

ATTACHMENT 15
REVERSIBLE ASSETS

1. INTRODUCTION

The purpose of this ATTACHMENT is to present the list of REVERSIBLE ASSETS that will revert to the CONCESSION AUTHORITY at the end of the CONTRACT.

2. REVERSION OF PROPERTY

REVERSIONARY PROPERTIES are all goods and rights indispensable to the continuity of the SERVICES related to the object of the CONCESSION, including, but not limited to, those:

a) Items installed in the MUNICIPAL PUBLIC LIGHTING NETWORK for the execution of the PUBLIC LIGHTING SERVICES, covering:

- i. Exclusive PUBLIC LIGHTING poles;
- ii. Components of PUBLIC LIGHT POINTS including, but not limited to, LUMINARIES, arms with fixing ironwork (straps and screws), relays, control keys and other equipment and components;
- iii. Control panels including, but not limited to, circuit breakers, contactors and other equipment and components;
- iv. Exclusive PUBLIC LIGHTING transformers;
- v. Boxes of underground passage exclusive of PUBLIC LIGHTING;
- vi. Other equipment and components that make up the MUNICIPAL PUBLIC LIGHTING NETWORK, including the exclusive underground and overhead PUBLIC LIGHTING network.

b) Items installed in PUBLIC LIGHTING points for the TELEMAGEMENT SYSTEM:

- i. TELEMAGEMENT SYSTEM Control Devices;
- ii. TELEMAGEMENT SYSTEM Concentrators;
- iii. Supports;
- iv. Other equipment that make up the TELEMAGEMENT SYSTEM.

c) Items installed in PUBLIC LIGHTING points for the SPECIAL LIGHTING system:

- i. Components of the PUBLIC LIGHTING POINTS for the SPECIAL LIGHTING system including, but not limited to, spotlights, built-in luminaires, control system and other equipment and components.

d) Items of the OPERATIONAL CONTROL CENTER for PUBLIC LIGHTING SERVICES:

- i. Call Center - Service Desk: all the information history registered during the CONCESSION period, and all the back up infrastructure, besides the set of operational solutions related to applications, software, systems, etc. Software and systems necessary for the execution of PUBLIC LIGHTING SERVICES must be transferred by the CONCESSIONAIRE to the CONCESSION AUTHORITY with licenses valid for a minimum period of twenty-four (24) months after the end of the CONCESSION, and with coverage of all maintenance and warranty costs. For the backup infrastructure used by CONCESSIONAIRE, being any solution related to remote server storage (cloud server) or other type of solution requiring payment of fees or licenses for use, the CONCESSIONAIRE shall guarantee the use, to the CONCESSION AUTHORITY, including all maintenance costs, for a minimum period of twenty-four (24) months after the end of the CONCESSION period.
- ii. Central Management System: all information history, recorded during the CONCESSION period, and all back up infrastructure, in addition to all operational solutions related to applications, software, systems, etc. Software and systems necessary for the execution of the SERVICES must be transferred by the CONCESSIONAIRE to the CONCESSION AUTHORITY with licenses valid for a minimum period of twenty-four (24) months after the end of the CONCESSION, and with coverage of all maintenance and warranty costs. As for the backup infrastructure used by CONCESSIONAIRE, being any solution related to cloud storage or other type of solution requiring payment of fees or licenses for use, the CONCESSIONAIRE shall guarantee the use, by the CONCESSION AUTHORITY, including all maintenance costs, for a minimum period of twenty-four (24) months after the end of the CONCESSION period.
- iii. TELEMAGEMENT SYSTEM: all information history, registered during the CONCESSION period, and all back up infrastructure, besides all operational

solutions related to applications, software, systems, etc. Software and systems necessary for the operation of the TELEMANAGEMENT SYSTEM must be transferred by the CONCESSIONAIRE to the CONCESSION AUTHORITY with licenses valid for a minimum period of twenty-four (24) months after the end of the CONCESSION, and with coverage of all maintenance and warranty costs. As for the backup infrastructure used by CONCESSIONAIRE, being any solution related to cloud storage or other type of solution requiring payment of fees or licenses for use, the CONCESSIONAIRE shall guarantee the use, by the CONCESSION AUTHORITY, including all maintenance costs, for a minimum period of twenty-four (24) months after the end of the CONCESSION

The REVERSIBLE ASSETS shall be permanently inventoried and updated by the CONCESSIONAIRE, and shall be subject to approval by the CONCESSION AUTHORITY.

The assets transferred to the CONCESSIONAIRE by the CONCESSION AUTHORITY shall be obligatorily reverted to the CONCESSION AUTHORITY.

The CONCESSIONAIRE may not withhold or fail to return any of the REVERSIBLE ASSETS. The missing or damaged property will be indemnified by the CONCESSIONAIRE to the CONCESSION AUTHORITY.

Civil infrastructure (real estate) built or acquired by the CONCESSIONAIRE, vehicles and furniture (desk, chairs, computers, etc.) are not considered REVERSIBLE ASSETS.