

AES Brasil is committed to improving lives by accelerating a safer and greener energy future. Our work with Suppliers is key to this mission. This Code of Conduct for Suppliers defines the basic requirements and expectations applicable to all AES Brasil suppliers, contractors, consultants and intermediary third parties (“Suppliers”). The AES Code of Conduct for Supplies is included in our agreements with Suppliers, who are responsible for ensuring compliance.

COMPLIANCE WITH THIS CODE AND APPLICABLE LAWS

Suppliers must comply with all applicable laws and the rules set forth in this Code.

COMPLIANCE WITH AGREEMENTS

Suppliers must comply with the agreements entered into with AES. The purpose of this Code is to supplement the agreement; it is not intended to replace it. Nothing in this Code shall supersede any provision of a specific agreement, and in the event of any inconsistency between this Code and other provisions of the agreement or a purchase order, the latter will prevail.

GUARANTEE OF A SAFE WORKING ENVIRONMENT

It is the obligation of Suppliers to take responsibility for the health and safety of their employees and to provide training for them so that they acquire knowledge about health and safety issues, as well as to comply with laws and regulations related to environmental, health and safety (EHS) and EHS requirements for AES contractors. Suppliers are expected to provide workers with a safe and healthy workplace, free from harassment and discrimination, as well as to promote positive engagement with the local community.

Suppliers must comply with applicable legal and international regulations relating to environmental protection.

FAIR COMPETITION

Suppliers must comply with all laws relating to fair and free trading and competition, including laws precluding price fixing, trade restriction, predatory pricing, trade secret theft, fraud, market allocation and improper advantage.

Suppliers shall not share or exchange information on price, cost and other competitively related information or engage in collusive conduct with any third party in connection with any pending or ongoing AES proposed bidding or acquisition proceeding.

MAINTENANCE OF ACCURATE ACCOUNTING AND BUSINESS RECORDS

Suppliers must maintain proper and accurate financial records of all business transactions and information. All reports and requests for payment to AES must be complete and must not exclude, hide or mask pertinent information.

Suppliers must ensure that all invoices and any customs or similar documentation submitted to AES accurately describe the goods and services provided or delivered and their respective prices. Suppliers must not be involved in actions that could be seen as tax evasion or facilitation of tax evasion. Suppliers must not delay invoice submission or otherwise allow an expense to be moved to a different accounting period.

PREVENTION OF CORRUPTION AND BRIBERY

Suppliers must comply with all applicable anti-corruption laws, including Brazilian Law 12.846/2013 (Clean Company Law), the US Foreign Corrupt Practices Act, the OECD Convention Against Bribery, UK Bribery Act, and other applicable local laws. Suppliers may not, directly or indirectly, offer, promise or authorize the offer of anything of value to any public official, employee of a public-private company or

political party, in order to obtain any improper benefit or advantage or for any improper reason. AES does not allow facilitating payments, irrespective of local custom or practice.

Suppliers must keep a written record of all payments (including gifts, meals, entertainment or anything of value) made on behalf of AES or in addition to funds provided or reimbursed by AES.

PREVENTION OF CONFLICTS OF INTEREST

Suppliers must avoid any conflicts of interest in their work for AES. Suppliers may not negotiate or deal directly with any AES employee who has a financial interest in the supplier or whose relative, friend, emotional partner or person living in the same household maintains a financial interest in the supplier.

PREVENTION OF EXORBITANT GIFTS AND ENTERTAINMENT

Suppliers must use good judgment, discretion and moderation when offering gifts or entertainment to AES employees or third parties acting on behalf of AES. Any gifts or entertainment that could create a conflict of interest or influence business judgment must be avoided. In all cases, gifts and entertainment must be of modest value and infrequent.

COMPLIANCE WITH BUSINESS TRANSACTION CONTROLS

Suppliers must comply with all applicable business transaction control laws and regulations on the import, export, re-export or transfer of goods, services, software, technology or technical data, including any restrictions on access or use by unauthorized persons or entities.

RESPECT FOR HUMAN RIGHTS

Suppliers must comply with all applicable laws relating to child labor and must only employ workers who are the minimum legal age required in the country.

SUSTAINABLE BUSINESS CREATION

Suppliers must maintain practices and work environments supportive to sustainability. Our Suppliers must offer solutions supportive to a sustainable future in social, economic and environmental terms.

PROTECTION OF CONFIDENTIAL INFORMATION

Suppliers may use AES confidential information only for authorized purposes as required to fulfill their contractual obligations and must not share such information with anyone outside AES without AES' permission. Except as otherwise provided in agreement with AES, all business ideas, inventions, methodologies, technologies and business plans conceived or created by Suppliers in their work for AES are confidential information of AES. Suppliers must protect AES' confidential information (including intellectual property such as trademarks, patents, copyrights, logos, research and customer lists) to prevent its misuse, theft, fraud or inappropriate disclosure. Suppliers must protect sensitive or confidential information related to AES. The obligation to protect confidential information related to AES continues after the end of the Supplier relationship.

CONFLICT MINERALS

Suppliers must make reasonable efforts to avoid the use in their products of raw materials directly or indirectly financed by armed groups that violate human rights.

RESPECT FOR INTELLECTUAL PROPERTY

Suppliers shall respect the intellectual property and similar rights of AES and third parties, including all patents, trademarks and copyrights. Except as otherwise provided in agreement with AES, all ideas, inventions, methodologies, technologies and business plans conceived or created by Suppliers in their work for AES are exclusive property of AES and Suppliers must reasonably cooperate with AES in assigning, obtaining, improving and protecting intellectual property rights in the company.

CYBERSECURITY GUARANTEE

Suppliers must use all IT resources in a secure, responsible, professional, ethical and legal manner, as well as ensure the security of all data and information owned by AES.

PRIVACY PROTECTION

Suppliers must respect the privacy and data rights of AES employees, customers and suppliers, and implement appropriate controls to ensure the security and confidentiality of AES data to prevent accidental, unauthorized or illegal destruction, change, modification or loss of AES data, misuse, processing or illegal distribution of AES data.

HOW TO REPORT A DOUBT OR QUESTION

When aware of any violation of this code or having any questions, Suppliers may contact AES Helpline through the website www.aeshelpline.com or by calling 0800 891 4167.