

SUPERINTENDENCY OF RESEARCH AND DEVELOPMENT AND ENERGY EFFICIENCY  
SUPERINTENDENT OFFICES On  
August 30, 2017

No. 2,743. Process #: 48500.004138 / 2017-20. Interested: Energetic of Ceará - COELCE, current Enel CE. Decision: (i) recognize the total of R \$ 11,536,288.46 (eleven million, five hundred thirty-six thousand, two hundred and eighty-eight reais and forty-six cents) related to the realization of the Energy Efficiency Project, code PE-0039-0016 / 2012; and (ii) declare the closure of this project. The full text of this Order appears in the records and will be available in [www.aneel.gov.br/biblioteca](http://www.aneel.gov.br/biblioteca).

No. 2,744. Process #: 48500.004013 / 2017-08. Interests: EPB Energisa Paraíba - Distribuidora de Energia S.A. and EBO Energisa Borborema - Distribuidora de Energia S.A. Decision: (i) recognize the total of R \$ 2,915,170.91 (two million, nine hundred and fifteen thousand, hundred and seventy reais and ninety-one centavos), referring to the of the Energy Efficiency Project, code PE-6600-1202 / 2012; and (ii) declare the closure of this project. The whole of this Office is available in [www.aneel.gov.br/biblioteca](http://www.aneel.gov.br/biblioteca).

AILSON DE SOUZA BARBOSA

SUPERINTENDENCY OF REGULATION OF THE  
DISTRIBUTION SERVICES  
SUPERINTENDENT OFFICE  
As of August 31, 2017

No. 2,748 Process #: 48500.000504 / 2015-18. Decision: (i) approve, Annexes I and II, the Monthly Difference in Revenue application of Tarifa Social Energy Electrical and Account Features in Energy Development to be passed on to distributors through the Chamber of Commercialization of Electric Energy - CCEE; and (ii) not to approve the values in Annex III. Period: July 2017 and residual. The full text of this Order and its annexes will be in [www.aneel.gov.br/biblioteca](http://www.aneel.gov.br/biblioteca)

CARLOS ALBERTO CALIXTO MATTAR  
NATIONAL PETROLEUM AGENCY, GAS  
NATURAL AND BIOFUELS  
RESOLUTION No. 696, OF AUGUST 31, 2017

Amends the current regulation to include  
methanol in the definition of solvent and  
to make the ANP's control more effective  
this product.

O THE DIRECTOR GENERAL OF THE NATIONAL PETROLEUM AGENCY GAS NATURAL AND BIOFUELS - ANP, in use of its attributions, in view of the provisions of items I and XVIII, of article 8 of Law No. 9,478 of August 6, 1997, as amended by Law 11,097 of January 13, 2005, and based on the Resolution of Board of Directors no. 533, of August 30 and 2017, Whereas it is the responsibility of the ANP to regulate and products which may be used to adulterate or alter the quality of fuels, pursuant to paragraphs 3 and 4 of art. 1º of Law no.9,847, of October 26, 1999; Considering that methanol has the potential to gasoline C

and hydrous ethanol fuel; Considering the need to improve control of the ethanol in the stages of production, import, export, storage, distribution and movement; Considering the need to consolidate the understanding of that methanol should be treated as a solvent, solves:

Art. 1 The item IV of art. 2 of Resolution

ANP no. 24, of September 6, 2006, which shall become effective with following wording:

"Article 2 .....

.....

IV - solvents:

(a) liquid hydrocarbon derived from fractions resulting from oil refining, natural gas processing or petrochemical raw materials, capable of being used as a solvent of solid and / or liquid substances, pure or in mixtures, or with adulterating potential of liquid fuels whose distillation range has its starting point higher than 25 ° C and final point lower than 280 ° C, with the exception of any type of gasoline, aviation kerosene or of diesel oil specified in ANP regulations; or

b) methanol. "

Art. 2º. Items I, II and III of art. 2nd of the Portaria ANP nº 318, of December 27, 2001, that become the with the following wording:

"Article 2 .....

