



PRESIDENCY OF THE REPUBLIC

COUNCIL OF THE INVESTMENT PARTNERSHIPS PROGRAM OF THE PRESIDENCY OF THE REPUBLIC

RESOLUTION No. 18, AUGUST 23, 2017

It advocates the qualifying of privatization measures related to *Centrais de Abastecimento de Minas Gerais S. A.* and *Companhia de Armazéns e Silos do Estado de Minas Gerais*, within the scope of the Investment Partnerships Program of the Presidency of the Republic - PPI, and authorizes the disposition of real estate assets that compose the equity of *Companhia de Armazéns e Silos do Estado de Minas Gerais*.

THE COUNCIL OF THE INVESTMENT PARTNERSHIPS PROGRAM OF THE PRESIDENCY OF THE REPUBLIC, under the authority conferred on it by Article 7, **head provision**, Items I, IV and V, Subitem “c,” of Act 13,334 of September 13, 2016 and Article 6, **head provision**, Item I, of Act 9,491, of September 9, 1997

Considering the need to allow the federal public administration to concentrate its efforts on activities in which the presence of the State is fundamental to the achievement of national priorities;

Considering the need to expand investment and employment opportunities in the country and to stimulate domestic economic development, particularly through actions that focus on expanding and improving infrastructure and public services;

Considering the need to give key projects priority treatment, as provided in legislation; and

Considering the inclusion of *Centrais de Abastecimento de Minas Gerais S.A. (CEASAMINAS)* and *Companhia de Armazéns e Silos do Estado de Minas Gerais (CASEMG)* in the National Privatization Program (PND), pursuant to Decree No. 3,654, of November 7, 2000;

HEREBY DECIDES:

Art. To advocate and submit to the deliberation of the President of the Republic the qualifying of privatization measures related to the following companies within the scope of the Investment Partnerships Program (PPI),:

I – *Centrais de Abastecimento de Minas Gerais S.A. (CEASAMINAS)*; and

II – *Companhia de Armazéns e Silos do Estado de Minas Gerais (CASEMG)*.

§ 1 To appoint the National Economic and Social Development Bank (BNDES), in its



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capacity as manager of the National Privatization Fund (FND), as the agency responsible for executing and monitoring the privatization measures addressed in the **head provision**, in accordance with the powers provided in Article 18 of Act 9,491, of September 9, 1997.

§ 2 To recommend that the Ministry of Planning, Development and Management adopt the measures for the formalization of the legal instrument to be signed by the Federal Government and BNDES for the enablement and monitoring of the studies required for compliance with the provisions of § 1.

§ 3 The provisions of § 1 and § 2 do not exclude the competence of the Ministry of Agriculture, Livestock and Supply to coordinate and monitor the privatization measures referred to in the **head provision**, including the responsibility for validating the partial and final products of the studies to be conducted by the BNDES.

Art. 2 To authorize the disposition of the real estate assets belonging to CASEMG, pursuant to provisions of Item I of the **head provision** of Article 47 of Decree 2,594, of May 15, 1998.

Art. 3 The estimated schedule for the execution of the tender processes of the undertakings referred to in Article 1 is contained in the Annex.

Art. 4 This Resolution takes effect on the date of its publication.

W. MOREIRA FRANCO

Minister of State Secretary-General of the Presidency of the Republic

ADALBERTO SANTOS VASCONCELOS

Special Secretary of the Investment Partnerships Program of the General Secretariat of the Presidency of the Republic

This text does not replace the one published in the DOU on August 29, 2017.



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ANNEX

Project Schedule

Project	Estimated Bid Notice publication date	Estimated Public Sale Session date
Privatization measures (CASEMG)	3 rd quarter of 2018	4 th quarter of 2018
Privatization measures (CEASAMINAS)	3 rd quarter of 2018	4 th quarter of 2018