

Business Partner Code of Conduct

(Code of Conduct for Suppliers and Subcontractors)



Preamble

The Leadec Group (hereinafter referred to as “Leadec”) is a leading global service specialist along the entire life cycle of the factory and corresponding infrastructure.

Our suppliers and subcontractors (hereinafter referred to as “Business Partners”) make a significant contribution to Leadec’s success. Therefore, a common understanding of law-abiding, ethically correct and sustainable actions is important to us and we see this as a prerequisite and basis for our cooperation. We follow the dictates of sustainability and bear responsibility for the economic, ecological and social effects of our actions. We expect this equally from our Business Partners, especially with regard to occupational health and safety, human rights, environmental protection and fighting corruption.

Sustainability requirements are based on national and international provisions and conventions, including the principles of the UN Global Compact, the OECD Guidelines for Multinational Enterprises, the Conventions of the International Labor Organization (ILO) and the UN Guiding Principles on Business and Human Rights.

The Leadec Group recommends its Business Partners to be certified according to or oriented towards the international standard ISO 14001.

Each of our Business Partners is responsible for conducting themselves at all times at least in accordance with the rules of this Code of Conduct and, if necessary, for reviewing their own Code of Conduct to ensure that it at least meets Leadec’s requirements.

Respect for free and fair competition

The laws protecting free and fair competition shall be complied with at all times. The business partners respect a free market and open competition. Violations of competition and antitrust laws, such as illegal agreements that restrict competition or the formation of illegal cartels, will not be tolerated by the Business Partners and will be consistently punished.

Combating bribery and corruption

No forms of bribery or corruption will be tolerated. All business activities of the Business Partners must be based on honest and responsible thinking and acting.

All agreements or for the granting of improper advantages or a punishable or unethical influence on business decisions of third parties are prohibited. This applies to both direct and indirect granting of advantages in favor of individual persons or organizations in connection with the procurement, awarding, approval, delivery, processing or payment of orders. This applies to all agreements of the Business Partners with business partners, their employees or public officials, but also to other third parties. The same applies to the granting of advantages in connection with official procedures.

Observance of embargoes and sanctions lists

Many jurisdictions have enacted trade control laws and regulations that restrict or prohibit the cross-border transfer of goods, services and technology as well as certain cross-border capital transactions and payments. These may affect not only the export, but also the import of goods, services or technology from or to such countries.

When exporting or importing goods, services or technologies, as well as in cross-border capital transactions and payments, the relevant legal provisions must be strictly observed.

The Business Partners always perform the legally required checks based on the currently valid sanctions lists. Trade or other business relations with natural or legal persons, groups or organizations that are listed in the currently valid sanctions lists are strictly prohibited.

Human rights

The fundamental rights of people are to be respected by the Business Partners worldwide. Any unlawful different treatment (discrimination) of persons will not be tolerated. The same applies to harassment or disparagement of persons. In particular, no discrimination on racial grounds or on the basis of ethnic origin, gender, religion or ideology, political views, physical or mental limitations, age or sexual identity will be tolerated.

Working conditions

The employees of our Business Partners are employed on the basis of fair and legally compliant working conditions that meet all minimum legal requirements of applicable law; in particular, the legal maximum working hours are not exceeded.

In the absence of minimum standards or legal requirements, the ILO international standard of a maximum of 48 hours per week, with a break of at least 24 hours every seven days, should

apply. Furthermore, according to the ILO, a maximum of 12 hours of overtime per week may be worked at times and in emergencies. They receive adequate remuneration that at least complies with the applicable laws. The health and safety of employees are respected and protected. The formation of legitimate employee interest groups is not hindered and no form of forced or child labor is tolerated.

Occupational health and safety, environmental protection and sustainability

The protection of life and health and the responsible use of resources and pollutants are a matter of course. It is everyone's responsibility to avoid hazards for people in the workplace, to minimize impacts on the environment and to use resources sparingly. The principles of sustainability and environmental compatibility provide orientation.

Data protection and information security

Business documents, data carriers, and IT processing systems must always be protected against unauthorized access by third parties. Effective precautions against these risks are an important part of the Business Partners' IT management.

Compliance with the principles of this Code of Conduct in the supply chain

Business Partners are required to enforce compliance with the minimum standards set forth in this Code of Conduct with their own suppliers and subcontractors as well.

Reporting compliance violations

Leadec expects Business Partners to report their own and third-party violations of this Code of Conduct ("**compliance violations**") to Leadec. Various options are available for reporting indications of compliance violations on the following Leadec website: <https://www.leadec-services.com/the-leadec-group/compliance>.

The Business Partners are obliged to actively clarify suspicious cases and to cooperate unconditionally. If there is reasonable suspicion of a violation of the Code of Conduct by a Business Partner or if, in case of suspicion, the Business Partner does not sufficiently comply with its obligation to clarify and cooperate, Leadec may terminate the business relationship with

immediate effect on the basis of existing contractual or legal rights. Leadec reserves the right to take further legal steps, in particular claims for damages, in the event of a violation of the Code of Conduct.

Prevailing regulations

The Business Partner Code of Conduct of the Leadec Group is published in various languages. In the event of discrepancies or contradictions between the different language versions, the Chinese version shall prevail. The current version can be found on the Internet at <https://www.leadec-services.cn/leadec-in-china>.

Commitment of the Business Partner to this Code of Conduct

We have received the Code of Conduct and hereby undertake, in addition to our other contractual obligations towards Leadec, to comply with the provisions of this Business Partner Code of Conduct.

[NAME BUSINESS PARTNER]

Place, date

Legally binding signature(s) Business Partner