I - solvents:

(a) liquid hydrocarbon derived from fractions resulting from oil refining, natural gas processing or petrochemical raw materials, capable of being used as a solvent of solid and / or liquid substances, pure or in mixtures, or with potential adulterant of liquid fuels whose distillation has its starting point above 25 ° C and lower end point at 280 ° C, except for any type of gasoline, kerosene aviation or diesel fuel specified in regulation gives ANP; or

b) methanol;

II - primary solvent producer: a legal entity that pro-solvents from the fractionation of petroleum, condensates, gas natural or coal, as refineries and central petrochemical raw materials;

III - secondary solvent producer:

(a) a legal person using solvents or naphthas as a ma- raw materials to obtain other solvents by means of fractionation or mechanical mixing; or

b) legal entity that produces methanol; and"

Art. 3º. A period of 6 (six) months, counted as of the date of publication of this Resolution in the Official Gazette of the Union, so that the secondary solvent producer, which produces methanol, complies with the provisions of ANP Resolution 318 of December 2001, and this period may be extended, where it relies exclusively on the presentation of documents compulsory.

Art. 4 The sole paragraph of art. 1 of ANP Portaria nº 312, of December 27, 2001, shall be in force with the following wording:

"Art. 1 .....

Single paragraph. It is considered, for the purposes of this Ordinance, solvents:

(a) liquid hydrocarbon derived from fractions resulting from oil refining, natural gas processing or petrochemical raw materials, capable of being used as solid and / or liquid substances, pure or in mixtures, or liquid adulterant potential, whose distillation has its starting point above 25 ° C and lower end point at 280 ° C, except for any type of gasoline, kerosene aviation or diesel fuel specified in regulation gives ANP; or

b) methanol. "

Art. 5 Art. 8 of ANP Portaria nº 312, of December 27

shall be replaced by the following:

"Article 8 To imported solvents, other than methanol, when determined by the ANP, markers shall be added, as established by ANP Ordinance No. 274, of September 1, 2001 "

Art. 6 The single paragraph in art. 9th in the Ordinance ANP no. 312, of December 27, 2001, with the following wording:

"Article 9 .....

Single paragraph. The provisions of this Article shall not apply imports of methanol. "

Art. 7 It is included the art. 7A in Portaria ANP nº 312, of 27 December 2001, with the following wording:

"Art. 7º- A. The commercialization of methanol with supplier of fuel ethanol, distributor of liquid fuels and retailer of liquid fuels. "

Art. 8 Art. 1 of ANP Ordinance No. 171, of October 20 1999, becomes effective with addition of item IV, with the following wording:

"Art. 1 - It is subject to the prior consent of the ANP to import following products:

..... IR-methanol "

Article 9 - Subsection VIII of art. 1st of the Ordinance ANP nº 170 of October 20, 1999.

CHARACTERISTIC	UNIT	LIMIT				METHO D	
		Common Gasoline		Premium Gasoline		ABNT NBR	ASTM
		Type A	Type C	Type A	Type C		
Teor de Metanol, máx.	% volume	0,5				16041(2)	-
Chumbo, máx.(3)	g/L	0,00 5				-	D323 7

(1) Prohibited addition.

(2) Methods that identify the presence of methanol based on ISO 1388-8 (Part 7), as well as other method (s)

(s) to be standardized for detection of methanol in gasoline and ethanol may be used. Identification of methanol by of this qualitative analysis shall be confirmed by method ABNT NBR 16041 when the result of the methanol content is nonconforming.

(3) They shall be measured when there is doubt as to the occurrence of contamination. "

Art. 19. Note 10 of the characteristic methanol content in "Table V - Specification of EAC, EHC and EHCP1" and "Table VI – Characteristic of EHC, of Technical Regulation No. 2/2015, part of ANP Resolution No. 19, of April 15, 2015, becomes be worded as follows:

"10. Addition is forbidden."

Art. 20. Note 21 is included in Tables V and VI of Technical Regulation No. 2/2015, an integral part of ANP Resolution No. 19, of 15 April 2015, with the following wording:

"Table V - EHC, EHC, and EHCP Specifications.

CHARACTERISTICS	UNIT	LIMIT			METHOD	
		EAC	EHC	EHCP 2	NBR	ASTM/EN/ISO
Content of methanol, max. 10, 21	% volume	0,5			1604	-

"Table VI - EHC characteristics that should be present in the Conformity Bulletin issued by the ethanol distributor.

