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1 – PURPOSE

This Anticorruption Policy (“Policy”) establishes directives and criteria for combating unethical conduct, fraud, irregularities and injurious acts practiced against foreign or national governments (e.g., corruption) as well as private entities and individuals. These directives must be observed when conducting business activities for the company and are applicable to the entire group, namely Suzano S.A. and its subsidiaries (hereinafter together referred to “Suzano” or “Company”), as well as its Employees, Board Members and Third Parties, regardless of position held or function exercised.

Based on the highest compliance and transparency standards and best corporate governance practices, the document creates a set of internal mechanisms and procedures for reputable conduct, audits and incentives for reporting irregularities to ensure effective application of the Company’s Code of Conduct and its corporate Policies, always in strict compliance with the anticorruption and bribery laws, regulations and standards applicable to Suzano’s business activities.

2 - SCOPE

This Policy applies to all employees and managers of Suzano (hereinafter referred to as Employees), as well as its Board Members and any suppliers, service providers, Third Parties or Third-Party Intermediaries (TPIs) representing Suzano in any capacity, as described in this Policy.

3 – REFERENCE DOCUMENTS

- Code of Conduct of Suzano S.A., available at www.suzano.com.br
- Anti-Bribery Convention of the Organisation for Economic Co-operation and Development (OECD);
- Foreign Corrupt Practices Act (FCPA);
- UK Bribery Act
- Federal Law 12,846, of August 1, 2013
- Decree 8,420, of March 18, 2015
- Social and Environmental Investments and Donations Policy of Suzano S.A.;
- Corporate Governance Policy of Suzano S.A.
- Policy on Business Gifts, Courtesies and Entertainment
- Manual on Relations with Government Officials

Any other policy or standard implemented by Suzano, as well as any other law currently in effect. This list is not exhaustive. The applicable legislation in your country also should be included.

4 – DEFINITIONS

The terms in this Policy starting with capital letters shall have the following meanings:

Government Official: has the meaning attributed to it by **Article 2 of Federal Law 8,429/1992**. For added clarity, for the purposes of this Policy, the term refers to: (i) any authority or employee of Direct or Indirect Governments, regardless of their hierarchy; (ii) any employee, authority or person working for a political party; (iii) any candidate running for public office; (iv) any employee, agent or person working for a State-owned Company (i.e.: public company and state-controlled company); (v) spouses or other members of the family of a Government Official, to the third degree of family relationship; (vi) any former government official for whom the required period of separation applicable to the sector in which they previously worked has not expired.

Government Authority: any agency, department or entity of the Direct or Indirect Government, any agencies of the Federal Government, State Governments, the Federal District and Local Governments, as well as any legal entity incorporated into the public property or entity whose creation or maintenance is financed by the government treasury – or if it contributed more than fifty percent of the costs, property or annual revenue – as well as agencies, state entities or diplomatic representations from foreign countries or any legal entity directly or indirectly controlled by the government of foreign countries or international public organizations.

Injurious Act against the Government: refers to the meaning attributed to it in Article 5 of Federal Law 12,846/13, as in force on the approval date of this Policy.

Business Gifts: refer to business courtesies without commercial value or distributed by an entity of any nature as a souvenir, advertising, promotional material or at events or on commemorative dates.

Employee: refers to all employees, managers or other representatives acting on behalf of Suzano, to whom this Policy is applicable.

Audit Committee: refers to the audit committee of Suzano established in its Bylaws, which supports the Board of Directors, as provided for in the Bylaws.

Board of Directors: refers to the Board of Directors of Suzano, as provided for in the Company's Bylaws.

Board of Auditors: refers to the Board of Auditors of Suzano, as provided for in the Company's Bylaws.

Corruption: has the meaning attributed to it by Article 5 of Federal Law 12,846/13, as well as by the various crimes that can be practiced by a private entity against national and foreign governments (e.g., Article 333 and 337-B, C and D, of the Penal Code).

Executive Board: refers to the Executive Board of Suzano as a collective body, whose members are elected in accordance with its Bylaws.

Due Diligence: basically an organized and extensive analysis conducted to learn about various aspects and risks of a company of interest.

Entertainment: food, beverages or activities with the purpose of promoting the business of Suzano (e.g., breakfast, lunch, dinner, drinks, tickets to sporting events, musical shows, etc.).

