

AMC CORPORATE ANTITRUST POLICY **(Public Extract)**

At AMC we incorporate policies, guidelines and standards into the business model to establish the obligations and prohibitions in matters of economic competition that must be applied in business relations in AMC and its subsidiary companies, through its employees, collaborators and/or third parties.

Our guidelines address risks in order to prevent and/or eradicate antitrust conducts, thus achieving equal opportunities in the market and business success.

WE ARE COMMITTED TO:

1. Provide the necessary guidelines for the proper performance by AMC, its subsidiaries, employees, collaborators and/or third parties in different situations, such as: **(i)** information to customers about products and services; **(ii)** transparency and fairness in a bidding procedure; **(iii)** participation in professional associations and forums; and/or **(iv)** obtaining any confidential information from competitors.
2. Promote and maintain mutual respect with our competitors, avoiding making adverse comments or statements.
3. Implement guidelines that allow us to foster a competitive internal market with free competition and concurrence, ensuring equal opportunities.
4. Identify the conducts that are prohibited in terms of this policy and the applicable legislation, such as, among others: **(i)** agreements with competitors; **(ii)** enter into agreements with the purpose of denying treatment to certain suppliers and customers; **(iii)** concentrations; **(iv)** carry out vertical or absolute practices; and/or **(v)** carry out horizontal or relative practices.
5. Develop strategies and measures for the prevention and management of risks to avoid any anti-competitive behavior and possible damage to the integrity, stability and reputation of AMC and its subsidiaries.

AMC personnel and its Subsidiaries and third parties acting on behalf of AMC and its Subsidiaries, in all countries where we operate, are subject to this Policy.