

TERM OF USE

This Term of Use (“**Term**”) regulates the participation by the user (“**USER**”) in the action named “Campaign Once We Were Six” (“**Action**”), made available for free via the address <http://www.onceweweresix.com> (“**Website**”), by **GLOBO COMUNICAÇÃO E PARTICIPAÇÕES S.A.**, headquartered at Rua Lopes Quintas, 303, Jardim Botânico, in the city and state of Rio de Janeiro, Brazil, duly enrolled on CNPJ/ME under the No. 27.865.757/0001-02 (“**GLOBO**”).

1. The Action will consist of the free submission, by GLOBO, of promotional materials for the disclosure of the content under its ownership, to the address registered by the USER in their access credentials, as described below.
2. To take part in the Action, the USER declares they have fulfilled and accepted the following requirements:
 - (i) Being 18 (eighteen) years old, at least, and making use of their full mental faculties;
 - (ii) Having Internet access;
 - (iii) Affording all Internet access costs; and
 - (iv) Having filled out their GLOBO registration, with the creation of a login and password (namely “Authentication Data”), as well as logging in the Website using their Authentication Data;
 - (v) Properly accepting the conditions of this Term, as well as the Globo’s Privacy Policy, understanding that the USER’s personal data will be treated according to such documents.
2. For the creation of a registry at GLOBO, the USER shall provide the following personal data: full name, identification document number, telephone number, city, state and country, as well as select among the options of Globo content listed, their preferred one.
4. The USERS’ personal data may be used by GLOBO for the strict purposes of:
 - i) streamlining and promoting the Action;
 - ii) validation of the USER’s personal data through services of Globo’s partners, to avoid fraud; and
 - iii) submission of communications related to the Action by Globo.
5. While participating in the Action, the USER confirms that they agree with (i) this Term of Use; and (ii) Globo’s Privacy Policy and authorizes that their data is used according to such policy. Therefore, it is important that the USER reads such terms very attentively.
6. As part of their registration, the USER is responsible for maintaining the secrecy of their account data to access the Website, being responsible, also, for all activity carried out in their account. The USER will never be able to use third-party accounts, neither shall provide their data for third parties to use their account.

7. It is expressly forbidden any practice that may harm GLOBO's image or violate its rights, damage its patrimony, damage or interfere in any way in the normal flow of communications with its employees, in the safety, inviolability and privacy of the data stored and transmitted there. The material to be delivered as part of the Action, as well as the content that is GLOBO's property are protected by intellectual property rights. The USER declares and agrees that will not act in a way that harms such exclusive rights of GLOBO.

8. Since the Action is freely made available by GLOBO, the USER declares that they will not carry any kind of action against GLOBO derived from the non-receipt of any material from the Action, regardless of the reason, since there are no commitments and/or responsibility from GLOBO regarding the effective delivery of goods to the USER.

9. If any part of this Term of Use is considered unenforceable, invalid, or illegal, the remaining party will continue in total enforcement and effect.

10. If any clause in these Term of Use cease from being enforced, this will not be considered a waiver of the relevant right.

11. The USER guarantees that the information provided to GLOBO is completely true, taking the entire responsibility for it.

12. The non-exercise by GLOBO of any rights or faculties which are conferred to it by this Term or by the Brazilian legislation, as well as the occasional tolerance against the infraction of this Term or its rights, will not result in the waiver of its rights, novation or alteration of items and clauses of this instrument, and GLOBO can still exercise its rights at any moment.

13. The omitted cases not foreseen by this term will be analyzed and decided by GLOBO.

14. The USER declared having read, being aware and fully agreeing with the content and conditions of this Term.

15. This Term, as well as the relationship derived from the actions described here, including any dispute that may arise in virtue of this will be exclusively regulated by the Brazilian Legislation.

16. The Central Forum of the Capital of the State of Rio de Janeiro is chosen to settle any disputes that may arise from this Term, withdrawing the parties from any other forum, as privileged as it may be.