

ANNEX 18

DISTRIBUTION NETWORK ACCESS GUIDELINES



DIRETRIZES DE ACESSO À REDE DE DISTRIBUIÇÃO

1. **GENERAL RULE**

Applies to this Annex 18 the content of Normative Resolution No. 1000/2021, of ANEEL, and its subsequent amendments

2. MODERNIZATION, EFICIENTIZATION AND EXPANSION OF THE STREET LIGHTING SYSTEM

- 2.1. The MUNICIPALITY or concessionaire will send the DISTRIBUTOR COMPANY the projects of modernization, development and expansion of STREET LIGHTING as established in the subclauses below, in accordance with the Standards and Technical Standards of The DISTRIBUTOR COMPANY.
- 2.1.1. The DISTRIBUTOR COMPANY will analyze the project referred to in Subclause **Erro! Fonte de referência não encontrada.**, within 30 (thirty) days, approving it or not, and must, in the latter case, justify its non-approval so that the MUNICIPALITY or the CONCESSIONAIRE can make the necessary adjustments.
- 2.1.2. After the 30 (thirty) day period mentioned in 2.1.1 is no formal statement by the DISTRIBUTOR COMPANY, the project will be considered automatically approved
- 2.1.3. The execution of a requalification (modernization and development) of the STREET LIGHTING system with reduction of the installed load does not require manifestation or approval by the DISTRIBUTOR COMPANY, and the requalification is reported to the DISTRIBUTOR COMPANY only with an

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2.1.4. Projects with increased installed load require approval by the DISTRIBUTOR COMPANY before its execution, except contrary to the technical standard of the DISTRIBUTOR COMPANY, respecting the deadlines set forth in Subclauses 2.1.1 and 2.1.2.

3. REGISTRATION OF THE MUNICIPAL NETWORK OF STREET LIGHTING

- 3.1. The MUNICIPALITY or the CONCESSIONAIRE must forward to the DISTRIBUTOR COMPANY the information of the new facilities and interventions (modernization and development) carried out in the MUNICIPAL STREET LIGHTING NETWORK;
- 3.2. Upon receipt of the information mentioned in Erro! Fonte de referência não encontrada., the DISTRIBUTOR COMPANY will have a period of thirty (30) calendar days, for its validation, observing the following:
- 3.2.1. The information sent in case of the deadline established in Sub-Clause3.2 be considered approved without any manifestation by the DISTRIBUTOR COMPANY, even if the DISTRIBUTOR COMPANY has made the option not to follow the work of updating the REGISTRATION.
- 3.2.2. Only manifestations of divergence or refusal that are duly substantiated, based on technical standards and objective data regarding the information of the STREET LIGHTING POINTS, will be accepted;
- 3.2.3. In the event of no reasoned divergences, the information will necessarily be incorporated into the database of the PARTIES and will be used for all purposes aimed at the management of the SERVICES and for the regulation of its interface with the distribution service, especially as a basis for invoicing the consumption of electricity used in STREET LIGHTING;
- 3.2.4. In the event of divergences, the uncontroversial STREET LIGHTING POINTS shall

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be incorporated into the PARTIES' database in the form and for the purposes provided for in the preceding Sub-Clause.

- 3.3. The information incorporated into the PARTIES' database, according to 3.2.3, until the 15th (fifteenth) day of the month must be updated by the DISTRIBUTOR COMPANY by the end of the current month, and shall be considered in the invoicing of the subsequent calendar month.
- 3.4. The information incorporated after the 15th (fifteenth) day of the month must be updated by the DISTRIBUTION COMPANY by the end of the following month and should be considered in the invoicing of the subsequent calendar month.
- 3.5. The DISTRIBUTION COMPANY will be notified regarding the beginning of the procedures of registration update by the CONCESSIONAIRE in Phase 0, at least 10 (ten) calendar days in advance.
- 3.6. The DISTRIBUTOR COMPANY will be allowed to monitor the work of updating the registration.
- 3.7. The CONCESSIONAIRE subrogates the right to file directly against the DISTRIBUTOR COMPANY for any losses incurred by the UTILITY COMPANY and caused because of facts or acts of the DISTRIBUTOR COMPANY.