æ	DIRETRIZ ORGANIZACIONAL	Reference DO016-GIT99		
aegea	POLÍTICA DE USO DO CANAL DE ÉTICA	Revision	05	

## **ETHICS CHANNEL USAGE POLICY**

Prepared by:	Verified by:	Approved by:
Mauricio Stella Mussi	Ana Paula de Medeiros Carracedo	Radames Andrade Casseb
17/01/2024	17/01/2024	23/01/2024



# DIRETRIZ ORGANIZACIONAL Reference DO016-GIT99 POLÍTICA DE USO DO CANAL DE ÉTICA Revision 05

### **TABLE OF CONTENTS**

1	PURPOSE	3
2	APPLICABILITY	3
3	REFERENCES	3
4	DEFINITIONS	3
5	DESCRIPTION	4
	5.1 MISCELLANEOUS	4
	5.2 COMPLIANCE CULTURE	5
	5.3 PRINCIPLES	5
	5.3.1 INDEPENDENCE	5
	5.3.2 ANONYMITY	5
	5.3.3 CONFIDENTIALITY	5
	5.4 CHANNEL ACCESS	6
6	ANNEXES	6
7	RECORDS	6



#### 1 PURPOSE

This policy aims to establish guidelines for the Ethics Channel of the Aegea Group and the handling of reports.

Administrators, Employees, business partners and other third parties are responsible for reporting, through the Ethics Channel, whenever they become aware of a possible violation of current legislation, the Code of Conduct and the policies and procedures of the Aegea Group.

Any and all reports of violations of current legislation, the Code of Conduct and the policies and procedures of the Aegea Group will be treated confidentially, except those that must be reported to the authorities due to legal obligation.

In any case, the anonymity of the individual who reports possible violations will be ensured and protection against any form of retaliation or reprisal.

#### 2 APPLICABILITY

This policy applies to all Administrators and Employees, including organizational units, third parties and business partners of the Aegea Group.

#### 3 REFERENCES

- CODE OF CONDUCT OF THE AEGEA GROUP;
- CODE OF CONDUCT OF BUSINESS PARTNER;
- DO018-GIT99 CONSEQUENCE AND DISCIPLINARY MEASURES POLICY;
- ISO 37301: COMPLIANCE MANAGEMENT SYSTEM;
- ISO 37001: ANTI-BRIBERY MANAGEMENT SYSTEM.

#### 4 DEFINITIONS

- ADMINISTRATORS: officers, directors and committee members;
- EMPLOYEE(S): All employees, apprentices, interns, officers, outsourced workers and other
   Employees of the Aegea Group who work in any of its organizational units;
- TOP MANAGEMENT: A person or group of people who direct and control an organization at the highest level;
- CODE OF CONDUCT: A set of rules, guidelines and principles to guide and discipline the conduct of a certain group of people in accordance with their values;
- CONDUCT: behaviors and practices that impact results for customers, employees, suppliers, markets and the community;
- COMPLIANCE: fulfillment of all compliance obligations of the organization;
  - Note 1: The term "compliance" originates from the verb, in English, "to comply", which means to comply, execute, satisfy and carry out what was imposed by the legislation and

<b>GG</b>	DIRETRIZ ORGANIZACIONAL	Reference DO016-GIT9	
aegea	POLÍTICA DE USO DO CANAL DE ÉTICA	Revision	05

regulations applicable to the Aegea Group and its activities, in accordance with the Code of Conduct and organizational guidelines and procedures.

- COMPLIANCE CULTURE: Values, ethics, beliefs and conduct that exist throughout the organization and interact with its structures and control systems to produce behavioral norms that contribute to compliance;
- COMPLIANCE OBLIGATIONS: Requirements that an organization is required to meet, as well
  as those that an organization voluntarily chooses to meet;
- AEGEA GROUP: Aegea Saneamento e Participações S/A, as well as its direct or indirect subsidiaries, regardless of the percentage of equity interest.
- ORGANIZATION: person or group of people who have their own roles with responsibilities, authorities and relationships to achieve their goals;
- NON-COMPLIANCE: non-compliance with compliance obligations;
- BUSINESS PARTNER: external party with which the organization has, or plans to establish, some form of business relationship.

#### 5 DESCRIPTION

#### **5.1 MISCELLANEOUS**

The Ethics Channel is the most important tool for identifying misconduct and good governance practices. Procedures must be effective in order to comply with current legislation, the Code of Conduct and the policies and procedures of the Aegea Group.

All Administrators and Employees who work directly or indirectly in the Aegea Group, business partners and customers must use the Ethics Channel whenever they suspect or become aware of something contrary to current legislation, the Code of Conduct and the policies and procedures of the Aegea Group.

The Aegea Group must carry out communications and training to ensure that everyone is aware of the importance and means of accessing the Ethics Channel.

The Ethics Channel must be used in accordance with the principle of good faith, so its use for intrigue, slander, purposely reporting lies or for retaliation of any nature will not be tolerated.

