



MINISTÉRIO DA JUSTIÇA
E SEGURANÇA PÚBLICA
Assessoria Especial Internacional

TRADUÇÃO DE LEGISLAÇÃO BRASILEIRA RELACIONADA À ÁREA DE JUSTIÇA E SEGURANÇA PÚBLICA PARA O INGLÊS E O ESPANHOL

Decreto nº 9.662, de 01 de janeiro de 2019.

Aprova a Estrutura Regimental e o Quadro Demonstrativo dos Cargos em Comissão e das Funções de Confiança do Ministério da Justiça e Segurança Pública, remaneja cargos em comissão e funções de confiança e transforma cargos em comissão do Grupo-Direção e Assessoramento Superiores - DAS.

VERSÃO EM INGLÊS



Projeto da Assessoria Especial Internacional

Como forma de divulgar o arcabouço legislativo brasileiro a autoridades estrangeiras e a Organismos Internacionais e, ainda, de aprimorar a cooperação internacional, em diversas áreas, a Assessoria Especial Internacional do Ministério da Justiça e Segurança Pública desenvolveu projeto para a compilação e tradução¹, para os idiomas inglês e espanhol, de parte das legislações brasileiras relacionadas às áreas de Justiça e Segurança Pública. A seleção das leis traduzidas ficou a cargo das áreas técnicas do Ministério, levando em consideração, igualmente, trabalhos já realizados por outros órgãos brasileiros, os quais serão disponibilizados como link externo no site da Assessoria Especial Internacional.



¹Traduções não juramentadas ou oficiais.

DECREE nº 9,662 OF JANUARY 1st, 2019.

Approves the Regimental Structure and the Demonstration Framework of Commission Positions and Positions of Trust of the Ministry of Justice and Public Security, remanages Commission Positions and Positions of Trust, and transforms Commission Positions of the Senior Management and Advisory Group Commissions (DAS in Portuguese).

The **PRESIDENT OF BRAZIL**, in the use of the attribution conferred by article 84, head provision, item VI, subitem "a", of the Constitution,

DECREES:

Art. 1. The Regimental Structure and Demonstrative Framework of the Commission Positions and Positions of Trust of the Ministry of Justice and Public Security are approved, in the form of Annexes I and II.

Art. 2. The following Commission Positions of the Senior Management and Advisory Group Commissions (DAS) and the following Commissioned Functions of the Executive Branch (FCPE in Portuguese) and Gratified Functions (FG in Portuguese) are remanaged in the form of Annex III:

I - from the defunct Ministry of Justice to the Management Secretariat of the Special Secretariat for De-bureaucratization, Management, and Digital Government of the Ministry of Economy:

- a) four DAS 101.6;
- b) thirteen DAS 101.5;
- c) twenty-eight DAS 101.4;
- d) thirty DAS 101.3;
- e) thirty-six DAS 101.2;
- f) nineteen DAS 101.1;
- g) four DAS 102.5;
- h) six DAS 102.4;
- i) eight DAS 102.3;
- j) three DAS 102.2;
- k) twenty DAS 102.1;
- l) eighteen FCPE 101.4;
- m) thirty-four FCPE 101.3;
- n) twenty-Two FCPE 101.2;
- o) fourteen FCPE 101.1;
- p) four FCPE 102.4;

- q) one FCPE 102.3;
- r) one FCPE 102.2;
- s) four FCPE 102.1;
- t) thirty-two FG-1;
- u) twenty-two FG-2; and
- v) twenty-two FG-3;

II - from the defunct Ministry of Public Security to the Management Secretariat of the Special Secretariat for De-bureaucratization, Management, and Digital Government of the Ministry of Economy:

- a) five DAS 101.6;
- b) twenty-eight DAS 101.5;
- c) sixty-eight DAS 101.4;
- d) ninety-seven DAS 101.3;
- e) eighty-two DAS 101.2;
- f) one hundred and seventy-one DAS 101.1;
- g) four DAS 102.5;
- h) seven DAS 102.4;
- i) six DAS 102.3;
- j) seven DAS 102.2;
- k) thirteen DAS 102.1;
- l) twelve FCPE 101.4;
- m) forty-two FCPE 101.3;
- n) forty FCPE 101.2;
- o) thirteen FCPE 101.1;
- p) two FCPE 102.2;
- q) four FCPE 102.1;
- r) ninety-five FG-1;
- s) three hundred and seventy-five FG-2; and
- t) one thousand seventy-two FG-3;

III - from the defunct Ministry of Labor to the Management Secretariat of the Special Secretariat for De-bureaucratization, Management, and Digital Government of the Ministry of Economy:

- a) two DAS 101.4;
- b) one DAS 101.3;
- c) four DAS 101.2;
- d) one FCPE 101.3;

e) one FCPE 101.2; and

f) one FCPE 101.1;

IV - from the defunct Ministry of Finance to the Management Secretariat of the Special Secretariat for De-bureaucratization, Management, and Digital Government of the Ministry of Economy:

a) one DAS 101.6;

b) two DAS 101.5;

c) ten DAS 101.4;

d) four DAS 101.3;

e) two DAS 101.2;

f) two DAS 101.1;

g) one DAS 102.4;

h) two DAS 102.3;

i) one DAS 102.2;

j) five FG-1s; and

k) one FG-2; and

V - from the Management Secretariat of the Special Secretariat for De-bureaucratization, Management, and Digital Government of the Ministry of Economy to the Ministry of Justice and Public Security:

a) ten DAS 101.6;

b) forty-four DAS 101.5;

c) one hundred and seventeen DAS 101.4;

d) one hundred and seventy-three DAS 101.3;

e) one hundred and eighty-nine DAS 101.2;

f) one hundred and ninety-seven DAS 101.1;

g) six DAS 102.5;

h) thirteen DAS 102.4;

i) fourteen DAS 102.3;

j) ten DAS 102.2;

k) thirty-six DAS 102.1;

l) thirty FCPE 101.4;

m) seventy-seven FCPE 101.3;

n) sixty-three FCPE 101.2;

o) twenty-eight FCPE 101.1;

p) four FCPE 102.4;

q) one FCPE 102.3;

- r) three FCPE 102.2;
- s) eight FCPE 102.1;
- t) one hundred and thirty-two FG-1;
- u) three hundred and ninety-eight FG-2; and
- v) one thousand ninety-four FG-3.

Art. 3. The following Commission Positions of the DAS Group are transformed, in the form of Annex IV, in accordance with the provisions of article 8 of Law nº 13,346 of October 10th, 2016: four DAS 5 and twenty-nine DAS 4 in twenty-four DAS 3, sixty-two DAS 2, and two DAS 1.

Art. 4. The occupants of the Commission Positions and Position of Trust that cease to exist in the Regimental Structure of the defunct Ministries of Justice and Public Security by virtue of this Decree are automatically exonerated or dismissed.

Art. 5. The recognitions arising from the new Regimental Structure must occur until February 13th, 2019.

Sole paragraph. The Minister of State for Justice and Public Security shall publish, in the Federal Gazette, by February 13th, 2019, the nominal list of the holders of the Commission Positions and Positions of Trust referred to in Annex II, which shall indicate the number of vacant positions, their names, and levels.

Art. 6. The Minister of State for Justice and Public Security may edit internal regulations covering all administrative units part of its regimental structure, or specific internal regulations covering one or more administrative units or subunits, detailing the administrative units part of the Regimental Structure of the Ministry of Justice and Public Security, their jurisdiction, and the duties of their leaders.

Sole paragraph. The records regarding the internal regulation shall be conducted in the computerized system of the Organization and Institutional Innovation System of the Federal Government (Siorg in Portuguese) until the date of entry into force of the internal regulations or their amendments.

Art. 7. The Minister of Justice and Public Security may, by amendment to the internal regulation, exchange the Commission Positions of the DAS-Group with the FCPE, provided no changes are made to the units of the organizational structure, category, and level of the position and the duties that are specified in Table "a" of Annex II, and maintaining the categories, level, and amounts set out in Table "b" of Annex II, in accordance with article 9 of Decree nº 6,944 of August 21st, 2009.

Art. 8. The Ministry of Justice and Public Security shall be responsible for the following measures regarding the General Coordination of Immigration and the National Immigration Council of the defunct Ministry of Labor, the Financial Activities Control Council of the defunct Ministry of Finance, and the defunct Ministries of Justice and Public Security:

- I - preparation of management reports in accordance with the guidelines of the Office of the Comptroller General;
- II - reallocation of budgetary and financial resources and transfers of property; and
- III - acts arising from contracts, agreements, and similar instruments.

Art. 9. The Technical Commissioned Functions allocated in the Regimental Structure of the Ministry of Justice and Public Security are those listed in Annex V.

Art. 10. The current structure of Commission Positions and Technical Commission Positions contained in Annexes VI and VII, respectively, shall remain in the Federal Public Defender's Office.

Paragraph 1. The provisions of articles 4 and 5 do not apply to Commission Positions currently allocated in the Federal Public Defender's Office.

Paragraph 2. The Commission Positions and Technical Commission Functions referred to in head provision shall be managed in accordance with the standards of the Federal Public Defender's Office.