Family members: refers to family members to the third degree of relationship, whether by blood or affinity. Also refers to spouses or partners as well as other family members such as parents, stepparents, grandparents, great-grandparents, children, grandchildren, great-grandchildren, siblings, aunts and uncles, nieces and nephews, sons-in-law and daughters-in-law, parents-in-law, cousins, great-aunts and great-uncles, great-nephews and great-siblings, and siblings-in-law of the individual or their spouse or partner or girlfriend or boyfriend.

Fraud: refers to obtaining, for oneself or another person, an illegal advantage to the detriment of another, inducing someone to error or misleading someone by using an expedient, resource or any other fraudulent means, in accordance with Article 171 of the Brazilian Criminal Code.

Applicable Anticorruption Laws: refers to all national and international anticorruption laws and regulations applicable to Suzano, including, but not limited to, Brazilian Antibribery and Anticorruption laws, Brazilian Anticorruption Law (Federal Law 12,846), Brazilian Criminal Code (Decree-Law 2,848/1940), Foreign Corrupt Practices Act (“FCPA”) of the United States and UK Bribery Act.

Board Members: refers to all members of the board of directors or committees of the Company.

Ombudsman: refers to the ombudsman of Suzano, a channel for receiving reports, anonymously or otherwise, involving potential violations of conduct.

Facilitating Payments: refers to payments of any amount or any other benefits, financial or not, made or given to Government Officials or persons in the private sector with the aim of guaranteeing, facilitating or expediting the execution of actions or services, illegally, to which a natural or legal person is entitled (e.g.,

by law, rule or agreement), including, but not limited to, the facilitation of: (i) processing government documentation, (ii) issuing licenses or authorizations, (iii) the clearance of goods by customs authorities; (iv) obtaining protection/favored treatment from the police, among others.

Business Courtesies: refers to advantages, pecuniary or not, in the context of a business, such as: products, equipment parts, services, airfare, personal discounts for events, commissions or other forms of compensation, such as bonuses, loans, advance payments or payments equivalent to cash, such as vouchers, gift cards, company actions, free fees or services, insurance, gratuities, repairs or improvements, or any type of preferential treatment.

Bribery: refers to offering, giving, soliciting or receiving money, courtesies or other advantage as a way to induce someone to practice any action, omission, influence or undue advantage or dishonest or illegal act or breach of confidence in the practice of their functions. Also considered a form of bribery is to offer anything, including favors, jobs, internships, conveniences, donations or favorable opportunities directly or indirectly to persons who are in a position to unduly benefit the business activities of Suzano. Any promises not fulfilled also are included in the definition of bribery.

Third-Party Intermediary (TPI): individuals or businesses acting as agents of Suzano, on its behalf or representing it before local or foreign Government Officials (e.g., agents, consultants, sales representatives, lawyers, forwarding agents, etc.).

Undue Advantage: any tangible or intangible asset offered, promised or given to unduly influence or reward any act, decision or omission effected by a given person, whether a Government Official or not. The term also refers to business gifts, business courtesies, accommodations and travel arrangements that aim to improperly influence someone.

Travel: all and any expenses with ground, air or water transportation or with accommodations in any form of hospitality that in either case are not related to the professional activities performed by Employees.

5 – CORRUPTION PREVENTION RULES

5.1. Policy Statement

This Policy upholds **zero tolerance for corruption** and aims to obtain from all persons covered by it a commitment to the reputable principles that guide the business conduct of Suzano and to disseminating them to its stakeholders.

To ensure due compliance with this Policy, Employees, Board Members and Third Parties must (i) avoid any action that could be interpreted as improper conduct or an omission and/or is not consistent with the

business activities of the Company; (ii) abstain from doing and/or refuse to do the following, in any situation or circumstance: promising, offering, authorizing, inducing and/or giving any good of value or advantage, whether financial or otherwise, to a Government Official or any other person with the aim of influencing decisions that affect the Company's business and/or entail personal gains or seek to obtain privileged and/or confidential information about business opportunities or market activities, including information about competitors or competitive bid processes.

For cases in which there are signs or evidence of violations of this Policy and/or the Code of Conduct, as well as of any other aspects of this document, the violation must be immediately reported to Suzano, through the Ombudsman channel, the applicable manager or any Employee from the areas cited as responsible for this Policy.

