| TRANSTAINER S.A.S | | | | |
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| SECURITY AGREEMENT BUSINESS PARTNERS | | | | |
| Code | Edition | Effective Date | | |
| GC-FO-03 | 5 | July 29 de 2024 | | |

Date: DD/MM/AA

Anti-Corruption Commitment: In compliance with Anti-Corruption laws (Part 1 of the ICC Rules on Combating Corruption, 2011), I commit that neither the company I represent, nor its directors, officers, or employees, have offered, promised, delivered, authorized, requested, or accepted any undue advantage, economic or otherwise (or suggested that they will or could do so in the future) in connection with the operation, and that we will take reasonable measures to prevent subcontractors, agents, or any other third party under our control or significant influence from doing so.

Paragraph 2 I commit that the company will comply and take reasonable measures to ensure that its subcontractors, agents, or other third parties under its control or significant influence also comply.

Paragraph 3 The parties will prohibit acts of Bribery, Extortion, or solicitation to commit a crime, Influence peddling, as well as Money laundering from the mentioned activities, at all times and in any form, concerning public officials at the international, national, or local level, political parties, party officials, or candidates for political office, and directors, officers, or employees of a party, whether these practices are carried out directly or indirectly, including through third parties. If it is proven that one of the parties

| Prepared by | Reviewed by | Approved by |
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| Commercial | SGI Leader | Representative of |
| Management | | Management |

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has engaged in a material or repetitive violation of these provisions, the party in breach will notify the other party accordingly and will be required to take necessary corrective actions within a reasonable timeframe and report back on those actions. If the other party does not take the required corrective actions, or if such actions are not possible, the party in breach may invoke its defense by proving that at the time the violation occurred, it had implemented adequate preventive measures against corruption, as described in Article 10 of the ICC Rules on Combating Corruption, 2011, tailored to its particular circumstances and capable of detecting corruption and promoting a culture of integrity within its organization. If no corrective actions are taken, or if the defense is not effectively invoked, the first party may, at its discretion, suspend or terminate the contract, with the understanding that all amounts contractually due at the time of suspension or termination will continue to be payable, to the extent permitted by applicable law.

Paragraph 4 Any entity, whether an arbitral tribunal or another dispute resolution body, ruling under the contract's dispute resolution provisions, will be authorized to determine the contractual consequences of any alleged violation of this ICC Anti-Corruption Clause.

Paragraph 5 The Business Partner commits to using the information that Transtainer S.A.S. provides in good faith in a proper manner, without transferring to Transtainer S.A.S. any liability that may arise from misuse of the information.

Sincerely,

Legal Representative

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| Management | | Management |