CHARACTERISTICS	UNIT	LIMIT		METHOD	
		EHC	EHCP 2	NBR	ASTM/EN/ISO
Content of methanol, max. 10, 21	% volume	0,5		1604	-

21. Methods that identify the presence of methanol based on ISO 1388-8 (Part 7), as well as other method (s) (s) to be standardized for detection of methanol in gasoline and ethanol may be used. The

identification of methanol by of this qualitative analysis shall be confirmed by method ABNT NBR 16041 when the result of the methanol content is non-compliant. "

Art. 21. The term of up to 60 (sixty) days, counted from the date of publication of this Resolution in the Official Gazette of the Union, in order to comply with the provisions amended by Articles 17, 18 and 19.

Art. 22. The cases not contemplated in this Resolution will be analyzed by the Board of Directors of the ANP.

Article 23. This Resolution shall enter into force on the date of its publication.

#### RESOLUTION No. 697, OF AUGUST 31, 2017

Establishes the registration of terminals and handling and storage of methanol.

THE DIRECTOR-GENERAL OF THE NATIONAL AGENCY OF PETROLEUM NATURAL GAS AND BIOFUELS - ANP, in use of its attributions, in view of the provisions of items I and XVIII, of article 8 of Law No. 9,478 of August 6, 1997, as amended by Law 11,097 of January 13, 2005 and based on the Resolution of Board of Executive Officers no. 533, of August 30, 2017,

Whereas it is the responsibility of the ANP to regulate and products that may be used to adulterate or alter the quality of of fuels, pursuant to §§ 3 and 4 of art. 1º of Law no. 9,847, of October 26, 1999;

Considering that methanol has the potential to gasoline C and hydrous ethanol fuel;

Considering the need to obtain information regarding The handling and storage of methanol in order to allow the ANP to monitor this product for the purpose of fuel adulteration;

Resolve:

Art. 1 It is established the mandatory registration of the pipelines and methanol, which shall be obtained in the following cases:

I - operation of new handling or storage facilities of methanol;

II - alteration of the capacity of existing installations move or store methanol;

III - when adaptation, conversion, alteration, reclassification, regularization or reactivation of existing installations which or operate with methanol.

IV - installations for the movement or storage of methanol on the date of publication of this Resolution.

Paragraph 1. The registry referred to in the main section of this article applies to installations used for handling and storing methanol what do not move or store oil, its derivatives or biofuels.

§2 The facilities that move and store oil, their derivatives or biofuels and methanol are subject to authorization construction and operation, under the terms of the ANP no 52, of December 2, 2015, or another that replaces it.

Art. 2º To obtain the registration, the company must forward

to ANP:

I - descriptive memorandum of the facilities, of the service involved, process, handling and storage capacities, dimensions of storage tanks and movement;

II - general lease plan, containing the layout of the equipment, buildings, currencies, streets, reception facilities and delivery of products (waterways, pipelines, and road transport), as well as the respective consistency with the descriptive memorial presented for attendance to item I of this article;

III - basic data of the installation, completed by through the system available on the electronic website <http://www.anp.gov.br>, whose information should be consistent with the descriptive memorandum and with the general plan submitted to attend to the items I and II of this article;

IV - operating license of the enterprise issued by the competent environmental agency;

V - certified true copy of the company's incorporation, with respective social changes;

VI - proof of election or appointment of the administrators or

directors, in cases where their powers are not expressly provided for in the articles of incorporation;

VII - proof of enrollment in Federal and State Farms gives and the subsidiary (s) involved in the movement or storage of methanol.

Art. 3 The temporary or permanent deactivation of installations that move or store methanol should be reported to ANP with a minimum advance of 60 days for cadastral updating purposes.

Art. 4 The companies that operate ducts and already established should forward the requested information to the

Articles 2 and 3 for registration purposes up to 180 (one hundred and eighty) days counted from the publication of this Resolution.

ODDONE DA COSTA FABRÍCIO DECADE

Art. 5 - Failure to comply with the provisions of this Resolution subject violators to the penalties provided for in Law No. 9,847, of October 1999, without prejudice to the penalties of a civil and criminal

Art. 6º. This Resolution shall enter into force on the date of its publication.