Paragraph 3. The Commission Positions and the Technical Commission Functions referred to in head provision shall be transferred to the Management Secretariat of the Special Secretariat for De-bureaucratization, Management, and Digital Government of the Ministry of Economy on the date of entry into force of the Regimental Structure of the Federal Public Defender's Office and its occupants shall be automatically exonerated or dismissed.

Art. 10-A. The transfer referred to in article 77 of Provisional Measure nº 870 of January 1st, 2019, shall be operational until January 31st, 2020.

Paragraph 1. Until the date established in the head provision, the government bodies and entities involved shall act in a regime of mutual cooperation and provide the necessary technical and administrative support to the exercise of their competences.

Paragraph 2. The mutual cooperation regime shall imply the execution of administrative acts by the Ministry from which the powers originated for the benefit of the one that has received them, including regarding the provisions of Decree nº 7,689 of March 2nd, 2012, and shall include, among other topics:

- I - management of agreements, contracts, and related instruments;
- II - budget, financial, accounting, and planning management;
- III - personnel management;
- IV - activities to support the regular operation of administrative and institutional units; and
- V - activities of internal control, correction, ombudsman, transparency, and access to information.

Paragraph 3. The Ministry of Justice and Public Security may prepare a work plan to address the progressive transfer of administrative procedures to the bodies and entities involved in the mutual cooperation regime, in compliance with the provisions of Provisional Measure nº 870 of 2019.

Paragraph 4. The administrative contracts that cannot be transferred and that meet the needs of functioning and operation of the bodies and entities of the federal government whose powers have been absorbed or ceded by the Ministry of Justice and Public Security may be shared, through budgetary and financial decentralization, and shall be managed by the body responsible for contracting, until the date referred to in the head provision.

Paragraph 5. Budgetary decentralizations and financial transfers between bodies whose powers have been absorbed or ceded by the Ministry of Justice and Public Security shall be conducted without the need for formalization of decentralized execution term, limited to the deadline established in the head provision. [\(Article added by Decree nº 9,701 of 2/8/2019\)](#)

Art. 10-B. The delegations of competences conducted within the bodies and entities of the federal government involved in the changes of Regimental Structures and competences absorbed or ceded by the Ministry of Justice and Public Security shall remain valid until the edition of an act of the maximum authority of the competent body. [\(Article added by Decree nº 9,701 of 2/8/2019\)](#)

Art. 10-C. The provisions of article 10-A and 10-B, when applicable to structures and bodies involved in the transfer of competences relating to trade union registration activities, shall be governed by a joint act of the Minister of State for Justice and Public Security and the Minister of State for Economy. [\(Article added by Decree nº 9,701 of 2/8/2019\)](#)

Art. 11. The following are repealed:

I - Decree nº 9,360 of May 7th, 2018, except for article 4;

II - Decree nº 9,378 of May 21st, 2018; and

III - Decree nº 9,426 of June 27th, 2018;

Art. 12. This decree comes into force on the date of its publication.

Brasília, January 1st, 2019; 198th of the Independence and 131st of the Republic.

JAIR MESSIAS BOLSONARO

Sérgio Moro

Paulo Guedes

This text does not replace the one published in the Federal Gazette of 2.1.2019 - Extra edition Nº – A

ANNEX I

REGIMENTAL STRUCTURE OF THE MINISTRY OF JUSTICE AND PUBLIC SECURITY

CHAPTER I

NATURE AND JURISDICTION

Art. 1. The Ministry of Justice and Public Security, a body of the direct federal government, has the following subjects under its jurisdiction:

I - defence of the legal order, political rights, and constitutional guarantees;

II - judicial policy;

III - drug policies, regarding:

a) dissemination of knowledge regarding crimes, offences, and infractions related to licit and illicit drugs; and

b) the fight against drug trafficking and related crimes, including through the recovery of assets that finance or result from such criminal activities;

IV - defense of the national economic order and consumer rights;

V - nationality, immigration, and foreigners;

VI - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VII - general-ombudsman of the consumer and federal police;

VIII - preventing and fighting corruption, money laundering, and terrorist financing, and international legal cooperation;

IX - coordination of actions to fight criminal offenses in general, with emphasis on corruption, organized crime, and violent crimes;

X - national archives policy;

XI - coordination and promotion of public security integration in the national territory, in cooperation with the federative entities;

XII - those provided for in paragraph 1 of article 144 of the Constitution, through the Federal Police;

XIII - that provided for in paragraph 2 of article 144 of the Constitution, through the Federal Road Police;

XIV - organization and maintenance policy of the civil police, military police and, military Fire Department of the Federal District, under the terms of item XIV of the head provision of article 21 of the Constitution;

XV - defence of the assets and property of the Union and of the entities belonging to the indirect federal government;

XVI - coordination of the Single Public Security System;

XVII - planning, coordination, and administration of the National Prison Policy;

XVIII - coordination, in articulation with the competent bodies and entities of the federal government, the institution of a school of higher studies or the like, or programs, while not implemented the Higher School, in matters of Public Security, in an existing institution;

XIX - promotion of the integration and cooperation between federal, state, Federal District, and municipal bodies and coordination with bodies and entities coordinating and supervising public security activities;

XX - encouragement and proposal to federal, state, Federal District, and municipal bodies to develop integrated public security plans and programs to prevent and suppress violence and crime;

XXI - development of a common strategy based on management and technology models that allow the integration and interoperability of information technology systems of federative entities;

XXII - rights of indigenous people, including the monitoring of health care actions developed for the benefit of indigenous communities; and [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

XXIII - assistance to the President of Brazil in matters not related to another Ministry.

CHAPTER II

ORGANIZATIONAL STRUCTURE

Art. 2. The Ministry of Justice and Public Security has the following organizational structure:

I - agencies of direct and immediate assistance to the Minister of State for Justice and Public Security:

a) Special Internal Control Advisory;

b) Special Federative and Parliamentary Affairs Advisory;

c) Special Legislative Affairs Advisory;

d) Special International Advisory;

e) Cabinet;

f) Executive Secretariat:

1. Subsecretariat of Administration;

2. Subsecretariat of Planning and Budget; and

3. Directorate of Information Technology and Communications; and

g) Legal Consultancy;

II - individual specific bodies:

a) National Secretariat for Justice:

1. Department of Asset Recovery and International Legal Cooperation;

2. Department of Migration; and

3. Department of Justice Policy Promotion;

b) National Consumer Secretariat:

1. Department of Consumer Protection and Defense; and

2. Department of Projects and Policies of Collective and Diffuse Rights; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

c) National Secretariat for Drug Policy:

1. Directorate of Asset Management; and

2. Directorate of Public Policy and Institutional Articulation;

d) National Secretariat for Public Security:

1. Directorate of Public Security Policy;

2. Directorate of Information Management and Integration; and [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

3. Directorate of the National Public Security Force; [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

4. [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

5. [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

e) Secretariat for Management and Education in Public Security; [\(Subitem with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

1. Directorate of Management; and [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

2. Directorate of Education and Research; [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

f) Secretariat for Integrated Operations [\(Subitem with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

1. Directorate of Operations; and [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

2. Directorate of Intelligence; [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

3. [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

4. *(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

g) National Penitentiary Department: *(Subitem with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

1. Executive Board; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

2. Directorate of Penitentiary Policy; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

3. Federal Penitentiary System; and *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

4. Directorate of Penitentiary Intelligence; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

5. *(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

6. *(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

7. *(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

8. *(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

h) Federal Police: *(Subitem with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

1. Executive Board; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

2. Directorate for Investigation and Combating Organized Crime; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

3. Federal Police General Office of Internal Affairs; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

4. Directorate of Police Intelligence; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

5. Technical-Scientific Board; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

6. Personnel Management Directorate; *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

7. Directorate of Administration and Police Logistics; and *(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

8. Directorate of Information Technology and Innovation ; *(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

i) Federal Road Police: *(Subitem with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

1. Executive Board; *(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

2. Administration and Logistics Directorate; *(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020)*

3. Operations Directorate; [\(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)
 4. Intelligence Directorate; [\(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)
 5. General Office of Internal Affairs; [\(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)
 6. Personnel Management Directorate; [\(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)
 7. Directorate of Information Technology and Communication; and [\(Item added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)
- j) National Archive; [\(Subitem added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)
- III - collegiate bodies:
- a) Federal Council for the Management of the Fund for the Defense of Diffuse Rights;
 - b) National Council for Combating Piracy and Offenses Against Intellectual Property;
 - c) National Drug Policy Council;
 - d) National Council for Criminal and Penitentiary Policy;
 - e) National Public Security Council;
 - f) Management Board of the National Public Security Fund;
 - g) [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)
 - h) National Immigration Council; [\(Subitem with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)
 - i) National Archives Council; and [\(Subitem with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)
 - j) National Council for Indigenous Policy; [\(Subitem with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)
- IV - linked entities: [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)
- a) Administrative Council for Economic Defense; and [\(Subitem with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)
 - b) National Indigenous Foundation (Funai in Portuguese). [\(Subitem with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

CHAPTER III

JURISDICTION OF THE BODIES

Section I

Bodies of direct and immediate assistance to the Minister of State for Justice and Public Security

