

PROCESSO: 022/2024**CHAMAMENTO PÚBLICO N° 001/2024-GC001-SEPLAGTD****ANEXO VI****DECLARAÇÃO DA NÃO OCORRÊNCIA DE IMPEDIMENTOS**

Declaro para os devidos fins, que a Associação Incubadora Porto Social, inscrita no CNPJ: 25.087.812/0001-47 e seus dirigentes não incorrem em quaisquer das vedações previstas no art. 39 da Lei nº 13.019, de 2014. Nesse sentido, a citada entidade:

Está regularmente constituída ou, se estrangeira, está autorizada a funcionar no território nacional;

Não foi omissa no dever de prestar contas de parceria anteriormente celebrada;

Não tem como dirigente membro de Poder ou do Ministério Público, ou dirigente de órgão ou entidade da administração pública da mesma esfera governamental na qual será celebrado o termo de fomento, estendendo-se a vedação aos respectivos cônjuges ou companheiros, bem como parentes em linha reta, colateral ou por afinidade, até o segundo grau. Observação: a presente vedação não se aplica às entidades que, pela sua própria natureza, sejam constituídas pelas autoridades ora referidas (o que deverá ser devidamente informado e justificado pela OSC), sendo vedado que a mesma pessoa figure no instrumento de parceria simultaneamente como dirigente e administrador público (art. 39, §5º, da Lei nº 13.019, de 2014);

Não teve as contas rejeitadas pela administração pública nos últimos cinco anos, observadas as exceções previstas no art. 39, caput, inciso IV, alíneas "a" a "c", da Lei nº 13.019, de 2014;

Não se encontra submetida aos efeitos das sanções de suspensão de participação em licitação e impedimento de contratar com a administração, declaração de inidoneidade para licitar ou contratar com a administração pública, suspensão temporária da participação em chamamento público e impedimento de celebrar parceria ou contrato com órgãos e entidades da esfera de governo da administração pública sancionadora e, por fim, declaração de inidoneidade para participar de chamamento público ou celebrar parceria ou contrato com órgãos e entidades de todas as esferas de governo;

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Não teve contas de parceria julgadas irregulares ou rejeitadas por Tribunal ou Conselho de Contas de qualquer esfera da Federação, em decisão irrecurável, nos últimos 8 (oito) anos; e Não tem, entre seus dirigentes, pessoa cujas contas relativas a parcerias tenham sido julgadas irregulares ou rejeitadas por Tribunal ou Conselho de Contas de qualquer esfera da Federação, em decisão irrecurável, nos últimos 8 (oito) anos; julgada responsável por falta grave e inabilitada para o exercício de cargo em comissão ou função de confiança, enquanto durar a inabilitação; ou considerada responsável por ato de improbidade, enquanto durarem os prazos estabelecidos nos incisos I, II e III do art. 12 da Lei nº 8.429, de 2 de junho de 1992.

Recife – PE, 17 de dezembro de 2024.

Assinado por:

Fábio Henrique Alves da Silva

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Fábio Henrique Alves da Silva
Presidente da OSC

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
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