

Law 29 de Dezembro de 2017

Article 153

Exceptional regimen of secondary networks of fuel management ranges

1 - During the year 2018, the work defined in No. 2 of article 15 of Decree-Law no. 124/2006, of 28 June, in its current wording, must be up to 15 March, regardless of the existence of an approved Municipal Plan Forest Protection against Fire (PMDFCI).

2 - During the year 2018, the fines referred to Article 38 of Decree-Law No. 124/2006, of June 28, in its current wording, are increased to double.

3 - Until May 31, 2018, the municipal councils ensure the completion of all and should be replaced by owners and other non-compliant forest producers by proceeding fuel management provided by law, by means of and, in the absence of a reply within five days, by post on the job site.

4 - In the case of the replacement referred to in addition, owners and other forest obliged to allow access to their land and to reimburse the municipal council of the expenses incurred with the of fuel.

5 - In order to comply with the provisions of this article, in particular the coercive execution of the work which are necessary for full compliance with the preventive measures referred to in paragraphs 1 and 3, the municipalities rely on the collaboration of the of security.

6 - PMDFCI must be approved or updated until March 31, 2018.

7 - In case of non-compliance with the provisions of paragraphs years, the following month, 20% of the the current transfers of the Equilibrium Fund (FEF).

8 - During the year 2018, they apply to municipalities and ICNF, the exceptional measures of hiring by direct adjustment referred to in Article No. 2 of the Decree-Law No. 87/2017, of July 27, for the realization of actions and planned fuel management work in Decree-Law No. 124/2006, of June 28, in its current writing.

9 - For the payment of expenses referred to in this municipalities can access the credit line to which the referred to in Article 148 (1) (h).

10 - The reimbursement by municipalities of subsidies reimbursable through the line referred to in the previous number is carried out, as a priority, through following receipts:

a) Revenue obtained from the management of the remaining biomass the cleaning

done in lieu of the owners and other forest producers;

b) Revenue collected through execution processes to owners resulting from the compulsory collection of debts resulting from non-compliance with the provisions of in paragraph 1.

11 - For the purposes of paragraphs 8 and 9, the munic- are exempt from prior review by the Court of of Accounts provided for in article 46 of Law no. 98/97, of August, in its current draft.