Art. 3. The Special Internal Control Advisory shall:

I - advise the Minister of State in the areas of control, risk, transparency, and integrity of management;

II - assist the Minister of State in the pronouncement established in article 52 of Law nº 8,443 of July 16th, 1992;

III - provide technical guidance to the Executive Secretary, Ministry managers, and representatives appointed by the Minister of State on councils and committees, in the areas of control, risk, transparency, and integrity of management;

IV - provide technical guidance and monitor the work of the units of the Ministry to subsidize the preparation of the annual reporting of the President of Brazil and the management report;

V - provide technical guidance in the preparation and revision of internal standards and manuals;

VI - support the ministerial supervision of the linked entity, in conjunction with the respective internal audit units, including with regard to the planning and results of the work;

VII - assist in the dialogue on matters related to ethics, ombudsman, and correction between the responsible units in the Ministry and the internal and external control and defense bodies of the State;

VIII - monitor processes of interest to the Ministry with the internal and external control and defense agencies of the State;

IX - monitor the implementation of the recommendations of the Office of the Comptroller General and the deliberations of the Federal Court of Auditors, related to the Ministry of Justice and Public Security, and meet other demands from the internal and external control and defense bodies of the State; and

X - support training actions in the areas of control, risk, transparency, and integrity of management

Art. 4. The Special Federative and Parliamentary Affairs Advisory shall:

I - participate in the process of articulation with the National Congress on matters within the jurisdiction of the Ministry, observing the jurisdictions of the bodies that make up the Presidency of Brazil, provide assistance to consultations and requests formulated, and monitor the legislative process of the projects of interest of the Ministry; and

II - participate in dialogues with the state, Federal District, and municipal governments, state legislative assemblies, the Legislative Chamber of the Federal District, and city councils in the matters of jurisdiction of the Ministry, advise them in their initiatives and provide assistance to the consultations formulated, observing the jurisdictions of the bodies that make up the Presidency of Brazil.

Art. 5. The Special Legislative Affairs Advisory shall:

I - advise the Minister of State on matters relating to the drafting of legislation of interest to the Ministry of Justice and Public Security in matters not related to other bodies or, at the request of other Ministries or the Presidency of Brazil;

II - examine draft normative acts underway at the National Congress;

III - provide support and participate in Jurist committees, research and working groups set up to prepare legislative proposals and other normative acts;

IV - carry out the survey of related normative acts, in the topics related to the Ministry of Justice and Public Security and unrelated to other bodies, to consolidate their texts;

V - formulate and examine proposals for normative acts, including on the merits, in matters unrelated to other Ministries;

VI - promote the qualification of normative elaboration proceedings, including through the organization of public debates; and

VII - articulate the positions regarding legislative policy on issues of interest to the Ministry with the governmental bodies, the National Congress, and society.

Sole paragraph. The powers of the Special Legislative Affairs Advisory shall be exercised in conjunction with the Legal Consultancy.

Art. 6. The Special International Advisory shall:

I - advise the Minister of State and the other units of the Ministry of Justice and Public Security, nationally and abroad, on issues, negotiations, and international procedures of interest to the Ministry, in conjunction with the Ministry of Foreign Affairs;

II - prepare subsidies and information for the preparation of pronouncements, conferences, articles, and texts to support the Minister of State and the Secretaries of the Ministry;

III - coordinate, in articulation with the specific individual bodies and the collegiate bodies, the position of the Ministry in international issues and its participation in events and negotiating procedures in international forums;

IV - contribute to the preparation of international events, meetings, and activities with the participation of the Minister of State and the Directors and Secretaries of the Ministry;

V - represent the Minister of State in international meetings, events, and negotiations, as well as preside or compose intergovernmental working groups, nationally and abroad, when requested;

VI - advise on the implementation, in coordination with the specific individual and collegiate bodies, of the foreign policy guidelines in the area of public security;

VII - maintain direct dialogue with foreign ambassadors and representatives of international organizations based in the Federal District;

VIII - act as an interlocutor with ambassadors in the Ministry of Foreign Affairs and in Brazilian embassies and representations to international organizations;

IX - plan and organize the official international travels of the Minister of State and the Directors and Secretaries of the Ministry, as well as prepare subsidies for their performance in official visits, committees, seminars, conferences, assemblies, and other events related to the area of public security; and

X - prepare and monitor meetings of the Minister of State and Secretaries of the Ministry with foreign authorities on official visits to the country.

Art. 7. The Cabinet shall:

I - assist the Minister of State in his political and social representation and address public relations and the preparation and dispatch of his/her personal office;

II - coordinate and develop activities that assist the institutional performance of the Ministry, at the international level, in coordination with the Ministry of Foreign Affairs and with other government bodies;

III - plan, coordinate, and execute the Ministry's social communication policy and institutional advertising, in line with the communication guidelines of the Presidency of Brazil;

IV - supervise the ombudsman activities and those related to the federal systems for transparency and access to information, within the scope of the Ministry;

V - provide the official publication and dissemination of matters related to the Ministry's area of activity;

VI - promote and articulate dialogue between the different segments of civil society and the Ministry's bodies, including through articulation with the collegiate bodies;

VII - coordinate and articulate the political relations of the Ministry with the different segments of civil society; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VIII - monitor the activities of the councils and other collegiate bodies of the Ministry; and [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

IX - support the activities related to the Federal Executive Branch Correction System, within the scope of the Ministry, under the terms of Decree nº 5,480 of June 30th, 2005. [\(Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 8. The Executive Secretariat shall:

I - assist the Minister of State in the supervision and coordination of the activities of the Secretariats within the structure of the Ministry and the entity linked to it;

II - supervise and coordinate the activities related to the federal systems for planning and budgeting, institutional organization and innovation, accounting, cost information, financial administration, information and computer resources administration, human resources, general services, and archival document management, within the scope of the Ministry;

III - develop and guide the research, development and innovation policy within the Ministry and the entity linked to it; and

IV - assist the Minister of State in defining the guidelines and implementing the actions within the jurisdiction of the Ministry.

Art. 9. The Undersecretary of Administration shall:

I - plan, coordinate, and supervise the execution of activities related to the federal systems for human resources, general services, and archival document management systems, within the scope of the Ministry;

II - promote coordination with the central bodies of the federal systems referred to in item I, and inform and guide the bodies that are part of the structure of the Ministry and the entity linked to it regarding compliance with the established norms;

III - prepare and consolidate the plans and programs of the activities under its jurisdiction and submit them to higher consideration; and

IV - monitor and promote the evaluation of projects and activities, within the scope of their jurisdiction.

Art. 10. The Undersecretary of Planning and Budget shall:

I - plan, coordinate, and supervise the execution of activities related to the federal systems for planning and budgeting, institutional organization and innovation, accounting and cost information, and financial administration within the scope of the Ministry;

II - promote coordination with the central bodies of the federal systems referred to in item I of the head provision and inform and guide the bodies that are part of the structure of the Ministry and the entity linked to it regarding compliance with the established norms;

III - prepare and consolidate the plans and programs of the activities under its jurisdiction and submit them to higher consideration;

IV - monitor and promote the evaluation of projects and activities, within the scope of its jurisdiction; and

V - develop accounting execution activities within the Ministry.

Art. 11. The Directorate of Information Technology and Communications shall:

I - plan, coordinate, and supervise the execution of activities related to the Information Technology Resources Management System within the Ministry;

II - promote coordination with the central bodies of the federal systems referred to in item I of the head provision and inform and guide the bodies that are part of the structure of the Ministry and the entity linked to it regarding compliance with the established norms;

III - prepare and consolidate the plans and programs of the activities under its jurisdiction and submit them to higher consideration; and

IV - monitor and promote the evaluation of projects and activities, within the scope of its jurisdiction.

Art. 12. The Legal Consultancy, a sectoral body of the Attorney General's Office , shall:

I - provide legal advice and consultancy within the Ministry;

II - establish the interpretation of the Constitution, laws, treaties, and other normative acts to be followed uniformly in the area of activity of the Ministry, when there is no normative guidance from the Attorney General for Brazil ;

III - act, in conjunction with the technical bodies of the Ministry, in the preparation of proposals for normative acts of interest to the Ministry;

IV - conduct a final review of the legislative technique and issue a conclusive opinion on the constitutionality, legality, and compatibility with the legal system of the proposals for normative acts of interest to the Ministry;

V - examine the constitutionality, legality, compatibility with the legal system, and legislative technique of the normative acts that shall be referred by the Minister of State to the consideration of the Presidency of Brazil;

VI - examine the coherence with the legal system and the legal regularity of the draft normative acts in the sanction phase;

VII - assist the Minister of State in the internal control of the administrative legality of the acts of the Ministry and the entity linked to it; and

VIII - examine, prior and conclusively, within the Ministry:

a) the texts of tender notices and of contracts or similar instruments to be published and signed; and

b) the acts by which the unenforceability is recognized or the decision is made to waive the tender.