ODDONE DA COSTA FABRÍCIO DECADE  
SUPERINTENDENCY OF PRODUCTION OF  
FUELS  
AUTHORIZATION No. 547, OF AUGUST 31, 2017

THE SUPERINTENDENT OF COMBUS-  
LEVELS OF THE NATIONAL PETROLEUM AGENCY, NATURAL GAS

AND

BIOFUELS - ANP,

in the use of its attributions which were conferred on it by ANP Ordinance No. 359 of December 10 of 2012, and Portaria ANP nº 80, of February 14, 2017, and in accordance with ANP Resolution No. 26 of August 30, 2012, by having in view of what is stated in ANP Process No. 48610.014480 / 201286, hereby announces the following act:

Art. 1 It is authorized the operation of the production plant of ethanol from RAÍZEN ENERGIA S.A., CNPJ 08.070.508 / 0095-58, with production capacity of 550 m<sup>3</sup> / day of hydrated ethanol and 160 m<sup>3</sup> / day of anhydrous ethanol, located at Fazenda São José, s / n, Area 1, District of Potunduva, Zona Rural, Jaú - SP, respected the requirements environmental and safety measures in force, in accordance with the ANP No. 26/2012.

Art. 2 - The company is obliged to comply with the established deadline in ANP Resolution No. 26/2012 or other that replaces it, reference to the presentation of negative debit certificates federal, state and municipal farms, under penalty of cancellation or revocation of this authorization.

Art. 3 ANP Authorization No. 213 of 05/03/2013, published in the DOU dated 06/03/2013.

Art. 4 This authorization shall enter into force on the date of its publication.

RUBENS CERQUEIRA FREITAS  
AUTHORIZATION No. 548, OF AUGUST 31, 2017  
THE SUPERINTENDENT PRODUCTION OF FUELS  
of the NATIONAL PETROLEUM AGENCY, NATURAL GAS  
AND  
BIOFUELS

- ANP, in the use of its attributions that ANP Ordinance No. 359 of December 10 of 2012, and Portaria ANP no. 80, of February 14, 2017, and according to with ANP Resolution 26, of August 30, 2012, with a view to the ANP Process no. 48610.006991 / 2017-39, makes public the following act:

Art. 1 It is authorized the operation of the production plant of ethanol from NOVA UNIALCO SPE II LTDA., CNPJ nº 26,745,772 / 0001-46, with a production capacity of 350 m<sup>3</sup> / day of hydrated ethanol and 350 m<sup>3</sup> / day of anhydrous ethanol, located on Vicinal Ângelo Zancaner, km 30, rural area, Guararapes - SP, respected the environmental and safety requirements in force, according with Resolution No. 26/2012.

Article 2 This authorization shall enter into force on the date of its publication.

RUBENS CERQUEIRA FREITAS  
SUPERINTENDENT OFFICE  
August 31, 2017

Nº 995 - THE SUPERINTENDENT OF PRODUCTION  
OF FUELS OF THE NATIONAL PETROLEUM AGENCY,  
NATURAL GAS AND BIOFUELS

- ANP,

in the exercise of its powers conferred upon it through the ANP Ordinance No. 359 of December 10, 2012, and ANP Administrative Rule No. 80, of 14 in February 2017, in accordance with ANP Resolution No. 26 of June 30, August 2012, and in view of what is stated in the ANP Process no. 48610.012123 / 2013-64, hereby announces the following act:

Article 2 of ANP Authorization No. 465, of 08/16/2017, is hereby revoked, published in the DOU of 08/17/2017.

RUBENS CERQUEIRA FREITAS

SUPERINTENDENCY OF SUPPLY  
SUPERINTENDENT OFFICE  
As of August 31, 2017

Nº 996 - THE SUPERINTENDENT OF SUPPLY OF THE AGENCY NATIONAL PETROLEUM, NATURAL GAS AND BIOFUELS ANP, at the use of the powers conferred upon it by ANP Ordinances nº 92, dated May 26, 2004, and based on ANP Resolution No. 41 of JuneNovember 2013, makes public the reinstatement of the authorization for the the resale of retail automotive fuel

GNVIA RIO POSTO DE SERVICOS LTDA., CNPJ nº 06.218.809 / 0001-70,  
according to Process nº 48610.008415 / 2016-45.

