

## **SOURCE OF INCOME**

The parties shall undertake all activities they deem necessary to avoid that their operations might be utilized without their knowledge and approval as instruments for the concealing, management, investment or use in any way of money or other goods from criminal activities or to give appearance of legality to these activities. Likewise, the parties declare that their incomes and those generated from the execution of this agreement, will not be destined to canalize any of the operations described above, including terrorist activities.

Accordingly, this agreement may be immediately and unilaterally terminated with just cause, and without compensation, when one of the parties, its associates or administrators, is: i) convicted by the authorities for the crimes of drug trafficking, terrorism, kidnapping, smuggling, proliferation of weapons of mass destruction, asset laundering, financing of terrorism, the management of resources associated with those activities or is involved in any kind of judicial process related with the crimes of asset laundering or financing of terrorism; ii) included in the lists of the Office of Foreign Assets Control (OFAC) of the U.S. Department of Treasury, the ONU list or any list from local, foreign or international authorities over persons suspected of committing any of the aforementioned activities.

Each party expressly authorizes the other party to consult the inclusion of such party, its associates and administrators in any list, information system and database, if it is the case.

In case the information given by the parties in this clause is inaccurate or incorrect, the party that incurs in this situation is obliged to respond to the other party for all damages such party may cause.