Section II

Individual specific bodies

Art. 13. The National Secretariat for Justice shall:

I - promote the justice policy, through the articulation with other organs of the Executive, Judiciary, and Legislative Branches, the Public Prosecutor's Office, the Public Defender's Office, the Brazilian Bar Association, state and Federal District governments, international agencies, and civil society organizations;

II - coordinate, in partnership with government bodies, the National Strategy to Fight Corruption and Money Laundering (Enccla in Portuguese) and other ministry actions related to the fight against corruption, money laundering, and transnational organized crime;

III - coordinate the negotiation of agreements and the formulation of policies for international, civil, and criminal legal cooperation, and the execution of requests and letters rogatory related to these matters;

IV - coordinate actions related to asset recovery;

V - coordinate, in partnership with the other government bodies, the formulation and implementation of the following policies:

a) national migration policy, especially regarding nationality, naturalization, legal regime, and migration;

b) national refugee policy;

c) national policy on fighting human trafficking;

d) indicative classification public policies; and

e) public policies for the modernization, improvement, and democratization of access to justice and citizenship;

VI - coordinate and develop the activities regarding the relationship of the Ministry with the actors of the justice system;

VII - instruct and give an opinion on the procedures for the appointment and vacancy of positions of magistrates within the jurisdiction of the President of Brazil;

VIII - coordinate, articulate, integrate, and propose government and social participation actions, including in international forums and networks, and promote the dissemination of information, studies, research, and training, in its area of jurisdiction;

IX - propose the adequacy and improvement of the legislation relating to the matters under its jurisdiction;

X - [*\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

XI - promote actions on labor immigration policy.

Art. 14. The Department of Asset Recovery and International Legal Cooperation shall:

I - articulate, integrate, and propose actions between the organs of the Executive and Judiciary Branches and the Public Prosecutor's Office to fight corruption, money laundering, and transnational organized crime, including within the scope of Enccla;

II - coordinate the National Network for Anti-Money Laundering Technology Laboratories (Rede-Lab in Portuguese);

III - structure, implement, and monitor government actions and promote the articulation of the organs of the Executive and Judicial Branches and the Public Prosecutor's Office in the following areas:

a) international legal cooperation in civil and criminal matters, including matters of international maintenance, international subtraction of children, international adoption, extradition, transfer of convicted persons, and transfer of the execution of the sentence; and

b) asset recovery;

IV - exercise the function of central authority through the coordination and instruction of active and passive requests for international legal cooperation in the areas referred to in item III, by delegation of the Minister of State, unless there is a specific designation that has different provisions;

V - exercise the function of federal central authority in the matter of international adoption of children, under the terms of Law nº 8,069 of July 13th, 1990;

VI - negotiate international legal cooperation agreements in the areas referred to in item III and those related to other matters within its jurisdiction, in addition to performing the functions of point of contact, liaison, and the like in international cooperation and asset recovery networks; and

VII - act in the procedures related to the action of unavailability of assets, rights, or values as a result of a resolution of the United Nations Security Council, under the terms of Law nº 13,170 of October 16th, 2015.

Art. 15. The Migration Department shall:

I - structure, implement, and monitor the National Policy on Migration, Refuge, and Statelessness;

II - promote, in partnership with federal government bodies and civil society, the dissemination and consolidation of guarantees and rights of migrants and refugees, in the areas of its jurisdiction;

III - act for the expansion and effectiveness of public policies and services aimed at preventing the violation of guarantees and promoting the rights of migrants;

IV - support the development of plans, diagnostics, policies, and actions aimed at the social inclusion of migrants with federal, state, Federal District, and municipal bodies and civil society entities;

V - negotiate terms of agreements and conduct studies and initiatives to improve the legal regime of migrants;

VI - promote the articulation of the organs of the Executive and Judiciary Branches and the Public Prosecutor's Office regarding migration;

VII - instruct procedures and opinions on matters of nationality and statelessness, naturalization, extension of the period of stay of migrants in the country, transformation of visas and residences, and granting of stay;

VIII - instruct procedures and opinions on the issue of recognition, revocation, and loss of refugee status, authorize the exit and re-entry in the country, and issue the travel document;

IX - provide administrative support to the National Committee for Refugees;

X - structure, implement, and monitor national plans to fight human trafficking and articulate actions with governmental and non-governmental organizations in this matter;

XI - receive, process, and forward issues related to migrant trafficking;

XII - coordinate labor immigration policy actions; and

XIII - supervise activities related to the National Immigration Council.

Art. 16. The Department of Justice Policy Promotion shall:

I - public policies for the modernization, improvement, and democratization of access to justice and citizenship;

II - instruct the procedures for filling and vacancy of positions of magistrates of the jurisdiction of the Presidency of Brazil;

III - promote actions for the improvement of the justice system and policy, in conjunction with the organs of the Executive and Judiciary Branches and with the Public Prosecutor's Office, the Public Defender's Office, the Brazilian Bar Association, international bodies and agencies, and civil society organizations;

IV - process and forward to the competent bodies files of interest of the Judiciary, the Public Prosecutor's Office, the Public Defender's office, and public and private law firms;

V - promote actions aimed at the dissemination of alternative means of dispute resolution, including training;

VI - instruct and advise on matters related to procedures of declaration of public utility of real estate, for purposes of expropriation, for the use by bodies of the Judiciary Branch of the Union;

VII - structure, implement, and monitor the indicative classification public policies;

VIII - instruct and analyse procedures relating to the granting, maintenance, monitoring, and loss of:

a) qualification as a civil society organisation of public interest; and

b) authorization to open a branch, agency, or subsidiary of foreign organizations in the country;

IX - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

X - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 17. The National Consumer Secretariat shall:

I - formulate, promote, supervise, and coordinate the National Consumer Protection and Defense Policy;

II - integrate, articulate, and coordinate the National Consumer Protection System;

III - articulate with the federal government bodies with duties related to consumer protection and defense;

IV - guide and coordinate actions for consumer protection and defense;

V - prevent, establish, and suppress infringements of consumer protection rules;

VI - promote, develop, coordinate, and supervise actions to disseminate consumer rights for the effective exercise of citizenship;

VII - promote actions to ensure consumer rights and interests;

VIII - supervise and apply the administrative sanctions provided for in Law nº 8,078 of September 11th, 1990, and in other regulations relevant to consumer protection;

IX - adopt measures to maintain and expand the National Consumer Protection Information System and ensure access to information;

X - receive and forward queries, complaints, or suggestions submitted by consumers, representative entities, or legal entities of public or private law;

XI - enter into agreements with public bodies and entities and with private institutions to execute plans and programs, and act in the defense of compliance with federal standards and measures;

XII - encourage, including with financial resources and special programs, the creation of state, Federal District, and municipal public bodies for consumer protection and the formation, by citizens, of entities with this objective;

XIII - enter into conduct adjustment commitments, in the manner provided for by law;

XIV - exercise the powers established in Law nº 8,078 of 1990;

XV - elaborate and disseminate the complementary list of contractual clauses and abusive practices, under the terms of Law nº 8,078 of 1990;

XVI - direct, guide, and evaluate actions for training in consumer protection aimed at members of the National Consumer Protection System;

XVII - determine consumer market monitoring actions to subsidize public consumer protection and defense policies;

XVIII - request the collaboration of bodies and entities of notorious technical-scientific specialization for the achievement of their objectives;

XIX - monitor regulatory processes for the effective protection of consumer rights; and

XX - represent the Ministry in participations in national and international bodies, forums, commissions, and committees that address the protection and defense of consumers or matters of consumer interest, unless there is a specific designation of the Minister of State that has different arrangements.

Art. 18. The Department of Consumer Protection and Defense shall:

I - advise the National Consumer Secretariat in the formulation, promotion, supervision, and coordination of the National Consumer Protection and Defense Policy;

II - advise the National Consumer Secretariat on the integration, articulation, and coordination of the National Consumer Protection System;

III - analyze, evaluate, and forward queries, complaints, or suggestions submitted by consumers, representative entities, or legal entities of public or private law;

IV - plan, execute, and monitor actions to prevent and suppress practices that violate consumer protection standards;

V - plan, execute, and monitor actions related to consumer health and security;

VI - provide guidance to consumers on their rights and guarantees;

VII - inform and raise consumer awareness through the different means of communication;

VIII - request the judicial police to initiate an investigation for the determination of crime against consumers;

IX - represent the Public Prosecutor's Office for the purpose of adopting the necessary measures to comply with consumer protection legislation, within the scope of its jurisdiction;

X - communicate and propose to the competent bodies measures to prevent and suppress practices contrary to consumer rights;

XI - supervise demands involving relevant general, and national interest provided for in consumer protection standards and establish preliminary investigations and administrative procedures;

XII - plan and coordinate enforcement actions for the compliance with consumer protection standards with the National Consumer Protection System;

XIII - propose the adequacy and improvement of consumer rights legislation;

XIV - monitor and evaluate proposals for regulatory acts related to consumer protection;

XV - promote and maintain coordination with the bodies of the federal government, with the related bodies of the states, Federal District, and municipalities, and with civil entities related to consumer protection and defense;

XVI - prepare and promote educational and informative programs for consumers and suppliers regarding their rights and duties to improve consumer relations;

XVII - promote studies on consumer relations and the market;

XVIII - propose to the National Consumer Secretariat the conclusion of agreements, partnerships, and terms of technical cooperation to improve consumer relations;

XIX - prepare the national register of reasoned complaints against suppliers of products and services;

XX - monitor regulatory procedures for the effective protection of consumer rights;

XXI - follow the procedures of self-regulation of the economic sectors to improve consumer relations;

XXII - promote the integration of consumer protection procedures, information, and databases; and

XXIII - promote actions for the protection and defense of the consumer, with emphasis on access to information.

