

ETHICAL / MORAL CODE

NACIONAL DE  GRAFITE

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1. INTRODUCTION - CLARIFICATIONS

1.1- Basic Principles

The present set of regulations constituted the formalization of the manners adopted by Nacional de Grafite Ltda. to conduct the treatment of its employees, staff, clients, suppliers, federal, state, and municipal public (government) entities, and other natural persons and legal entities with whom it may get in contact, and these with it, and reciprocally among each other, consisting, thereby, an ethical / moral code for behavior, in the respective relationships that must be founded on the duties of honesty, seriousness of purposes, loyalty, transparency, justice, balance, urbanity, and all other requisites molding positive judgements of value.

1.2- Brazilian Legislative Complex

Submit the set of the above referred regulations to the Brazilian legislative complex composed by the Brazilian Federation Republic Constitution; Complementary Laws, Ordinary Laws; Delegate Laws; Provisional Measures, while enforced by legal powers and submitted to the National Congress, until they are converted into law, if they be, and the rest regulating and secondary rulings, as long as they are edited by a competent authority, and according to the referred Constitution and complementary legislation.

2. REASONS FOR THIS CODE

Nacional de Grafite Ltda. understands the Ethical / Moral Code is necessary, for the following reasons:

- a) provide complete transparency for relations between the company and its staff in general and employees, defining their expected conduct, not only before private parties, but also and in an accentuated form in their relations with public (government) powers;
- b) become aware of all conduct regulations specifically practiced by employees, avoiding the committing of failures, in virtue of one's unawareness of the code and its consequent responsibilities;
- c) enable the company to make explicit such regulations and their demands and applicable conditions for all employees, without exception, contributing to the improvement of the organizational climate;

- d) maintain and always improve the image of the company before its employees, staff, and third parties, in general, assuring the maintenance of complete confidence and mutual respect related to the presidency, directorship, clients, suppliers, and community, seeking a firm and clear-cut running of the business deals and company activities, especially related to federal, state, and municipal public (government) entities.

3. SCOPE

NGL Relationships:

- a) in the private sector, ranging to its employees on all levels, trainees, third parties, and consultants, including the administrators (CHIEF EXECUTIVE OFFICE and Directors); and
- b) in the public (government) sector, ranging to government administration, considering all the branches of the Union (Federal), States, and Municipalities, preventing, has always been according to a normal attitude of conduct, against the punishable practice of offensive acts of public (government) property, domestic or foreign, overall abiding by, the definitions in Constitutional Law # 12.846/2013, named the Anti-corruption Law, its regulation, Decree # 8.420/2015, and all over applicable regulatory acts, components of pertinent legislation, as well as all other federative entities.

I

PRIVATE SECTOR

4. POLICY AND COMMITMENT OF NACIONAL DE GRAFITE LTDA.

4.1. Fundamental Rights - Inadmissibility of Prejudice and Discriminations

This constitutes a company traditional policy to recognize that all people have the right to equality, individuality, privacy, freedom, and to be treated with respect, dignity, and justice, not accepting prejudice and discriminations of any nature, arising from ethnicity or race, age, belief, religion, nationality, sexual orientation, physical condition, and any other forms of discrimination.

4.2. Working Locations

It is the commitment of the company to supply a safe and healthy working location, ruled by labor laws and their limits, promoting continual efforts in accident prevention, and occupational diseases and not performing any activity that involves risks to the physical integrity of people.

4.3. Abusive Practices - Inadmissibility

Nacional de Grafite does not permit abusive practices involving its leaders, administrators, employees and staff, such as sexual and moral harassment, arrogance, and mistreatment, being cautious so that it treats and it is treated with respect, dignity, and justice.

5. CONFIDENTIAL OR RELEVANT INFORMATION

5.1. Classified Materials - Secret - Obligation

The company is the holder of classified materials as its exclusive property, as well as others, property of people and companies which it relates to professionally, considered as confidential information, subject to the obligation of maintaining of the most absolute secrecy by its employees, staff, and third parties who may become known, due to the performance of its work or profession, and thereby cannot, in any shape of form, disclose to anyone whoever it may be, in any pretext, always maintaining complete secrecy, under penalty of being liable to disciplinary measures, before the employers, as grave misconduct, when employed and, in any case, liable for losses and damages.