The decision-making processes of Suzano must not be influenced by the offering or giving of any kind of favor or benefit, which include business gifts, business courtesies, entertainment, philanthropic donations, political contributions and hospitality benefits during negotiations carried out between Suzano Employees and Third Parties, whether Government Officials or not.

5.2. Characterization of Illegal Conduct

In accordance with the Anticorruption Laws, as well as Suzano's values and beliefs, the Company prohibits its Employees, Board Members and Third Parties from offering, promising or receiving any Undue Advantage to/from any person, whether a Government Official or not.

Certain situations should serve as a warning to Suzano Employees, Board Members and Third Parties. Below are some examples of these situations in which if Employees or Board Members sense any suspicion about the procedure adopted, the Compliance area must be notified:

- Solicitations of payments via wire transfer, especially if made to third parties or to a foreign account;
- Solicitations of payments to Government Officials, their Relatives or a legal entity indicated by a Government Official;
- Solicitations of payments in cash;
- Solicitations of payments in advance or unusual pressure to process a payment;
- Solicitations of commissions or "success fees" of any kind;
- Receipt of business courtesies from a third party, whether a Government Official or not;
- Preference or instructions to hire certain Third Parties for no apparent reason;

- Attempts to avoid or hinder the diligence procedures required for executing a certain agreement or its maintenance;
- Noncompliance with the procedures typical for contracting Third Parties;
- Solicitation of the issue or payment of invoices in amounts greater than those established in the agreement;
- Refusal to include Compliance clauses in an agreement; and
- Solicitation, by a Government Official, Government Agent or Politically Exposed Person, of a job for a relative.

No employee who reports concerns regarding potential acts of Corruption to the competent authorities will be subject to any type of sanction or retaliation.

5.3. Minimum Standards Related to Interactions with Government Officials

Meetings between an Employee and a Government Official must be previously and formally scheduled, reported and input into the Compliance system and observe all minimum conduct requirements defined in this Policy and in the Manual for Relations with Government Officials.

Minimum conduct requirements:

- Requesting approval from their direct superior prior to scheduling a meeting with a Government Official;
- Having a predefined agenda and mastery of the content to be addressed in the meeting and of the arguments on which the Employee's defense will be based;
- Anticipating possible questions or controversial issues that could be raised by the Government Official;
- It is recommended that meetings be held during business hours and in government buildings, such as: Cabinets, National Congress, Legislative Assemblies, Municipal Assemblies, Ministries and Town Halls;
- It is recommended that at least two Employees participate in meetings with the Government; and
- It is recommended that one of the Employees draft minutes to formally document the events of the meeting, especially, but not limited to, if any of the matters discussed were not included in the predefined agenda.

Any questions or requests for guidance or assistance on how to best conduct meetings with Government Officials should be directed to the Corporate Relations area.

5.4. Business Gifts, Courtesies and Entertainment

Any Employee or Board Member is strictly prohibited from receiving or offering business gifts, courtesies or entertainment if they are in the position of influencing any decision-making process.

Employees or Board Members may accept and offer business gifts, courtesies and entertainment in a transparent manner and in accordance with the limits established in the Policy on Business Gifts, Courtesies and Entertainment. Any expenses related to Business Gifts, Courtesies and Entertainment must be approved and accounted for accurately in the books and records of the Company and, in accordance with this Policy, any situations subject to reporting must be duly formalized in the Compliance system.

For more information on this item, please consult the Policy on Business Gifts, Courtesies and Entertainment.

5.5. Hospitality

Suzano Employees are prohibited from offering, promising, authorizing, giving or receiving, directly or indirectly, Hospitality or Travel advantages to Government Officials, their relatives or related third parties.

For more information on this subject, please consult the Policy on Business Gifts, Courtesies and Entertainment.

5.6. Facilitating Payments

Facilitating Payments consist of small amounts paid to facilitate or expedite routine, non-discretionary government acts, such as obtaining licenses, permits or other government services.

Suzano Employees, Board Members or Third Parties are strictly prohibited from making any Facilitating Payments to any individual, whether a Government Official or not.

If ever solicited for a Facilitating Payment, the Suzano representative must inform the soliciting party of the content of this Policy and immediately notify the Compliance area.