Art. 19. The Department of Projects and Policies of Collective and Diffuse Rights shall: [Head provision of the article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019](#)

I - manage the resources of the Fund for the Defense of Diffuse Rights and supervise the investment of the resources transferred by the fund to the bodies and entities affiliated, except if transferred to other Ministries, in which case they shall be supervised by the respective portfolio, which shall be responsible for the accountability to the control bodies;

II - manage voluntary transfers and similar instruments from the Fund for the Defense of Diffuse Rights and other resources related to the National Consumer Secretariat;

III - provide administrative support to the Federal Council for Managing the Fund for the Defense of Diffuse Rights; and

IV - conduct other activities committed to by the National Consumer Secretary.

Art. 20. The National Secretariat for Drug Policy shall:

I - advise and assist the Minister of State on drug policies related to the reduction of supply and the suppression of unauthorized production and illicit drug trafficking;

II - supervise and articulate the training activities within the scope of its jurisdiction;

III - subsidize and supervise, in accordance with the National Drug Policy and within the scope of its jurisdiction, the activities related to the definition, elaboration, planning, monitoring, evaluation, and updating of public policies on drugs;

IV - manage the National Anti-Drug Fund and supervise the investment of the resources transferred by the fund to the bodies and entities affiliated, except if transferred to other Ministries, in which case they shall be supervised by the respective Ministry, which shall be responsible for rendering accounts to the control bodies;

V - sign contracts, covenants, agreements, adjustments, and similar instruments with federative entities, institutions, and national bodies and propose international agreements within the scope of its jurisdiction;

VI - [*\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

VII - perform the activities of executive secretariat of the National Drug Policy Council;

VIII - analyze and propose updating of legislation relevant to its area of activity;

IX - perform actions relating to the management of assets subject to seizure and forfeiture in favor of the Union, arising from the practice of crimes; [*\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

X - organize information, monitor international forums, and promote technical, scientific, technological, and financial cooperation activities with other countries and international organizations, regional and subregional integration mechanisms that address drug policies in its area of activity; and

XI - stimulate studies, research, and evaluations on the supply of licit and illicit drugs and their causes and consequences. [*\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

Art. 21. The Directorate of Asset Management shall:

I - administer the assets and rights resulting from the seizure and forfeiture arising from the practice of crime, in favor of the Union; [*\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

II - perform and promote the regularization and disposal of assets forfeited in favor of the Union or as a precautionary measure, at the request of the Judiciary, and, when appropriate, the appropriation of values intended for the capitalization of the National Anti-Drug Fund; [*\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

III - monitor, analyze, and execute procedures related to the management of the National Anti-Drug Fund, in addition to defining how its resources should be invested;

IV - act, before the organs of the Judiciary, the Public Prosecutor's Office, and the police, in obtaining information on procedures involving the seizure, constriction, and unavailability of assets, rights, and values, in addition to controlling the flow, maintenance, security, and secrecy of said information, through a computerized management system; [*\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

V - plan and coordinate the budgetary and financial execution of the National Secretariat for Drug Policy and interact with the bodies of the Ministry and the federal government;

VI - monitor the implementation of public policies on drugs;

VII - propose actions, projects, activities, and objectives and contribute to the detailing and implementation of the National Drug Policy Management Program and the work plans arising within the scope of the National Secretariat for Drug Policy;

VIII - analyze and issue technical opinions on projects developed with resources of the National Anti-Drug Fund to be executed within the scope of the National Secretariat for Drug Policy;

IX - coordinate, monitor, and evaluate the budgetary and financial execution of projects and activities contained in the work plans of the National Drug Policy Management Program, as well as update the resulting managerial information, except if the resources of the National Anti-Drug Fund are redistributed to other Ministries, in which case the budgetary and financial execution shall be in charge of the respective Ministry, which shall be responsible for rendering accounts to the control bodies; and

X - advise the National Secretary for Drug Policy on matters related to the National System for Public Policies on Drugs and present proposals for its implementation and strengthening to prioritize the decentralization of actions, the recovery of assets, and the integration of public policies, within the scope of its jurisdiction; and [Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019](#)

XI - develop and coordinate the preparation and monitoring of the multi-annual plan and institutional strategic planning within the National Secretariat for Drug Policy. [Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019](#)

Art. 22. The Directorate of Public Policy and Institutional Articulation shall:

I - propose actions and projects, coordinate, monitor, evaluate, and articulate, within the three spheres of government, the implementation of the National Drug Policy and the National Alcohol Policy within the scope of the National Secretariat for Drug Policy;

II - articulate and coordinate, through a partnership with higher education and research institutions, training projects of various professionals and social segments for the implementation of activities related to the reduction of drug supply in the country;

III - disseminate knowledge regarding drug-related crimes, offenses, and infractions;

IV - analyze and issue a technical statement on projects developed with partial or total resources from the National Anti-Drug Fund, within the scope of its jurisdiction;

V - promote, articulate, and guide actions related to technical, scientific, technological, and financial cooperation for the production of knowledge and management of information on drugs necessary to conduct the activities of the National Secretariat for Drug Policy;

VI - articulate and coordinate the process of collecting and systematizing information on drugs between federal government bodies and international bodies;

VII - monitor the Brazilian Observatory on Drug Information;

VIII - develop and coordinate activities related to the planning and evaluation of plans, programs, and projects in view of the goals proposed by the National Drug Policy and the National Alcohol Policy and that are under the responsibility of the Ministry of Justice and Public Security;

IX - monitor the actions developed within the National System of Public Policies on Drugs ;

X - monitor and evaluate the implementation of actions, plans, programs, and projects developed within the framework of the National Secretariat for Drug Policy, and monitor the achievement of the established goals and propose the necessary modifications to their improvement; and

XI - advise the National Secretary for Drug Policy on matters related to the National System of Public Policies on Drugs and present proposals for its implementation and strengthening to prioritize the decentralization of actions and the integration of public policies.

Art. 23. The National Secretariat for Public Security shall:

I - advise the Minister of State in the definition, implementation, and monitoring of policies, programs, and projects of public security, social prevention, and control of violence and crime;

II - coordinate and promote public security integration in the national territory, in cooperation with the federative authorities;

III - stimulate, propose, and implement federal cooperation in the field of public security;

IV - stimulate and propose to federal, state, Federal District, and municipal bodies the elaboration of integrated public security plans and programs and social actions to prevent violence and crime;

V - implement, maintain, and modernize integration networks and national public security information systems, in accordance with the provisions of Law nº 12,681 of July 4th, 2012;

VI - promote the articulation and integration of public security bodies, including governmental and non-governmental organizations;

VII - coordinate the activities of the National Public Security Force;

VIII - [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

IX - [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

X - [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

XI - participate in the preparation of proposals for legislation on public security matters;

XII - develop and promote studies and research aimed at reducing violence and crime;

XIII - manage the procedures related to public security events, within the scope of the National Secretariat of Public Security; and

XIV - manage corporate risks within the scope of the National Secretariat of Public Security.

Art. 24. The Directorate of Public Security Policy shall:

I - articulate, propose, formulate, implement, and evaluate policies, programs, and projects of public security, social prevention, and control of violence and crime;

II - promote the use of management and control methods to improve the efficiency and effectiveness of public security agencies;

III - promote the use of new technologies in the area of public security to strengthen and modernize its institutions;

IV - stimulate and promote the exchange of information and experiences between governmental bodies, non-governmental entities, and multilateral, national, and international organizations;

V - assist the National Secretary of Public Security in the preparation of proposals for normative acts in matters related to public security;

VI - identify and promote initiatives aimed at the enhancement of public security professionals;

VII - promote the prospecting of technologies in public security; [\(Item with wording established by Decree nº 10,034 of 10/1/2019\)](#)

VIII - promote studies on the standardization, certification, and accreditation inherent to public security bodies; and [\(Item with wording established by Decree nº 10,034 of 10/1/2019\)](#)

IX - monitor the implementation and results of programs, actions, projects, and activities benefiting from FNSP resources. [\(Item added by Decree nº 10,034 of 10/1/2019\)](#)

Art. 25. The Directorate of Information Management and Integration shall:

I - promote the interoperability of public security systems;

II - proceed to the management and integration of information systems of public security bodies; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

III - participate in the procedures of integration and modernization of networks and systems of data and information on public security, crimes, prison system, and drugs; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

IV - provide information and data to subsidize the formulation of public security policies; and [\(Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

V - collect, analyze, update, systematize, integrate, and interpret data and information regarding public security policies. [\(Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 26. [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

Art. 27. [\(Repealed by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)](#)

Art. 28. The Directorate of the National Public Security Force shall:

I - act in activities aimed at the preservation of public order and the security of people and property, in the cases provided for in the legislation;

II - coordinate and plan the selection, recruitment, mobilization and demobilization, preparation, and employment of the personnel of ostensive and preventive police, firefighters, civil defense, judicial police, and expertise;