5.2. Classified Materials - Confidentiality - Maintenance

Such classified materials, subject to confidentiality protection, related to commercial, manufacturing, production, products, clients, commercial strategies, including prices, whether they be the supplier, or service provider of the company.

5.3. Relevant Materials - Classification as Classified - Possibility

Besides the above mentioned confidential items, there are other materials considered as relevant that the company may designate or classify as classified, and as such, after they are characterized, they cannot in any manner, be disclosed, whoever it may be, by any means, in such a way as to become known.

5.3.1. Relevant Materials Subject to Classification as Classified Materials

Such materials, involving formulas and patents, negotiations, or agreements, the development or transfer of technology, contracts or negotiations for these corresponding items, results from company activities, composition of net assets, forecasts or financial data, price quotations at suppliers, research studies, business methodologies, composition of prices of products and services, discoveries, or projects, processes, studies or projects related to operational activities of the company, its capital structure, adoption or changes of accounting criteria, investments or financial transactions, or others, when received from the company, the specific classification as confidentiality, they will be treated as such, in the same manner as the previous item, thus, the employees, administrators, and other staff members must maintain secrecy regarding the same, which they may have gained access to due to their job or position they occupy, as well as administrators be held responsible for the duty of making their subordinates and third parties of their confidence also do the same, thereby avoiding, including, discussions, in public, on these (materials).

5.4. Comments and Criticisms

Although, they are not included in the category of classified information, any other materials, concerning activities, procedures, acts, or facts, of interest to the company or occurred by it, they must be treated with respectful consideration, avoiding criticisms of any nature, inconsiderably linked, creating rumors that can spread, harmfully, in the work environment, in an undesirable practice that does not add positive value to the company or, before, by the contrary, constitutes divisive circumstance.

5.5. Criticisms and Suggestions

They must be presented to the respective administrators, in a transparent and honest manner, before the company and submitted to strict implemented analysis, which are judged appropriate and beneficial, capable of making the overall working environment and productive process healthier.

5.6. Credentials - Personal Use

The use of credentials supplied by the company, such as badges, passwords, and others of the same nature, is individual and non-transferable, as they are prohibited for sharing with others, no matter what their operational category may be.

6. CONFLICTS AND PERSONAL INTERESTS

6.1. Links - Prohibitions

The establishment of company or commercial links is prohibited, personally, or through family relations, with business partners and competitors of the company and the performance of activities that may be competitive or occupy time dedicated to the same or those that may be related to clients, suppliers, representatives, distributors, or competitors of the company.

6.2. Commerce - Working Environment

It is prohibited to sell, without the required authorization from the Directorship, products, and services, in the working environment, as well as raffles, pyramid chains, and other related activities.

7. GIFTS

7.1. Receiving or Offering - Prohibition

Receiving or offering gifts, presents, personal advantages, or favors are prohibited, in professional relationships. Gifts and presents eventually received, they the value is large or small, or even without commercial value, must be delivered, formally to the corresponding manager, so that they can be assigned for donation through the Human Resource Manager of the company.

7.2. External Events - Beneficial to Grafite - Approval

Invitations to external events (trips, fellowships, training, relationship events), as well as sponsorship by third parties of corporate events for staff members, will only be accepted when it is beneficial to the company and approved by the department manager.

8. COMPANY PROPERTY

8.1. Results from Work

The results from the work of each staff member, including intellectual nature, such as technical improvements, invention of devices and other similar innovations are the property of the company, the respective and exclusive rights and patents will be assigned exclusively to it, including all and any material produced by the company,

such as correspondence (including e-mails), contracts, reports, presentations, and other related items.

9. COMPANY RESOURCES

9.1. Use - Prohibition

The use of resources and diverse materials property of the company, for private purposes is prohibited, considering as such, information systems and telecommunications, office supplies, equipment, vehicles, and other related items, as the use of e-mails and company telephones for personal purposes, must abide by the established regulations for this purpose as stated in the internal NDG guidelines.

10. REPRESENTATIVENESS

10.1. Introduction in the Company's Name - Authorization

Employees and administrators are not granted permission to introduce themselves, as personnel from Nacional de Grafite in any political process or forum, and additionally, any staff member cannot, publically, speak as representing the company, without the required authorization of the Directorship.