5.7. Interactions with Government Authorities and Government Officials

Suzano Employees and Third Parties must always strive to ensure fair competition in bid processes. Company representatives are prohibited from maintaining any contact with competing bidders with the aim of defrauding, thwarting or preventing fair competition in bid processes. To avoid the practice of any

undesired acts in the context of relations with Government Officials and/or Government Authorities, the following conduct should be adopted:

- Interacting only with Government Officials, Government Authorities and Politically Exposed Persons that hold some influence over a given decision-making process when strictly required for advancing business activities;
- It is recommended that at least two Employees participate in interactions with the Government Officials, Government Authorities and Politically Exposed Persons required for advancing business activities;
- Making any adjustment or arrangement with Government Officials and/or private entities with the aim of eliminating a bidder or to defraud in any way a government or private bid process or agreement arising therefrom is prohibited;
- Influencing Government Officials, Government Authorities or Politically Exposed Persons to obtain an Undue Advantage is prohibited, including to amend or extend a government contract;
- Falsifying or defrauding the minutes of meetings or any record related to agreements entered into between Employees, Third Parties or Board Members and Government Officials, Government Authorities or Politically Exposed Persons;
- All interactions with Government Officials, Government Authorities or Politically Exposed Persons over the course of bid processes must strictly comply with the provisions of the respective invitation to bid;
- Defrauding or manipulating the economic-financial balance of government or private contracts is prohibited;
- Obtaining undue economic, commercial or personal benefits, including via amendments, negotiations or contractual modifications, is prohibited;
- Maintaining accounting records of any payments made by the Company is mandatory.

5.8. - Political Contributions by Suzano

Any type of contribution, donation or sponsorship on behalf of the Company to organizations, parties and/or candidates associated with the political scenario or with characteristics of political-partisan initiatives is strictly prohibited, in accordance with Federal Law 13,165/15 (Article 15, revoking Article 81 – Federal Law 9,504/97).

Accordingly, political-partisan initiatives involving the Company and/or involving its workplace are not permitted, and no uniforms or materials with the Suzano logo may be used while individually exercising such activities.

Any type of political financing and/or contribution by Suzano, directly or indirectly, to political parties, agents and/or candidates is strictly prohibited. Therefore, any involvement with government authorities, when necessary, must be conducted reputably, be non-financial and comply with the rules and limits established by the applicable legislation. Any isolated political involvement must always be guided by the rules established in Suzano's Code of Conduct and in this Policy.

For more information on this topic, please consult the Manual for Relations with Government Officials.

5.9. Donations and Sponsorships by Suzano

Educational, sports, cultural and philanthropic projects with recognized and undisputable reputations, as well as sponsorship of activities whose purpose is compatible with Suzano's values, may be part of the Company's social commitment.

All donations and sponsorships must be made transparently, ethically and in compliance with the requirements established in the Policy on Social and Environmental Investments and Donations and the Manual for Relations with Government Officials.

5.10. Third Parties

Suzano will conduct business with Third Parties only in accordance with its internal criteria for attesting to their good reputation, full compliance with anticorruption rules and the qualifications required for the scope for which they are being hired. Therefore, if any risks related to the violation of Anticorruption Laws are identified, the Company will assess the need to require additional diligence and investigation of the technical criteria and reputation of the Third Party prior to their hiring.

To ensure the effectiveness of this Policy with regard to Third Parties, all agreements entered into by Suzano must contain specific anticorruption clauses, as well as clauses on the Company's conduct standards, in compliance with this Policy.

5.10.1 Contracting Third Party Intermediaries (TPI)

The Company must ensure that the Third Party Intermediaries (TPIs) with which it conducts business, when acting on behalf of or in the interest of Suzano, conduct themselves in accordance with the highest standards of ethics, transparency and integrity. Therefore, the contracting of any TPI will be authorized only after conducting a reputational risk assessment based on the approved Due Diligence procedures.

5.10.2 Monitoring Third Party Intermediaries (TPIs)

The compliance of TPIs with Anticorruption Laws must be assessed at the time of their hiring and be permanently monitored during the contractual relationship with Suzano, considering the specific risks that each TPI could pose.

5.11. Mergers and Acquisitions

The Company must ensure over the course of its proprietary operations involving Mergers and Acquisitions that a Due Diligence process is conducted to identify possible signs of Corruption, Injurious Acts Against the Government and/or any other unlawful behavior to ensure compliance with Suzano's principles and values, this Policy and the Company's Code of Conduct.

