

### ATTACHMENT TO RESOLUTION 411 OF AUGUST 23rd 2021.

#### TERM OF COMMITMENT

Hereby, I,			(name),				
(passport	number),	as	a	m	agistrate		of
				(Court	name),	located	in
		(country),	in accordan	ice wit	h the r	ules of	the
Resolutio	n CNJ /	and Public No	tice/_	, aı	n signing	this TE	RM
OF COM	MITMENT before	the					
(Brazilian	Court), from /	/ to	//	,	and I ag	ree with	the
conditions	s below in order to pa	articipate in the	Internationa	l Progra	am "Glob	al Vision	ı of
the Judici	ary".						

### Clause One - Object

- 1. The International Program "Global Vision of the Judiciary" will be carried out by courts of the Brazilian Judiciary and has the objective to host foreign judges, with a focus on sharing good practices and innovative solutions in administrative and judicial areas, and also to foster international cooperation, for a minimum period of 2 (two) months.
- 1.1 The activities developed within the scope of the Program are voluntary service, under the Law 9,608 of February 18<sup>th</sup> 1998.



### **Clause Two - Responsibilities**

- 2. The foreign judge must participate in the activities assigned to him/her in the Program, observing standards of ethics and citizenship in professional and social conduct, paying attention to the use of appropriate clothing and formalities required by official work environment.
- 2.1 The foreign judge must comply with the rules of conduct of the host organ and with Brazilian Law, being fully responsible for any unlawful acts, of civil or criminal nature, that may be committed, as well as any conduct that may harm the principles of good coexistence.
- 2.2 The foreign judge will bear the responsibility for any facts or events that result in any damage against him, whether arising from a fortuitous event, force majeure or caused by third parties, whether intentional or negligent, that may occur during the program period.
- 2.3 The foreign judge shall assume the obligation to communicate to the host body any accident, health problem or legal issue that he/she gets involved in Brazil.
- 2.4 The foreign judge shall be responsible for obtaining, storing and renewing his visa (when required) and any other documents required for entry or stay in Brazil.
- 2.5 The foreign judge must inform to the host organ address, telephone number, e-mail address and other data necessary for being localized, as well as must keep them updated.
- 2.6 The foreign judge must submit a report of activities carried out along the program after its conclusion.

### **Clause Three - Obligations of the Host Organ**

3. The host organ shall monitor and guide the activities of the foreign magistrate, as well as grant, at the end of the program, a certificate of participation, as long as the foreign magistrate has complied with the minimum frequency and the rules of the host.



### **Clause Four - The Financial Burden**

- 4. The foreign judge shall be responsible for all arrangements and expenses necessary for the roundtrip travel and stay in Brazil, such as: airline tickets, accommodation and food.
- 4.1 The Brazilian Judiciary cannot be charged for any expense related to the magistrate's participation in the Program or ocurred due to it.

### **Clause Five - Confidentiality**

5. The foreign judge accepts the commitment to strictly maintain confidential all secret information accessed due to the Program, whether written, verbal or electronic, as well as information that has been revealed on a "confidential" basis.

### **Clause Six - Prohibitions**

- 6. The foreign judge may not perform, during the period of the program, any activity in conflict of interest with the work developed by the host organ, or make use of the position granted by the program for purposes outside its objectives.
- 6.1 The foreign judge shall also not keep, remove or make improper use of any documents of the host organ, without the proper authorization of the responsible supervisors.

#### **Clause Seven - Sanctions**

7. Violation of the clauses of this Term will be analyzed by the host organ, which may decide for the immediate termination of the term and the consequent exclusion from the Program, without any amount being due as indemnity.



### **Clause Eight - Final Provisions**

8. By signing this Term of Commitment, the foreign judge authorizes the host organ to use his/her image and academic or professional information for institutional purposes, preserving the dignity of the image, in printed advertising or informational materials that might get published, without resulting in any burden of any kind to the institution.

And, for being in full accordance with the conditions agreed upon here as well as wi	ith
the requirements provided for in CNJ Resolution/, this Term of Commitment	is
signed, following the other pertinent formalities, everything in order to produce its leg	gal
effects.	
Foreign Judge	
Host Organ	
of of .	
. 01 01 .	