

GM/MS ORDINANCE #7,444, OF JULY 10, 2025

Amends GM/MS Ordinance #5, of September 28, 2017, to establish the Technical Appellate Evaluation Committee within the Health Economic-Industrial Complex.

THE MINISTER OF HEALTH, in the use of the powers conferred upon him by Items I and II of the sole paragraph of Article 87 of the Brazilian Constitution,

HEREBY DECREES:

Article 1. Section V-B of Chapter IV of Title VI of the MS Ordinance #5, of September 28, 2017, is amended to read as follows:

Subsection IV – Technical Appellate Evaluation Committee (Appellate CTA)

Article 819-H. The Technical Appellate Evaluation Committee – Appellate CTA, is hereby established within the Health Economic-Industrial Complex to review appeals filed against the rejection of proposals for Productive Development Partnerships – PDP, and projects under the Local Development and Innovation Program – PDIL.

Article 819-I. The Appellate CTA shall be comprised of representatives from the following bodies and entities:

- I - five representatives of the Ministry of Health, including one from the Department of Science, Technology, Innovation, and Health Complex, who shall act as Coordinator;
 - II - one representative of the Ministry of Science, Technology and Innovations;
 - III - one representative of the Ministry of Development, Industry, Trade, and Services;
 - IV - one representative of the Ministry of Management and Public Service Innovation;
 - V - one representative of the Brazilian Food and Drug Administration (ANVISA);
 - VI - one representative of the National Bank for Economic and Social Development (BNDES); and
 - VII - one representative of the Financing Agency for Studies and Projects (FINEP).
- VIII - Paragraph 1. Each member of the Appellate CTA shall have an alternate who will stand in during any absence or conflict of interest.

Paragraph 2. Members of the Appellate CTA and their alternates shall be appointed by the heads of the respective bodies or entities and designated by the Secretary of Science, Technology, Innovation and Health Complex of the Ministry of Health.

Paragraph 3. The Appellate CTA Coordinator may invite, without voting rights, representatives of public or private, domestic or foreign bodies, authorities, experts, and scientists to assist in its work.

Paragraph 4. Members of the Appellate CTA must observe any confidentiality and access restrictions provided by law regarding the matters deliberated by the commission.

Article 819-J. The Appellate CTA shall convene ordinary meetings monthly and extraordinary meetings at the call of its Coordinator.

Paragraph 1. Members of the Appellate CTA located in the Federal District shall meet in person or via videoconference, and members in other federative units shall participate by videoconference.

Paragraph 2. The Appellate CTA Coordinator shall have a casting vote in addition to their regular vote in the event of a tie.

Paragraph 3. A quorum for meetings of the Appellate CTA members is an absolute majority, and a simple majority is required for rendering decisions.

[Article 819-K](#). The Appellate CTA's Executive Secretariat shall be performed by the Department of Health Economic-Industrial Complex and Innovation for the Brazilian Unified Health System (SUS), within the Department of Science, Technology, Innovation and Health Economic-Industrial Complex of the Ministry of Health.

[Article 819-L](#). The Appellate CTA shall assess the merits of each appeal as requested by the appellant and render an opinion on whether the appeal should be granted.

[Article 819-M](#). The Appellate CTAs' opinions shall be submitted to the Deliberative Committee (CD) for final decision on the appeals outcomes.

[Article 819-N](#). The participation of the Technical Evaluation Committee (CTA) shall be deemed performance of relevant public service and shall be uncompensated.

[Article 819-O](#). The Appellate CTA shall have a term of six months from its first meeting, renewable once for an additional six-month period by act of its Coordinator.

[Article 2](#). This Ordinance shall enter into force on the date of its publication.

ALEXANDRE ROCHA SANTOS PADILHA