Anyone who communicates, in good faith, any violation of the Code of Ethics and/or current legislation is guaranteed protection against any and all types of internal retaliation.

At the Aegea Group, complaints are received and consolidated by an independent outsourced company and are subsequently forwarded automatically and simultaneously to the Aegea Group's Internal Investigation Team to carry out due diligence.

All reports received are factually verified, and reports must contain sufficient information and evidence. Therefore, the whistleblower must express all of their knowledge about the situation, because the more details, the greater the chance of clarifying the case and the faster this process will be.

æ	DIRETRIZ ORGANIZACIONAL	Reference DO016-GIT99		
aegea	POLÍTICA DE USO DO CANAL DE ÉTICA	Revision	05	

After verification, if necessary, disciplinary measures will be applied in accordance with DO018-GIT99 - Policy on Consequences and Disciplinary Measures.

#### **5.2 COMPLIANCE CULTURE**

The Aegea Group develops, maintains and promotes a compliance culture at all levels within the organization.

The Board of Directors, Top Management and managers must demonstrate and adopt an active, visible, consistent and sustainable commitment, through standard conduct and behavior required by the entire organization.

Top Management encourages the type of behavior that fosters and supports compliance by preventing and not tolerating behaviors that compromise compliance.

Administrators, Employees, including organizational units, and business partners of the Aegea Group must:

- A) Comply with policies, procedures, processes and compliance obligations;
- B) Report concerns, questions and cases of non-compliance, as well as suspected or actual violations of the Compliance Policy or compliance obligations;
- C) Participate in training, as required.

#### **5.3 PRINCIPLES**

#### **5.3.1 INDEPENDENCE**

At the Aegea Group, complaints are received by an external company in order to preserve people's independence, confidentiality and anonymity.

The Ethics Channel provider must fully comply with the guidelines of this policy and demonstrate compliance when the contracting party purchases this service.

The Integrity Board, in turn, must monitor all aspects contemplated in this procedure and that must be complied with by the person responsible for the Ethics Channel, as well as request clarification whenever there is suspicion of non-compliance with any topic.

#### **5.3.2 ANONYMITY**

The Aegea Group must ensure that the whistleblower has the right to remain anonymous. Thus, the entire investigation process will be conducted in such a way as to preserve the identity of the whistleblower.

During the investigation process, the whistleblower may be asked to provide additional elements regarding the complaint. The request for additional data aims to obtain all the information necessary for the investigation and obtaining factual results.

#### **5.3.3 CONFIDENTIALITY**



The content of the complaints and the identity of the whistleblower are confidential. The Aegea Group adopts the principle of the importance of the content, not the importance of the source; therefore, only people who definitely need to know the information will receive it.

All complaints received are forwarded to the Internal Investigation Team, except when related to one of its members, in which case they will be forwarded to the Board of Directors of the Aegea Group and the CEO. The name of those involved must be preserved, as if the suitability of the accused party is proven at the end of the investigation, the Aegea Group's obligation is not to allow his/her image to be put at risk.

Determining who should receive the information is on a case-by-case basis, but as a general rule, the following people and roles should have the knowledge of their part:

- A) Independent company that receives the complaints; and
- B) Internal Investigation Team that will address the issue.

The platform responsible for the Ethics Channel must ensure the proper reliability of the system against intrusion by hackers, information security, impossibility of access by unauthorized persons, impossibility of erasing any denouncement log and/or records, data encryption, among others.

In addition, all records must be kept in reliable and tamper-proof, physical or electronic files.

#### **5.4 CHANNEL ACCESS**

The Ethics Channel must be accessible to Administrators and Employees who work directly or indirectly in the Aegea Group, as well as business partners, customers and third parties (e.g., relatives). It must also be available in the language of the Administrators and Employees who work directly or indirectly in the Aegea Group and must be available to everyone 24 hours a day, 7 days a week.

Reporting violations can be done through the Ethics Channel:

Call Center: 0800 591 0923

Website: <a href="https://www.canaldeetica.com.br/aegea/">https://www.canaldeetica.com.br/aegea/</a>

#### 6 ANNEXES

Not applicable.

#### 7 RECORDS

IDENTIFICATION	Storage	PROTECTION	RETRIEVAL	RETENTION	DISPOSAL
----------------	---------	------------	-----------	-----------	----------



DIRETRIZ ORGANIZACIONAL	Reference	DO016-GIT99	
Política de Uso do Canal de Ética	Revision	05	

	LOCATION	MEDIUM				
R1 - Record of the content of each	Independent Company and	Digital Copy	Independent Company and	Dooleys	E veore	File
complaint.	Integrity Board	<b>Бідітаі Сору</b>	Internal Investigation Team	Backup	5 years	riie
R2 - List of all complaints, identified according to their respective established numbering criteria.	Integrity Board	Digital Copy	Internal Investigation Team	Backup	5 years	File
R3 – Management records (statistics, reports, indicators, etc.).	Integrity Board	Digital Copy	Integrity Analyst	Backup	5 years	File