III - propose training, education, and leveling actions aimed at the personnel of ostensive and preventive police, military firefighters, civil defense, judicial police, and expertise, within the scope of the National Public Security Force, to be conducted in partnership with the Education and Research Directory of the Secretariat of Management and Education in Public Security; [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 16/8/2020\)](#)

IV - perform operational planning regarding the employment of personnel;

V - establish administrative procedures of conduct assessment, preliminary health investigation, and technical inquiry, within the staff of the Directory;

VI - plan, organize, coordinate, control, and supervise the distribution, security, and use of armaments, ammunition, equipment, vehicles, and materials of the National Public Security Force;

VII - prepare studies related to the logistical, administrative, and operational employment needs related to the performance of the National Public Security Force; [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 16/8/2020\)](#)

VIII - perform operational intelligence actions aimed at its area of activity or when requested by the Secretariat of Integrated Operations; and [\(Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 16/8/2020\)](#)

IX - manage the personnel of the National Public Security Force. [*\(Item added by Decree nº 10,379 of 5/28/2020, in force on 16/8/2020\)*](#)

Art. 28-A. The Secretariat on Management and Education in Public Security shall:

I - coordinate activities related to the management of public security resources;

II - promote and encourage the modernization and restructuring of public security bodies;

III - promote the appreciation, education, and training of public security professionals; and

IV - represent the Ministry in the Management Committee of the National Public Security Fund. [*\(Article added by decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)*](#)

Art. 28-B. The Directorate of Management shall:

I - manage the resources of the National Public Safety Fund and others related to public safety;

II - execute the bidding and contracting procedures for goods and services related to public security;

III - manage mandatory and voluntary transfers and similar instruments from the National Public Security Fund and other resources related to public security;

IV - provide administrative support to the National Public Security Fund Management Council;

V - conduct the planning and budgetary and financial management of public security resources, in conjunction with the National Secretariat of Public Security and the Secretariat of Integrated Operations;

VI - conduct the management of the workforce, observing the competences of the National Public Security Force;

VII - coordinate the planning and logistical execution of public security activities related to procurement procedures, the receipt and distribution of goods and services, asset management, contracts and agreements, transportation and associated obligations, in conjunction with the National Secretariat of Public Security and the Secretariat of Integrated Operations; and

VIII - evaluate the budgetary and financial execution of the National Public Security Fund and recommend the necessary procedures to correct imperfections. [*\(Article added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020\)*](#)

Art. 28-C. The Directorate of Education and Research shall:

I - promote and foster education and training actions in public security;

II - promote thematic research, comparative studies, and diagnostics aimed at training, development, improvement, and innovation in the area of public security;

III - promote studies and research for the identification, development, and improvement of technical and behavioral skills of public security professionals;

IV - identify, document, and disseminate innovative research and experiences related to public security;

V - produce technical material to standardize and systematize procedures in public security;

VI - provide studies and information to assist in the formulation, implementation, execution, monitoring, and evaluation of public security policies; and

VII - develop studies and research to improve the National Doctrine of Public Security Intelligence, the National Public Security Intelligence Policy and Strategy, and the Public Security Intelligence Integrated Centre Network. [Article added by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020](#)

Art. 29. The Integrated Operations Secretariat shall:

I - advise the Minister of State on intelligence activities and police operations, focusing on integration with federal, state, municipal, and Federal District public security bodies;

II - implement, maintain, and modernize integration networks and national public security information systems, in accordance with Law nº 13,675 of June 11th, 2018;

III - promote the integration of public security intelligence activities, in line with the federal, state, municipal, and Federal District intelligence bodies that make up the Public Security Intelligence Subsystem;

IV - coordinate the National Integrated Command and Control Center and promote the integration of the Regional Integrated Command and Control Centers; and

V - stimulate and induce the investigation of criminal offenses, in an integrated and uniform manner with federal and civil police.

Art. 30. The Operations Directory shall:

I - promote operational integration between federal, state, and Federal District public security bodies in the activities of which the Integrated Operations Secretariat participates;

II - participate in the process of integrating the activities of the Secretariat of Integrated Operations and these with the operational activities of the other federal, state, and Federal District public security bodies;

III - coordinate the planning and execution of integrated public security operations;

IV - stimulate and propose to federal, state, and Federal District bodies the implementation of programs and plans for integrated public security operations, to prevent and repress violence and crime;

V - coordinate the activities of the National Integrated Command and Control Center and promote interoperability between the Integrated Command and Control Centers of the States and Federal District;

VI - propose the mobilization of employees and military to coordinate and support integrated operations within the scope of their jurisdiction; and

VII - propose the development of projects and policies that subsidize or promote integrated public security actions.

Sole paragraph. Integrated public security operations are those planned and coordinated from a common environment, managed or supported by the Secretariat of Integrated Operations, involving federal, state, and Federal District security agencies.

Art. 31. The Intelligence Directory shall:

I - advise the Secretary of Integrated Operations with strategic information in the decision-making process regarding public security policies;

II - plan, coordinate, integrate, guide, and supervise, public security intelligence activities at the national level, as the central agency of the Public Security Intelligence Subsystem;

III - subsidize the Secretary of Integrated Operations in the definition of the national public security intelligence policy, especially regarding the doctrine, form of management, use of resources, and work goals;

IV - promote, with the component bodies of the Brazilian Intelligence System, the exchange of data and knowledge necessary for making administrative and operational decisions by the Secretariat of Integrated Operations;

V - propose training actions related to the activity of public security intelligence, to be conducted in partnership with the Education and Research Directory of the Secretariat of Management and Education in Public Security; [Item with wording established by Decree nº 10,379 of 5/28/2020, in force on 6/8/2020](#)

VI - develop, monitor, evaluate, and support projects related to public security intelligence activity;

VII - develop studies and research to improve public security intelligence activities and the fight against organized crime;

VIII - plan, supervise, and execute actions related to the acquisition and analysis of data for the production of public security intelligence knowledge intended to advise the Secretariat of Integrated Operations; and

IX - monitor the operational activities demanded by the Directory and conducted by other bodies of the Ministry of Justice and Public Security that involve the employment of police intelligence tools and mechanisms.

Art. 32. The National Penitentiary Department shall exercise the powers established in articles 71 and 72 of Law nº 7,210 of July 11th, 1984 - Law of Criminal Execution, and, specifically:

I - plan and coordinate the national criminal services policy;

II - monitor the faithful application of criminal enforcement rules in the national territory;

III - periodically inspect and supervise criminal establishments and services;

IV - provide technical support to federal bodies in the implementation of the principles and rules of criminal execution;

V - collaborate, technically and financially, with the federative entities regarding:

a) the establishment of criminal establishments and services;

b) the ongoing training of criminal service workers;

c) the implementation of policies on education, health, work, social, cultural, religious, and legal assistance, and respect for diversity and gender issues, to promote the rights of persons deprived of liberty and egresses of the prison system; and

d) the implementation of the National Policy on Criminal Alternatives and the promotion of alternatives to imprisonment;

VI - coordinate and supervise federal criminal and internment establishments;

VII - process, analyze, and forward requests for individual pardons, in the manner provided for by law;

VIII - managing the resources of the National Penitentiary Fund;

IX - support administratively and financially the National Council for Criminal and Penitentiary Policy;

X - authorize periodic correction plans and determine the establishment of disciplinary procedures within the National Penitentiary Department;

XI - support and conduct actions aimed at the training of operators of criminal execution, through the National School of Criminal Services;

XII - develop studies and research on criminal legislation; and

XIII - promote the management of penitentiary information and consolidate information on the federal penitentiary systems and federative entities in the national database.

Art. 33. The Executive Directory shall:

I - coordinate and supervise the planning, budgeting, financial administration, personnel management, general services, and engineering, information, and computer Services, within the National Penitentiary Department;

II - prepare the annual and multi-annual budget proposal of the National Penitentiary Department and the proposals for financial programming of disbursement and opening of additional credits;

III - monitor and evaluate projects and activities to consider the guidelines, objectives, and targets contained in the multi-annual plan;

IV - take accounts of the expense controllers and others responsible for public goods and values and anyone who causes the loss, misplacement, or other irregularity that results in damage to the treasury;

V - propose strategies to ensure the participation and social control in the processes of formulation, implementation, monitoring, and evaluation of the management policies of the National Penitentiary Department;

VI - practice, in conjunction with the General Director of the National Penitentiary Department, acts relating to bidding procedures and contract management; and

VII - support the implementation of criminal establishments in accordance with the architectural guidelines defined by the National Council of Criminal and Penitentiary policy and provide technical support to engineering activities within the National Penitentiary Department.

Art. 34. The Penitentiary Policy Directory shall:

I - plan, coordinate, direct, control, and evaluate the activities related to the implementation of criminal services, and collaborate technically and financially with the federative entities;

II - promote the policy of criminal alternatives in the federative entities;

III - promote the creation and operation of community councils and associations for the protection and assistance of convicts;

IV - promote plans and actions for the integration and management of national information and statistics databases on the prison systems of the Union and the federative entities;

V - articulate public policies for health, education, culture, sports, social, religious, and legal assistance, and work for the promotion of the rights of the arrested, interned, and egress population, respecting the diversities;

VI - promote the coordination with criminal execution agencies and institutions;

VII - conduct periodic inspections in the federative entities to verify the use of resources passed on by the National Penitentiary Fund; and

VII - maintain a federative cooperation program of technical assistance for the improvement and specialization of state criminal services.