10.2. Signatures of Documents - Authorization - Essentialness

It is prohibited for any employee, no matter what category he/she may be to sign any papers or documents, in the name of the company. This active and passive representation, according to the social contract, is the exclusive competence of the CHIEF EXECUTIVE OFFICER, as only he/she can accept binding commitments, in the name of the company. The CHIEF EXECUTIVE OFFICER, when he/she decides, it is convenient to actuate in special and specific situations, is granted the right to nominate, through powers of attorney, to whomever can perform it, in the name of the company, abiding by what the social contract has defined regarding this.

10.3. Risk of Compromising the Company

The signing of papers and documents by unauthorized persons, as stated above, contains the risk of compromising the company, in terms of the principle of appearance, before third parties of good intentions, as well as the possibility of bringing about a critical situation in the company, in the disregard for the legal

personality, compromising the private assets of the partners, as stated in the terms of 14th Article of the previously quoted law, # 12.846/2013, the mentioned Anti-corruption Law and item 27 of that Code.

11. RELATIVES

11.1. Hiring - Possibility

The hiring of relatives is permissible at any level of employees, as long as, in the case of very close kinship, the people will work in distinct sectors and managed by different managers and must be approved by HRM or, if it is the case, by the Directorship.

12. CLIENTS

12.1. Products - Appropriate Conditions - Adequate Treatment

Nacional de Grafite supplies products in appropriated conditions for each type of client and dedicated to treating all of them in the same situation, similarly.

12.2. Misguiding Marketing - Prohibition

It is expressively prohibited to use false or misguiding declarations to sell or market the company's products or for any other purpose.

13. SUPPLIERS

13.1. Equal Conditions

All suppliers must be treated with equal conditions in all steps in the purchasing, query, and payment process, and evaluated according to established criteria by the company.

13.2. Supply Management - Exclusive Responsibilities

The choice and contraction of suppliers are the exclusive responsibilities of the Supply Management and they must be strictly based on technical, professional, financial, and ethical criteria.

The Supply Management will disclose this Code to all suppliers of the company, providing them complete awareness of its contents.

14. LEGAL ASPECTS

14.1. Administrators - Permanent Updating

The administrators of Nacional de Grafite have the permanent duty to keep up-to-date with the Laws applicable to its activity and policies and regulations of the company. Whenever, there is a conflict between the present Code and the determinations of the applicable legislation (or indirectly arising thereof), the provisions of the law shall prevail.

15. SOCIETY AND ENVIRONMENT

15.1. Community Activities - Support

Nacional de Grafite, in the communities where their activities are performed, seeks to support, including by way of contributions, cultural, sport, and educational activities, charity institutions, as a manner to provide development (incentive) to these.

15.2. Company Activities - Environment

The company has place emphasis on seeking to conciliate its company activity to sustainable development and conservation and preservation of the environment, factors that must always be considered in its decisions.

16. FRAUDS AND THEFTS

16.1. Fraud

The company considers fraud as the utilization of a false situation, created artificially by an employee, for the purpose of obtaining personal advantages from wasting company time, resources, and property, such as, and among others:

- a) Completely physically and mentally healthy, and simulate disease seeking to obtain a medical excuse and paid leave of absence;
- b) Use the telephone, fax, computer and other equipment abusively and office supplies, for private business affairs;
- c) Habitual practice of private activities, by using the facilities provided by the company and time for dedicating to these (activities);

- d) The misuse of company financial resources;
- e) Removal, without authorization, any equipment, parts, software programs, and any other company supplies, including office or borrowing those supplies;
- f) Fraudulent issuance of purchase orders;
- g) Utilization of company funds assigned to travel expenses, when the purpose of the utilization is for private purposes;
- h) Falsification of working hour records;
- i) Danification, destruction, or falsification of company documents;
- j) Receipt from suppliers or clients any personal advantages or offer of such advantages of such.

16.2. Suspected Fraud

If there is any suspected fraud, the company will initiate a competent investigation, seeking to collect facts and, unmistakable proofs, originating from the suspect, then the Directorship will take appropriate measures, including among these, the dismissal for just cause.

16.3. Theft

Theft is considered as removal, for the person him/herself or for someone else, things or property of others, including in this concept, in the understanding of the company, situations and property specified below, as well as other related items:

- a) Forge or hide receipts;
- b) Remove money from the company or other staff members (employees), as well as products, tools, or equipment;
- c) Over-evaluated expenses;
- d) Buy supplies for oneself;
- e) Seize intellectual property or misuse confidential information.

