

SECURITY RISK PREVENTION POLICY

At Aerosan we are committed to the fight against money laundering, terrorist financing, smuggling, drug trafficking, terrorism, trafficking in weapons of mass destruction and the crimes of money laundering contemplated by law 599 of 2000 (Colombian Penal Code) through the control of the activities developed for the conduct of foreign trade, with the objective of avoiding the possibility of loss or damage that may be suffered by its propensity to be used directly or through its operations as instrument for money laundering and/or channeling of resources towards terrorist and illicit activities, or when the concealment assets from said activities is intended, forcing the creation of a prevention culture and a collaboration spirit within the company with the competent authorities, a rejection to all conduct that encourages the materialization of these crimes and adopting control procedures for their stakeholders that allow them to fully and reliably identify their stakeholders, both of those in force and those who are to be lined, as well as verification and monitoring of the information provided by them when appropriate, which must be applied with due diligence and responsibility by their collaborators.

This policy is an integral part of the Ethics and Conduct Code, in which Aerosan prohibits all acts of corruption, bribery, and fraud by employees or their stakeholders, we reiterate the obligation that we all have to comply with this policy, to act honestly, comprehensively and transparently. Likewise, to report if there is knowledge of conduct by other collaborators or third parties that could represent a breach of this.



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