MARIA INES SOUZA  
NATIONAL DEPARTMENT OF PRODUCTION  
MINERAL  
OFFICES OF THE DIRECTOR-GENERAL  
RELATION N



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222/2017-SEDE – DF Lavra Grant Phase

Denies prior consent to the acts of total concession assignment of mining (422) 860.529 / 1997-MINERADORA AREIA CRISTAL LTDA Authorization of the Total Lease mining concession (449)

820.095 / 1994-CONCRUEL PAVING, INDÚSTRIA AND TRADE EIRELI EPP- Rent: AJA TRÉCIO DE MATERIAIS DE CONSTRUÇÃO LTDA. EPP-CNPJ 25.285.919 / 0001-08 - Lease term: 10 (ten) years to from the endorsement by DNPM 820.572 / 1998-NOVA AGUA LTDA LT- Rent: AQUAMEL PACKAGING LTD. ME-CNPJ 28.031.783 / 0001-90 - Lease term: 10 (ten) years to from the endorsement by DNPM Authorization of the extension of the lease (1301) 890.203 / 1987-MINING SULU LTDA. ME- Lessee: MINING SÃO JOSÉ LTDA.

I finish of the tenancy: 10/04/2020

RELATION N

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223/2017-SEDE - DF

Authorization Phase of Research Order of rectification of the research permit (327) 867,358 / 2010-BRAZIL CENTRAL ENGENHARIA LTDA- ALVARÁ N ° 7349 Published DOU of 19/7 / 2016- Where to read: " ...

in an area of 86.62 ha, read: " ... in an area of 47.66 ha ... " 831.562 / 2013-COMERCIAL RESENDE AND VIEIRA LTDAALVARÁ N ° 10.441 Published DOU of 14/11 / 2014- Where we read: " ... in an area of 13.81 ha, read: " ... in an area of 12.52 ha ... "

867,129 / 2013-IMPÉRIO INVESTIMENTOS, REFLORESTAMENTO E MINERAÇÃO LTDA EPP-ALVARÁ N ° 647 Published DOU of 01/31/2017 - Where it reads: " ... in an area of 1995,51 ha,

Read on: " ...

in an area of 1645.41 ha ... " 867.132 / 2013-IMPÉRIO INVESTIMENTOS, REFLORESTAMENTO

E MINERAÇÃO LTDA

EPP-ALVARÁ N ° 648 Published DOU of 01/31/2017 - Where it reads: " ... in an area of 2020,88 ha,

Read on: " ...

in an area of 1780.56 ha ... " 884.014 / 2013-VALMIR PEREIRA DE MELO-ALVARÁ 4379 Published DOU of 29/6 / 2015- Where it reads: " ... in an area of 1168.91ha, Read: " ... in an area of 1163.99 ha ... "

827.030 / 2014-KOELPE LTDA-ALVARÁ N ° 3210 Published DOU of 28/5 / 2015- Where it reads: " ... in an area of 776.6ha, read: " ... in an area of 560.21 ha ... "

872.834 / 2015-WASHINGTON MINERAÇÃO LTDA. MEAN No. 6084

Published DOU of 16/6 / 2016- Where we read: " ... in an area of 748.98 ha, read: " ... in an area of 363.39 ha ... " 886.066 / 2016-FABIO RAMOS CESAR DA SILVEIRA-ALVARÁ No. 11825 Posted DOU

of 26/10 / 2016- Where it reads: " ...

in an area of 630.89 ha, read: " ... in an area of 581.36 ha ... " REFERENCE: Case No. 48409.9910686 / 2011 – 52 INTERESTED: PETRÓLEO BRASILEIRO S.A. - PE-

TROBRAS

SUBJECT: Area block for the deployment of the Range of the Emissary of the Petrochemical Complex of Rio de Janeiro - COMPERJ, located in the municipalities of Itaboraí and Maricá, in the State of River from January.

In accordance with the provisions of OPECER / PROGE Nº 500 / 2008FMM-LBTL-MP-SDM-JA, and based on the Decree of September 2, 2013, published on September 3, 2013, which declares that it is of public utility for in expropriation, total or partial, or institution of administrative easement in favor of Petróleo Brasileiro S.A. - PETROBRAS, real estate mentioned, located in the municipalities of Itaboraí and Maricá, in the State of Rio de Janeiro, I DETERMINE, with a focus on the provision contained in Article 42 of the Mining Code, the provisional blockade for new mining requirements and the immediate suspension of the analysis of the interfering processes in the reports areas, covering a total of 67.23 ha (sixty-seven hectares, twenty three ares), in the municipalities of Itaboraí and Maricá, in the State of Rio de Janeiro, according to the descriptive memoranda and sheet form 132 in the 48409-991068 / 2011 - 52.

VICTOR HUGO FRONER BICCA