation and the requirements adopted by Brava are fulfilled in its contracts, prioritizing preventive work to protect human beings and environmental and community preservation, through the identification of risks associated with operations and their monitoring, incorporating risk assessment to all activities performed.

Subcontracting may only be carried out with formal authorization of Brava, and the subcontractor is responsible for complying with the requirements of Environment, Safety and Occupational Health. In these cases, the Third Party is responsible for passing on to its subcontractor the requirements set out in the HSE contractual annex and ensuring its compliance.

In contracts for the supply of products whose transport is not the object of the contract, the provisions of the HSE contractual annex only apply to the activities carried out by the Third Party on Brava's premises.

In contracts for the supply of products whose transport is the object of the contract, the provisions of the HSE contractual annex must be fully applied at all stages of transport.

Compliance with the requirements established in the HSE contractual annex does not release the Third Party from complying with other legal provisions associated with its activities.

The Third Party must resolve all pending issues notified by Brava within the established deadlines and report any incident that occurred with its Company Personnel or subcontractors.

In addition, the relationship of Third Parties with local communities must be conducted in accordance with the best cultural and local practices.

6.14. Forced Labor, Child Labor and Sexual Exploitation

Brava prohibits the use of forced labor, analogous to slavery, child labor, labor of anyone who is under the legal minimum age and sexual exploitation, as well as any activity that violates human rights, that may violate the principles contained in the United Nations Universal Declaration of Human Rights and the International Labor Organization's Declaration of Fundamental Principles and Rights at Work, under the terms of the Brazilian Consolidation of Labor Laws and the Child and Adolescent Statute. Therefore, the Company does not accept that its Third Parties use such practices in their contracts and commercial agreements.

In this way, Brava expects that all employees of the Third Party are of adequate age, in accordance with the legislation and will perform their work voluntarily, adequately remunerated and in accordance with the applicable labor legislation.

In addition, Third Parties must also demand a similar posture from their service providers, under liability of the application of the appropriate penalties.

6.15. Economic Sanctions

Economic sanctions are restrictions imposed by governments or international organizations (such as the United Nations) and are generally intended to (i) punish certain conduct; or (ii) compel the sanctioned individual, entity or country to change its current conduct.

Restrictions can be financial, commercial, displacement and directed prohibitions against individuals, companies or countries.

Brava strictly prohibits violations of Economic Sanctions applied by governments and organizations. Thus, Brava does not conduct business with individuals or legal entities that are under restriction:

- i. imposed by the U.S. Office of Foreign Assets Control ("OFAC").
- ii. imposed by the European Union.
- iii. imposed by the United Nations (UN).

The Third Party who is present in any of the above restrictions must immediately communicate the Compliance and Governance Area of Brava, and must not make use of sanctioned persons or companies to perform services and products provided for in the scope of the contract or agreement with Brava.

6.16. Records Keeping and Internal Controls

Third Parties must have internal controls compatible with their structures and that ensure the reliability of their reports and financial statements. The veracity of such records is essential for the proper functioning of Third Parties activity.

Thus, the financial and accounting reports must be recorded and prepared with integrity, accuracy, impartiality and clarity, in a timely manner. Brava strictly prohibits the preparation and delivery to Brava of any false, misleading or incomplete accounting records.

6.17. Rules and Device Monitoring

The access to Brava computers and notebooks through external tools, such as pen drives, hard drives / "external HD", storage services and remote access, especially to insert or copy files, can only occur upon request of prior authorization, by email addressed to the Responsible for Information Technology area of Brava with copy to the Compliance Officer. In the request, the documents that will be copied or made available and the justification must be listed. Only after the request is approved by email can the material be copied or inserted into an external tool.

The main guidelines regarding Third Party conduct in Brava's environment are listed below:

- Third Party computers cannot be connected to Brava's internal network.
- Access, download or distribution of any content that violates copyright and ownership within Brava's network is prohibited. Similarly, access to or distribution of pornographic content of any nature or content that violates the Child and Adolescent Statute is not allowed.
- When applicable and necessary, the username and password made available to the Third Party are for exclusive use and cannot be disclosed or shared.
- The Third Party must keep its access credentials secure, being responsible for any improper use.
- It is not allowed to use shared accounts or generic users and, therefore, Third Parties must maintain controls related to login. Similarly, it is forbidden to share users and passwords between service providers; and
- It is the Third Party's responsibility to report any termination of its employees so that they have their access properly revoked in the Brava environment.

6.18. Disciplinary Measures

Brava may impose disciplinary measures to Third Parties in the event of violation of this Manual. Illicit or irregular acts committed by Third Parties may result in internal investigation and the application of the following disciplinary measures:

- Written warning with email/notification to Third Party.
- Removal of an employee from the Third Party.
- Fine and contractual termination.
- Exclusion of the Third Party from the Brava Third Party Registry; and
- Possible legal action against the Third Party to obtain indemnification.

Regardless of these measures, the Company may adopt the necessary measures to prevent and cease irregularities. Examples of such actions range from temporary physical removal, if the Third Party performs its activity on Brava's premises, and the suspension of the respective contract with the Third Party.

6.19. Reporting Channel

Any doubt, violation or suspected violations of this Manual, the Code of Ethics and Conduct, other Company Policies and applicable legislation may be reported on the Complaint Channel, which can be accessed free of charge by the following means:

- Website: www.contatoseguro.com.br/bravaenergia
- Phone: 0800 810 8543

Communications may be made anonymously if the complainant chooses to do so, and the Company prohibits any kind of retaliation to anyone who makes a report in good faith. In addition to anonymity, the Company guarantees, as permitted by law, total secrecy and confidentiality during the investigation of the facts. On the other hand, false accusations or untrue information with the intent to harm others constitute violations of this Manual and will be subject to disciplinary measures.

Brava encourages and supports reporting on its Channel and emphasizes that the reports will be used to identify flaws of the Compliance Program and for its continuous improvement.

6.20. Training

All Third Parties, at the time of contracting, will receive a copy of this Manual. Those identified by Brava as critical or with strategic activity for the Company will also receive training, according to the criteria to be defined by the Company.

The training will be controlled by attendance list, with the possibility of applying a test of adherence to this Manual, and participation may be considered as a criterion for evaluating the Third Party.

6.21. Compliance review

The Compliance and Governance Area will conduct periodic review and critical analysis of this Manual, or whenever there is a change in the rules applicable to the Company or its specificities that require adaptation of the Compliance Policies to its activities performed.

7. RECORDS

VERSION	DATE	DESCRIPTION
00	10/24/2021	Initial Issue
01	10/24/2022	Text changes and codification changes.
02	08/23/2023	Cancellation of: <ul style="list-style-type: none">• ANX-01-PG-CORP-GRC-006 – Term of Adhesion of Ethics and Conduct• ANX-02-PG-CORP-GRC-006 – Compliance Questionnaire Formatting change
03	02/17/2025	Adjustments to the text and modification to the new Brava layout.

N/A

8. APPENDIX

N/A

9. REVISION BOARD