5.12. Maintaining Records and Accurate Accounting

All expenses incurred by Suzano's representatives on behalf of the Company, as well as all payments made by Suzano, must be duly registered and entered in Suzano's accounting books accurately and clearly. The omission of any payment and/or expense is prohibited.

In addition, all and any transactions carried out on behalf of Suzano must be duly approved by the respective sector and be properly registered and accounted to ensure that the Company's interests are protected.

Any false, misleading or incomplete entries in the accounting control system or other documents of Suzano are strictly prohibited. Accordingly, any simulation and/or concealment of an operation will be deemed a serious violation of this Policy, and be subject to any applicable legal sanctions.

It is critical that all transactions be transparent, fully documented, correctly approved, registered and allocated to accounts that accurately reflect their nature.

Employees, Board Members and Third Parties related to Suzano must be diligent in observing all criteria regarding expenses involving Government Officials to ensure that they comply with the parameters established in this and other Policies, Manuals and Codes of the Company, irrespective of the amount involved.

5.13. Oversight and Investigations

Employees, Board Members and Third Parties related to Suzano are prohibited from acting to hinder or interfere with the work of Government Officials, private agents acting on their behalf or Government Authorities while they are conducting legitimate investigatory or oversight procedures, in accordance with the legislation in force (examples of authorities that could exercise oversight powers: Brazilian Institute of the Environment and Renewable Resources (Ibama), Federal Revenue Service, Municipal Governments, Civil Police, Federal Police, Public Prosecution Offices, etc.).

It is recommended that at least two Employees (or one Employee with one or two Third Parties) accompany the investigations or oversight carried out by Government representatives at Suzano. Any requests made by such agents or documents presented by Suzano's representatives must be formally registered to protect its interests.

All orientations on how to best conduct said oversight are described in the Manual for Relations with Government Officials. Any questions may be directed to the Corporate Relations area.

5.14 Suzano's Communication Channels

Suzano maintains structures for handling cases of violations of this Policy, as well as orientations on its guidelines and open dialogue with its Employees. These structures are formed by the managers and departments of People & Management, Compliance, Ombudsman and Internal Audit.

6.14.1 Compliance

Suzano's Compliance area is available for questions regarding interpretations of this Policy and/or the applicable legislation, as well as for advice on conduct standards.

Suzano Compliance e-mail: compliance@suzano.com.br

5.14.2 Ombudsman

Any violations of this Policy must be reported to the Ombudsman.

The Suzano Ombudsman is an external channel for submitting reports of violations, with the whistleblower guaranteed anonymity, if so desired. Reports may be made by telephone or over the Internet, with these channels coordinated by an external company specifically engaged for this purpose, which ensures independence and impartiality.

Suzano Ombudsman Contact:

0800 771 4060 or ouvidoriaexterna@austernet.com.br

Website: www.suzano.com.br, link "Ombudsman"

Reports of violations of this Policy, the Code of Conduct or other internal rules of Suzano should be accompanied, whenever possible, by facts and concrete data. All reports received by the Company will be treated as confidential.

5.15 Protection for Whistleblowers

Practicing any acts of retaliation against anyone who in good faith reports any violation, actual or potential, of this Policy or of the Code of Conduct is strictly prohibited. The Company must safeguard the confidentiality of the information related to the investigation of potential violations of the guidelines of this Policy. Anonymous reports must be accepted by the whistleblowing channels and the anonymity of the person must be protected. Disciplinary sanctions will be imposed on Employees or Board Members who verifiably have acted in bad faith when communicating potential violations of the guidelines of this Policy or knowingly communicate false information.

5.16 SUZANO'S POSITION ON BREACHES OF THIS POLICY

Under no circumstances will any person covered by this Policy be allowed to claim no knowledge of this Policy to justify any violations or failures to comply.

Suzano will take all applicable measures with regard to breaches of the rules established in this Policy or of any other procedure or rule of the Company and/or applicable legislation. Therefore, the Company has a strong and consistent internal process to handle situations of noncompliance with the applicable Anticorruption Laws, this Policy and/or Suzano's Code of Conduct. The Conduct Committee will be responsible, in accordance with its powers, for assessing the infraction committed and recommending disciplinary sanctions for each case, in accordance with the Internal Policy on Disciplinary Measures.

