

A.L. 327 ta' l-2008**ATT DWAR IL-HARSIEN TA' L-AMBJENT****(KAP. 435)****Regolamenti ta' l-2008 li jemendaw ir-Regolamenti dwar Stima Ambjentali Strategika**

BIS-SAHHA tas-setgħat mogħtija bl-artikolu 17 ta' l-Att dwar il-Harsien ta' l-Ambjent, il-Prim Ministru għamel dawn ir-regolamenti li ġejjin:-

1. It-titolu ta' dawn ir-regolamenti hu Regolamenti ta' l-2008 li jemendaw ir-Regolamenti ta' l-2005 dwar Stima Ambjentali Strategika, u għandhom jinqraw u jiftieħmu bhala haġa waħda mar-Regolamenti ta' l-2005 dwar Stima Ambjentali Strategika, hawnhekk iżjed 'il quddiem imsejha "ir-regolamenti prinċipali".

Titolu.

A.L. 418 ta' l-2005.

2. Minflok ir-regolament 21 tar-regolamenti prinċipali għandu jidhol dan li ġejj:

Jissostitwixxi r-regolament 21 tar-regolamenti prinċipali.

"It-tieni reviżjoni tar-rapport ambjentali, u tal-pjan jew programm.

21. (1) Wara dan il-perjodu ta' konsultazzjoni l-proponent għandu jemenda r-rapport ambjentali u l-pjan jew programm relattiv kif meħtieġ.

(2) Il-proponent għandu jibgħat lill-Awtorità Kompetenti u lil dawk il-partijiet interessati li jiġu identifikati, rapport li jistipula:

(a) il-kummenti kollha magħmula mill-partijiet interessati identifikati u mill-pubbliku;

(b) kif dawn il-kummenti ġew, jew ma ġewx, mehuda in konsiderazzjoni u integrati fil-pjan jew fil-programm;

(ċ) stqarrija li fil-qosor tghid kif il-konsiderazzjonijiet ambjentali ġew integrati fil-pjan jew fil-programm;

(d) kif ir-rapport ambjentali jkun ittieħed in konsiderazzjoni fil-pjan jew fil-programm;

(e) raġunijiet li wasslu biex jintgħazel il-pjan jew il-programm hekk kif adottat meħud kont ta' l-alternattivi raġonevoli l-oħra li jkunu ittieħdu in konsiderazzjoni;

(f) kull mizura ta' monitoraġġ li tkun ser tiġi adottata matul l-implimentazzjoni tal-pjan jew tal-programm.

(3) Il-proponent għandu jara li dan ir-rapport ikun qiegħed għad-dispożizzjoni tal-pubbliku."

L.N. 327 of 2008

**ENVIRONMENT PROTECTION ACT
(CAP. 435)**

**Strategic Environmental Assessment (Amendment) Regulations,
2008**

BY virtue of the powers conferred by article 17 of the Environment Protection Act, the Prime Minister has made the following regulations:—

Citation.

1. The title of these regulations is the Strategic Environmental Assessment (Amendment) Regulations, 2008 and it shall be read and construed as one with the Strategic Environmental Assessment Regulations, 2005, hereinafter referred to as “the principal regulations”.

L.N. 418 of 2005.

Substitution of regulation 21 of the principal regulations.

2. Regulation 21 of the principal regulations shall be substituted as follows:

“Second revision of the environmental report, and of plan or programme.

21. (1) Following this consultation period the proponent shall amend the environmental report and the related plan or programme as necessary.

(2) The proponent shall send the Competent Authority and the identified stakeholders a report setting out:

(a) all comments made by the identified stakeholders and the public;

(b) how these comments were, or were not, taken into consideration and integrated in the plan or programme;

(c) a statement summarising how environmental considerations were integrated into the plan or programme;

(d) how the environmental report was taken into account into the plan or programme;

(e) reasons for choosing the plan or programme as adopted in the light of the other reasonable alternatives dealt with;

(f) any monitoring measures that will be adopted during the implementation of the plan or programme.

(3) The proponent shall make this report available to the public.”