Art. 35. The Federal Penitentiary System Directory shall:

I - conduct criminal execution at the federal level;

II - coordinate and supervise federal criminal establishments;

III - custody of prisoners, convicted or provisional, of high danger, subjected to closed regime, to ensure the correct and effective application of the provisions exerted in the sentences;

IV - promote communication with bodies and entities related to criminal execution and, especially, with federal courts and criminal execution agencies;

V - develop standards on security of facilities, operational guidelines, and administrative and operating routines to standardize federal criminal units;

VI - promote the articulation and integration of the federal penitentiary system with the organs and entities that are components of the National Public Security System, including the exchange of information and integrated actions;

VII - promote material, legal, health, educational, cultural, labor, occupational, social, and religious assistance to convicted or provisional prisoners held in federal criminal establishments;

VIII - plan and execute the intelligence activities of the federal penitentiary system, in conjunction with the intelligence agencies, at national and international levels;

IX - propose to the General Director of the National Penitentiary Department norms that address the rights and duties of prisoners of the Federal Penitentiary System;

X - conduct the criminological research and classification of prisoners held in the Federal Penitentiary System;

XI - coordinate the operations of the Penitentiary Task Force; and

XII - coordinate the security activities and operations of the National Penitentiary Department.

Art. 36. The Penitentiary Intelligence Directory shall:

I - direct, plan, coordinate, control, evaluate, and guide intelligence activities within the National Penitentiary Department;

II - supervise the intelligence and counterintelligence operations of the National Penitentiary Department;

III - plan, coordinate, integrate, guide, and supervise penitentiary intelligence at national level as a central agency;

IV - coordinate the activities of updating the National Doctrine of Penitentiary Intelligence;

V - subsidize the definition of the national penitentiary intelligence plan and the update of the National Doctrine of Penitentiary Intelligence and its form of management, the use of resources, and work goals;

VI - promote, with the component bodies of the Brazilian Intelligence System, the exchange of data and knowledge necessary for making administrative and operational decisions by the National Penitentiary Department;

VII - propose training actions related to penitentiary intelligence activities, in partnership with the School of Criminal Services and with other bodies and institutions, in the country or abroad;

VIII - develop, monitor, evaluate, and support projects related to penitentiary intelligence activities;

IX - develop studies and research to improve penitentiary intelligence activities and the fight against organized crime;

X - plan, supervise, and execute actions related to obtaining and analyzing data for the production of penitentiary intelligence knowledge intended for assisting the National Penitentiary Department;

XI - monitor the operational activities demanded by the Directory and conducted by other bodies of the Ministry and by federative units that involve the employment of police intelligence tools and mechanisms; and

XII - to promote the integration and cooperation between the penitentiary intelligence agencies of the federative units, in conjunction with the members of the intelligence system, at national and international levels.

Art. 37. The Federal Police must exercise the powers established in paragraph 1 of article 144 of the Constitution, and, specifically:

I - ascertain criminal offenses against the political and social order or to the detriment of goods, services, and interests of the Union or its autarchic entities and public companies, and other offenses of which practice has interstate or international repercussions and requires uniform repression, as provided by law;

II - prevent and suppress the illicit trafficking of narcotics and drugs and the smuggling and disposal of goods and values, without prejudice to actions by the treasury and other public bodies in their areas of jurisdiction;

III - act as maritime, airport, and border police;

IV - exercise, exclusively, the functions of the judicial police of the Union;

V - curtail the disturbance and possession of the assets and property of the Union and entities that are members of the federal government, without prejudice to the maintenance of public order by the military police of the states and Federal District; and

VI - monitor and initiate investigations related to agrarian or land conflicts and those arising from them, when consisting on a crime of federal jurisdiction, in addition to preventing and suppressing these crimes.

Art. 38. The Executive Directory shall direct, plan, coordinate, control, and evaluate the activities of:

I - maritime, airport, and border police, private security, control of chemical products, arms control, registration of foreigners, migration control, and other of administrative police;

II - operational support to the final activities;

III - institutional security and personal protection;

IV - security of foreign dignitaries visiting the country, at the request of the Ministry of Foreign Affairs;

V - civil and criminal human identification; and

VI - issuance of travel documents.

Art. 39. The Organized Crime Combat and Investigation Directory shall direct, plan, coordinate, control, and evaluate criminal investigation activity related to criminal offenses:

I - practiced by criminal organizations;

II - practiced against human rights and indigenous communities;

III - practiced against the environment and historical heritage;

IV - practiced against the economic order and the national financial system;

V - practiced against the political and social order;

VI - regarding illicit drug and arms trafficking;

VII - regarding smuggling and disposal of goods;

VIII - regarding asset laundering;

IX - having an interstate or international impact and requiring uniform repression; and

X - to the detriment of goods, services, and interests of the Union or its autarchic entities and public companies.

Art. 40. The Federal Police General Office of Internal Affairs shall:

I - direct, plan, coordinate, control, and evaluate correctional and disciplinary activities within the Federal Police;

II - guide the interpretation and compliance with the legislation relevant to the activities of judicial and disciplinary police, within the Federal Police; and

III - ascertain the infractions committed by Federal Police employees

Art. 41. The Police Intelligence Directory shall:

I - direct, plan, coordinate, control, evaluate, and guide intelligence activities within the Federal Police;

II - plan and execute counterintelligence, counter-terrorism and other operations determined by the General Director of the Federal Police; and

III - define doctrine and promote training actions in police intelligence, along with the National Police Academy.

Art. 42. The Technical-Scientific Directory shall:

I - direct, plan, coordinate, guide, execute, control, and evaluate criminal expertise activities and those related to genetic profiling banks; and

II - manage and maintain genetic profile banks.

Art. 43. The Personnel Management Directory shall direct, plan, coordinate, guide, execute, control, and evaluate the activities of:

I - selection and training of employees;

II - research and dissemination of scientific studies relating to public security; and

III - personnel management.

Art. 44. The Police Administration and Logistics Directory shall:

I - direct, plan, coordinate, guide, execute, control, and evaluate the activities of:

- a) budget and finance;
- b) modernization of police infrastructure and logistics; and
- c) administrative management of goods and services; and

II - manage the research and development activities of the Federal Police.

Art. 45. The Information and Innovation Technology Directory shall:

I - direct, plan, coordinate, control, execute, and evaluate information technology and communications activities within the Federal Police; and

II - direct, plan, coordinate, control, execute, and evaluate technological innovation activities within the Federal Police;

Art. 46. The Executive Directory, Directories, and the General Office of Internal Affairs of the Federal Police, within the scope of their jurisdiction, shall forward to the General Director proposals for normative acts or for the establishment of partnerships with other institutions.

Art. 47. The Federal Road Police must exercise the competence established in paragraph 2 of article 144 of the Constitution, in article 20 of Law nº 9,503 of September 23rd, 1997 - Brazilian Traffic Code, in Decree nº 1,655 of October 3rd, 1995, and, specifically: [\(Head provision of the article with wording established by Decree nº 10,073 of 10/18/2019, in force in 11/7/2019\)](#)

I - plan, coordinate, and execute the policing, prevention, and suppression of crimes on federal highways and areas of interest of the Union;

II - exercise the powers of traffic authority on federal highways and roads;

III - conduct policing, surveillance, and inspection of the traffic and the transport of people, cargo, and goods;

IV - plan, coordinate, and execute accident prevention and victim rescue services on federal highways and roads; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

V - conduct site surveys, incident reports, traffic expertise, alcohol dosage tests, and other procedures, in addition to essential investigations to elucidate traffic accidents; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VI - ensure free movement on federal highways and roads, especially in cases of traffic accidents, social demonstrations, and public calamities; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VII - maintain articulation with the bodies of traffic, transport, public security, intelligence, and civil defense, to promote the exchange of information;

VIII - conduct, promote, and participate in the activities of guidance and education for traffic safety, in addition to developing continuous and permanent work of traffic accident prevention;

IX - inform the infrastructure body regarding the conditions of the road, signs, and traffic that may compromise traffic safety, and request and adopt emergency measures to protect them;

X - certify, contract, agree, supervise, and adopt security measures regarding the services of collection, removal, and custody of vehicles and animals, and escort of dangerous products, oversized,

and indivisible loads transport; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

XI - plan and implement security measures for the escort of the displacements of the President of Brazil, the Vice-President of Brazil, the Ministers of State, the Heads of State, foreign diplomats, and other authorities, on federal highways and roads, and in other areas, when requested by the competent authority; and [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

XII - draft the detailed term referred to in article 69 of Law nº 9,099 of September 26th, 1995. [\(Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 48. The Executive Directory shall direct, plan, coordinate, control, and evaluate the activities of:

I - management of structures linked to the General Director of the Federal Road Police and articulation for the alignment of the actions of the other Directories, Superintendencies, and collegiate bodies of the institution; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