If theft is confirmed and proven, by any employee or staff member, that person will be immediately dismissed from the company, for just cause, without prejudice of appropriate criminal measures.

17. HABITUAL DRUNKENNESS - USAGE OF DRUGS

Nacional de Grafite has constituted the definite proposal of creating and maintaining a safe and healthy working environment and it will not tolerate, due

to this, the habitual use, by employees, in any hierarchical position, of alcoholic beverages and/or hallucinogenic drugs of any kind.

Such negative habit, as well as constituting grave misconduct, as defined in the CLT (Brazilian Labor Laws), is the target of serious concern for the company, as it represents the following:

- a) Imminent risk of the occurrence of accidents;
- b) Increased personal costs associated to the declining physical condition of the staff member/employee and, possibly, the loss of his/her job, family, house, and dignity;
- c) Loss of productivity, increased absenteeism, loss or reduction in production, occurrence of damages to equipment, and other related items.

18. SENSE OF DUTY

18.1. Duty to Watch over the Company

All staff members/employees have the duty of watching over the company, as if it were their own, caring for its integrity and all its property assets, for the purpose of always reducing costs and expenses, not only financial, but also supplies and resources.

18.2. Duty of Appropriate Behavior

The company expects everyone to behave appropriately inside establishments, also outside of them, concerning employees, even wearing appropriated clothing for surroundings.

II

PUBLIC (GOVERNMENT) SECTOR

19. PUBLIC (GOVERNMENT) ADMINISTRATION - CONTACTS - IMPERSONAL TREATMENT

Nacional de Grafite, in its contacts with public (government) administration, at any level of the Federation, will never, throughout its long company lifetime, stop showing due respect for public (government) entities, before those who care for solving legal issues subject to their approval, acting in an impersonal manner.

20. PROHIBITION OF SEEKING FOR THE FACILITATION OF PAYMENTS

The company has always sought to abhor facilitation payments in situations referred to in the previous item, at any governmental departments that need to deal with, especially those that are responsible for conceding mining rights and environmental licenses/permits, essential to the development of its business deals.

21. LEGAL REGULATIONS - OBEDIENCE - INSTRUCTION TO YOUR REPRESENTATIVES

As (the company) has always operated strictly in adherence to legal regulations and moral and ethical principles, by which its conduct is guided, instructs, in proper moments, its employees, leaders to represent it before public (government) bodies and departments, to behave in the same manner, within the same legal and ethical principles, and the directors and administrators think likewise.

22. TOTAL OBEDIENCE TO ANTI-CORRUPTION LAW - WARNING TO ITS REPRESENTATIVES

Due to the advent of Law # 12.846/2013 that expresses about administrative and civil liabilities by practicing acts against public (government) administration, domestic and foreign, has stepped up its attention to its relations with public (government) bodies with which it needs to deal with and, based on the reference law, warns its directors, administrators, managers, and employees in general, so that they must act correctly as it has always behaved, but more than ever, currently, guided by the strictness of this specific law.

23. STRICT PROHIBITION OF PRACTICING OFFENSIVE PRACTICES - INTRODUCTION TO ETHICAL/MORAL CODE

Through this present code, we wish to make it clear to all its representatives, that practicing offensive acts to public (government) property, domestic or foreign, to the principles of public administration and the international commitments of Brazil, definitely condemned by this law, and also by it, the reason why we are

emphasizing this part, with identical emphasis, in this ETHICAL / MORAL CODE, consigned, based on the law and its regulations, states that offensive acts practiced by directors, employees, or any third party, representatives of a legal entity, in its own interest or its own benefit, are the cause of its own liability, such liability can extend to the natural person of the representative, in conformity to the cited legislation, although independent of the liability of the individual legal entity of the above referred natural persons.

24. ABSOLUTE LIABILITY OF LEGAL ENTITY / NATURAL PERSON REPRESENTATIVES

The liability of the legal entity is objective, a special modality of guilt that does not require proof. As the individual of its leaders or administrators will only be held liable based on the culpability of these.