In addition to internal measures, any violation of the applicable Anticorruption Laws and/or this Policy is subject to the applicable sanctions and legal measures, in accordance with the law and competent jurisdiction. Any Employee, Board Member or Third Party that engages in activities that are illegal or violate this Policy may be required by the authorities to pay indemnities, fines, penalties and/or the penalty of imprisonment, following the rules applicable

6 – RESPONSIBILITIES

Board of Directors

- Support and monitor the reputational and anticorruption initiatives of the Company;
- Approve Suzano's Anticorruption Policy.

Statutory Audit Committee

- Recommend to the Board of Directors any revisions or modifications of this Policy;
- Support management in finding solutions and imposing possible penalties in connection with cases of violations of this Policy or the applicable Anticorruption Laws, based on a prior investigation conducted via an Internal Audit and on the orientations submitted by the Corporate Risk Management and Compliance areas.

Employees, Board Members and Third Parties

- Familiarize themselves with Suzano's Code of Conduct and internal corporate policies and encourage full compliance with them;
- Immediately contact the Compliance area if they have any questions regarding compliance with this Policy;
- Immediately contact the Compliance area and/or the Ombudsman Channel to report any potential incidents of fraud or violations of this Policy perpetrated by Employees, Board Members, Third Parties or Third Party Intermediaries (TPIs).

Internal Audit

- In the event of alleged violations of this Policy, conduct, objectively, independently and impartially, an investigation, review, analysis and examination of the transactions, documents, records and reports;
- If necessary, request support from the legal area for analyzing and examining transactions, documents, records and reports, in accordance with this Policy, to guarantee compliance with the applicable laws and rules; and
- Accompany the resolution of the recommendations/action plans arising from the violations identified.

Ethics and Ombudsman

- Maintain mechanisms for Employees or Board Members to report potential violations of this Policy, the applicable Anticorruption Laws and Suzano's Code of Conduct;
- Take responsibility, in coordination with other areas, as applicable, for ensuring the assessment and remediation of the matters covered by Suzano's internal rules; and
- Conclude and respond to whistleblowing reports made by Employees and Board Members.

Corporate Risk Management and Compliance

- Implement, disseminate, recommend, provide guidance on and clarify issues related to this Policy;
- In coordination with other areas, develop, implement and accompany the Company's training program with regard to the conduct expected from its Employees and Board Members, including the content of this Policy, the Anticorruption Laws and Suzano's Code of Conduct; and
- Maintain mechanisms for monitoring and preventing violations of this Policy and the applicable Anticorruption Laws and take responsibility, in coordination with other areas, as applicable, for ensuring an environment that promotes compliance with Suzano's internal rules and with the applicable Brazilian and international legislation.

People and Management

- Monitor and accompany adherence to the mandatory Compliance training programs and register completion of the programs by Suzano Employees and/or Third Parties in their records;
- If requested, provide to the requesting department a list or report of those employees who have concluded or who still must complete the mandatory Compliance training;
- Support other areas of the Company in analyzing the documents and records provided by Employees to enable a proper investigation and the preparation of reports, in accordance with this Policy; and
- Make available widely available communication channels to answer questions and foster open dialogue with Suzano Employees and Third Parties.

Legal

- Support the Corporate Risk Management and Compliance areas in any reviews and revisions of this Policy, as necessary;
- Support the Ethics, Ombudsman and Internal Audit areas in properly analyzing and investigating potential violations of the applicable Anticorruption Laws and this Policy;
- Ensure that all agreements entered into by the Company comply with this Policy; and
- Under the scope of Corporate Relations, intermediate and/or guide meetings or interactions with Government Officials, Government Authorities or Politically Exposed Persons.

Procurement

- Assess, jointly with the Compliance area, the activities of suppliers, Third Parties and Third Party Intermediaries (TPIs) based on the scope of their activities, as well as the internal Compliance procedures prior to their hiring.

7 – RESPONSIBILITY FOR UPDATE OF THIS PROCEDURE

The Compliance and Corporate Risk Management and Legal Board Areas are liable for periodically updating this Policy, upon approval of the Executive Board, Statutory Audit Committee and Board of Directors.

This Policy was approved by Suzano's Management Committee, on December 2, 2021, and becomes effective in replacement of the Anti-Corruption Policy previously in force, for an indefinite period, as of January, 2022

8 – MISCELLANEOUS

Exceptions or cases not specifically addressed in this Policy will be analyzed specifically by the Conduct Management Committee, based on the principles established herein and on Suzano's Code of Conduct.