II - elaboration, approval, updating, implementation, and evaluation of the Strategic Plan of the Federal Road Police, with the objectives, guidelines, and strategic goals for the actions of jurisdiction of the Federal Road Police;

III - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

IV - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

V - governance, technical analysis, procedural instruction, integrity, transparency, ombudsman, access to information, management guidance, social communication, training and professional qualification, education, research, development, and innovation within the Federal Road Police; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VI - standardization of internal procedures, edition of normative acts, and establishment of partnerships with other institutions, to subsidize the subsequent deliberation of the General Directory of the Federal Road Police; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VII - internal control, technical guidance, and monitoring the preparation of the annual accounts, management report, and recommendations and determinations arising from the Internal Control System of the Federal Branch and external control bodies; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VIII - analyses and evaluations to verify the performance of management and risk management and the recommendation of the adoption of risk mitigation measures with preventive and corrective character; and [\(Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

IX - interaction with other public bodies and entities through the development of information exchange and joint and integrated actions. [\(Item added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 49. The Administration and Logistics Directory shall direct, plan, coordinate, control, and evaluate the activities of: [\(Head provision of the article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

I - relationship with the federal systems of planning and budgeting, financial administration, accounting, cost information, general services, and management of archival documents; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

II - planning and consolidation of the multi-annual proposal, budget guidelines, and annual budget, including the decentralization of resources to its management units;

III - budget, financial, logistics, procurement, and document management, including the annual planning of procurement of materials and services;

IV - agreement and decentralized execution of agreements, terms, technical cooperation agreements, or other similar instruments; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

V - taking the accounts of the expense ordinator and, within the scope of the national headquarters of the Federal Road Police, of the others responsible for public goods and values and of anyone who causes the loss, misplacement, or irregularity that results in damage to the Treasury;

VI - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VII - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VIII - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

IX - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

X - [\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

XI - implementation of the national guidelines for administration and logistics actions; and [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

XII - management, supervision, and monitoring of administrative contracts. [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 50. The Operations Directory shall direct, plan, coordinate, control, and evaluate the activities of:

I - operational management, policing, inspection, traffic security and supervision, attendance, registration, investigation, expertise, prevention and reduction of traffic accidents, statistical data collection, and transitometry;

II - jurisdiction of the traffic authorities in the Superintendencies and exercise, at the national level, the traffic authority powers applicable to the Federal Road Police; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

III - air and ground operations, to authorize operations involving more than one decentralized unit;

IV - assessment and notification of infringements and procedures relating to the application of traffic penalties and control of fines;

V - accreditation of companies of escorts of dangerous products, oversized, and indivisible cargoes transport, collection, removal, guard, and auction of vehicles and animals; [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VI - organization of the district of Superintendencies and Police Stations of the Federal Road Police;

VII - assistance to other public security institutions in the prevention and fighting crime, within the jurisdiction of the Federal Road Police; and [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

VIII - implementation of national guidelines for operational actions in line with the multi-annual plan and the strategic plan of the Federal Road Police. [\(Item with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 50-A. The Intelligence Directory shall direct, plan, coordinate, control, and evaluate the activities of:

I - intelligence, as the central intelligence unit of the Federal Road Police;

II - representation of the institution in the subjects of intelligence activity, including in national and international committees, councils, events, and missions; and

III - advising the leaders of the Federal Road Police units in the decision-making process. [\(Article added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 50-B. The Federal Road Police General Office of Internal Affairs shall:

I - monitor the conduct of employees and procedures related to correction and discipline procedures;

II - establish, analyze, and instruct disciplinary administrative procedures, within the scope of its jurisdiction;

III - coordinate with the Legal Council of the Ministry of Justice and Public Security, the Office of the Federal Controller-General, and the other bodies and entities of public management control; and

IV - implement the guidelines for corrective actions, in accordance with the guidance of the central body of the Correction System of the Federal Executive Branch. [\(Article added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 50-C. The Personnel Management Directory is responsible for the activities of:

I - relationship with the federal human resources system;

II - personnel management and personnel legislation of the Federal Road Police, with orientation to compliance and application of higher standards related to the area of personnel management;

III - management of the workforce and definition of the staffing framework of employees in the units of the Federal Road Police;

IV - organization and holding of public tenders for the Federal Road Police;

V - granting of benefits, licenses, leave, pension, retirement, subsistence allowance, advantages, gratuities, add-ons, removal, redistribution, utilization, and reversion of employees; and

VI - attention to the integral health of the employees. [\(Article added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 50-D. The Information and Communications Technology Directory is responsible for the activities of:

I - information and communications technology, with the proposal of governance methodology and technological innovation plan;

II - relationship with the systems and federal instances of information and communication technology;

III - technical cooperation on sharing of data, systems, and technological improvement; and

IV - analysis of risks related to the area of information and communication technology, due to internal or external threats and other factors related to the guarantee of the availability of services and systems. [\(Article added by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 51. The National Archive, central organ of the archival document management system of the federal government, shall:

I - guide the bodies and entities of the Federal Executive Branch in the implementation of document management programs, in any support;

II - supervise the application of procedures and technical operations related to the production, registration, classification, process control, use, and evaluation of documents, to modernize government archival services;

III - promote the collection of permanent custody documents for technical treatment, preservation, and dissemination, to ensure full access to information, in support of governmental decisions of a political-administrative nature and to the citizen in defense of their rights, to encourage the production of scientific and cultural knowledge;

IV - monitor and implement the national archives policy, defined by the National Archives Council; and

V - [*\(Repealed by Decree nº 10.148 of 12/2/2019\)*](#)

Section III

Collegiate bodies

Art. 52. The Federal Council for Managing the Fund for the Defense of Diffuse Rights shall exercise the powers established in article 3 of Law nº 9,008 of March 21st, 1995.

Art. 53. The National Council to Fight Piracy and Crimes against Intellectual Property shall exercise the powers established in Decree nº 9,875 of June 27th, 2019. [*\(Article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

Art. 54. The National Council to Fight Piracy and Crimes against Intellectual Property shall exercise the powers established in Decree nº 9,926 of July 19th, 2019. [*\(Article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

Art. 55. The National Archives Council shall exercise the powers established in Decree nº 4,073 of January 3rd, 2002.

Art. 56. [*\(Repealed by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)*](#)

Art. 57. The National Council for Criminal and Penitentiary Policy shall:

I - propose criminal policy guidelines on the prevention of crime, the administration of criminal justice, and the enforcement of sentences and security measures;

II - contribute to the elaboration of national development plans and suggest the goals and priorities of the criminal and penitentiary policy;

III - promote the periodic evaluation of the criminal system to adapt to the needs of the country;

IV - stimulate and promote research in the field of criminology;

V - develop the national penitentiary program for training and improvement of the employee;

VI - propose rules on the architecture and construction of criminal establishments and shelters;

VII - establish the criteria for the preparation of criminal statistics;

VIII - inspect and supervise criminal establishments and remain informed on the development of criminal execution in the states and Federal District through reports of the penitentiary council, requests,

visits, or any other means, and propose to the authorities in charge the necessary measures for its improvement;

IX - represent the enforcement judge or the administrative authority for the initiation of syndication or administrative proceedings, in the event of violation of rules relating to criminal enforcement; and

X - represent the competent authority for the interdiction, in whole or in part, of a criminal establishment.

Art. 58. The National Council for Public Security shall exercise the powers established in article 35 of Decree nº 9,489 of August 30th, 2018.

Art. 59. The National Council to Fight Piracy and Crimes against Intellectual Property shall exercise the powers established in Law nº 13,756 of December 12th, 2018. [\(Article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 60. The National Council to Fight Piracy and Crimes against Intellectual Property shall exercise the powers established in Decree nº 9,873 of June 27th, 2019. [\(Article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

Art. 60-A. The National Council to Fight Piracy and Crimes against Intellectual Property shall exercise the powers established in Decree nº 8,593 of December 17th, 2015. [\(Article with wording established by Decree nº 10,073 of 10/18/2019, in force on 11/7/2019\)](#)

CHAPTER IV

DUTIES OF THE LEADERS

Section I

Executive Secretary

Art. 61. The Executive Secretary shall:

I - coordinate, consolidate, and submit to the Minister of State the Global Action Plan of the Ministry;

II - supervise and evaluate the execution of projects and activities of the Ministry;

III - supervise and coordinate the articulation of the organs of the Ministry with the central organs of the systems assigned to the area of jurisdiction of the Executive Secretariat; and

IV - perform other duties assigned to him/her by the Minister of State.

Section II

Secretaries

Art. 62. The Secretaries shall plan, direct, coordinate, guide, monitor, and evaluate the implementation of the activities of the bodies of their Secretariats or Departments, forwarding to the higher authority proposals for normative acts and for establishing partnerships with other institutions, in their area of jurisdiction, and exercise other tasks that are committed to them in the internal regulations.

Section III

Other leaders

Art. 63. The Head of the Cabinet, Heads of the Special Advisories, Legal Council, Under-secretaries, Directors, General Internal Affairs Officers, Council Presidents, General Coordinator, Superintendents, and other leaders shall plan, direct, coordinate, and direct the execution of the activities of their units, and perform other duties as may be entrusted in its area of jurisdiction.