25. OFFENSIVE ACTS - DISCRIMINATION

Offensive acts, whose consequences are aligned above consisting as the following:

- a) Promise, offer, or give, directly or indirectly, improper advantages to a public (government) agent or any other person related to that (agent);
- b) Fund, pay expenses, sponsor, or, in any other manner, support the practice of offensive acts as described in this specific law;
- c) Utilize an interposed person, natural or legal entity, for hiding or dissimulate their real interests or the identity of beneficiaries of practiced acts;
- d) Attempt against bidding and contracts, in conformity with the discrimination of the IV subparagraph of the 5th article of the anti-corruption law;
- e) Interfere in investigation activities or the inspection of government bodies, entities, or other agents, or intervene in their actuation, including in the scope of regulatory agencies and national financial system inspection bodies.

26. APPEARANCE THEORY

Nacional de Grafite reminds all its employees, especially its administrators, to item # 10 of this present code, denominated as Representativeness, that relates exclusively to the duty of the Chief Executive Office in representing the company,

actively and passively, judicially and extra judicially, being prohibited for any employee who has not been constituted with power of attorney by the Chief Executive Officer, with specific powers, for each case, discriminated in the instrument of the corresponding mandate, since, in spite of acts only by an administrator or power of attorney, constituted in the above-stated manner, exercised within the limits of the social contract, obliged to the company, Judicial Branch, in defense of third parties of good intentions, when people are not authorized, as in the above-stated manner, without, therefore, powers of representation, practice those acts, in a constant and reiterated manner, without opposition to legal entities, customarily apply the theory of appearance, by which the legal entity is held liable, as if the referred persons would have acted by authorization, that, in the case of some of these people who have acted in its name, thereby committing an offensive act according to the anti-corruption law, that will imply the violation as defined by this law, subject to punishment, for the legal entity as well as the illegitimate representation.

27. PIERCING THE CORPORATE VEIL

If there is occurrence of the utilization, abusing the right, by the legal entity personality, characterized by the intention of covering up or dissimulating the practice of illicit acts as defined in the anti-corruption law, or provoking confusion of patrimonial assets, the legal entity will be disregarded for this role as the person, bearer of individuality, as subject to the right, and, thus legally considered, extending that, as consequence, to all effects of the sanctions applied to the legal entity to its administrators and partners who have been granted the powers of administration, being held liable for the private property of this group as to the legal entity as being the object of disregard.

28. PROHIBITION OF IRREGULAR PRACTICES - ACTIVE CORRUPTION

It is completely prohibited for any NDG representative before any public (government) bodies, whether federal, state, or municipal, employed or not, to promise, offer, or give, directly or indirectly, all and any type of advantage or reward to a government worker or any other who responds for the government powers, seeking for the solution of subjects of any nature of interest to oneself, under penalty of be judicially sued, criminally and/or civilly and, considering the

employment, be dismissed for just cause, notwithstanding his/her liability in the above terms and the Anti-Corruption Law and its regulations.

28.1. Passive Corruption - Denunciation - Duty

The representative of the company, employed or not, in the same above mentioned conditions, that, in turn, receives from a government worker, no matter what position is held in the hierarchy, requests for rewards or personal advantages of any nature, for the solution of subjects of interest to the same, must denounce that employee, before the Directorship of Nacional de Grafite, in order to take the appropriate legal measures, against the offender of the improper request, before the competent authorities.

29. BIDDING PROCESSES - EXECUTION OF ADMINISTRATIVE CONTRACTS

All the procedures created, as stated in the above mentioned terms, shall be established in such a way as to also include specifically the prevention of frauds or illicit acts in bidding processes and in the execution of administrative contracts, of which Nacional de Grafite may eventually participate or even, in these contracts, of any nature, in the public (government) sector, such as taxation and inspection programs that must be subject to and the processes for obtaining authorizations, licenses, permits, and certificates.

30. POLITICAL PARTIES - CANDIDATES FOR ELECTED OFFICES

Nacional de Grafite has never habitually made donations to political parties and candidates for electoral offices, neither is its purpose to begin doing this, but if this case occurs, at any time, it will imprint its act in maximum transparency, in order to avoid any doubt.

31. COMPANY PURPOSE - FULFILLMENT AND OBLIGING FULFILLMENT - ANTI-CORRUPTION REGULATIONS - DENUNCIATION OF BREACH

In virtue to its purpose of abiding by and complying with and obliging adherence to loyalty regulations and integrity as defined in the anti-corruption laws and watchful of its effective application and in its external conduct and its representatives, especially in the treatment of the public (government) sector,

the company makes it include, as stated in the terms of the previous 23rd item, in its Ethics / Moral Code, the referred regulations, preparing so that the competent sectors can establish an integrity program, composed of a set of specific internal procedures, seeking the complete application of the regulations concerning the denouncing of irregularities, seeking to put into effect the actuation of the guidelines laid down to correct deviations, frauds, irregularities, and illicit acts practiced against the public (government) administration.

32. CONTRACTS WITH THIRD PARTIES IN GENERAL - INCLUSION OF ANTI-CORRUPTION ANNOTATION

Nacional de Grafite will confirm contracts entered with third parties, including purchase orders, emphatic annotation, which is strictly accepted, the dictates of laws and regulations for fighting against corruption, domestically, in any part of the federation and internationally and, according to its tradition, it does not condone any conduct contrary to corresponding legislation or any other pertaining regulations proceeding from an identical record in supply contracts of manufactured products, including even those assigned to outside of Brazil.

III

MISCELLANEOUS

33. DENUNCIATION OF IRREGULAR CONDUCT - SPECIFIC CHANNELS - INTERNAL AND EXTERNAL SECTORS

Channels have been created and are properly made available on the website of the Human Resource Management, as there is a channel for denouncing irregularities, covering act practiced against the regulations of this Code, in general, and specifically, those referring to representatives of Nacional de Grafite who practice acts with public (government) powers of any federation level, considering, above all, Law # 12.846/2013 and its regulation, Decree # 8.420/2015, that may compromise the company in safeguarding the identity of the whistleblower.

34. ETHICS COMMISSION - MONITORING THE CODE - UPDATES - INTEGRITY PROGRAM

The Human Resource Management will create, in the company headquarters as well as in its production units and in the São Paulo Office, an Ethics Commission in each one, that will maintain the observance of the regulations of this present code by way of its constant monitoring, proposing the introduction of changes in it, seeking to permanently improve it, and keeping it always updated.

35. INTEGRITY PROGRAMS

Besides monitoring what is considered in the previous item, the Ethics Commissions will establish Programs in each unit, for Integrity, Loyalty, Due Diligence, and the Providing of Information on illegitimate occurrences, in the internal surroundings of the company, as well in its relations with the public (government) sector, applying itself in regards to making these programs effective in the prevention of offensive acts, as stated in the anti-corruption legislation, perfecting the methods for fighting against such occurrences and all others, in general, as related to the fulfillment of this code.

36. PERSONNEL - TRAINING

The Ethics Commission, in each unit, will be responsible for training the personnel of each one, sharing with them ample clarifications on the Ethics Code and how they must behave in regards to these regulations on anticorruption legislation, teaching them to avoid illegitimate practice, actively and passively, and how to fight against it.

37. COMPLIANCE WITH CODE AND SANCTIONS

37.1. Performance of the Code - Human Resource Management

The Human Resource Management will be responsible for executing and constantly following up the application of this code, introducing changes in it whenever necessary, as stated in item 34.

37.2. Violations - Penalties

The noncompliance of this Code will subject the violator to disciplinary measures as defined in the CLT (Brazilian Labor laws), and it entails, at the criterion of Nacional de Grafite, depending on the seriousness of the misconduct, the applications of penalties, verbal or written warnings, suspension for up to 30 days, or termination of the employment contract for just cause.

38. CODE APPLICATION - COMMON SENSE

Common sense must always prevail regarding the utilization of this Code and its interpretation, and independently from the mandatory fulfillment of its provisions, the employee must adopt the expected conduct in a healthy professional environment, eventually, even when, there is no specific regulation regarding it, whether in this code or in labor legislation.

39. VALIDITY PERIOD - RENEWAL

This Code, which revokes the previous version, will enter into effect as soon as it is approved by the Chief Executive Officer of the company, and it can be revised at any time by his authorization.

IV

DISCLOSURE / PUBLICITY

Everyone, who is connected in any way to Nacional de Grafite, or who will be, especially its employees, no matter what hierarchical position he/she may hold, will receive a copy of this Code, and the respective receipt must be formalized by registering acceptance of its contents.

Clóvis Cordeiro Rudge Ramos
CHIEF EXECUTIVE OFFICER

GRAFITE

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