

A.L. 235 ta' l-2004**ATT TA' L-2001 DWAR IL-HARSIEN TA' L-AMBJENT
(ATT NRU. XX TA' L-2001)****Regolamenti ta' l-2004 li jemendaw ir-Regolamenti dwar Stima u
Maniġġar tal-Kwalità ta' l-Arja fl-Ambjent**

BIS-SAHHA tas-setgħat mogħtija bl-artikoli 3, 9, u 28 ta' l-Att ta' l-2001 dwar il-Harsien ta' l-Ambjent, il-Ministru ta' l-Affarijiet Rurali u l-Ambjent għamel dawn ir-regolamenti li ġejjin:–

1. It-titolu ta' dawn ir-regolamenti hu Regolamenti ta' l-2004 li jemendaw ir-Regolamenti dwar Stima u Maniġġar tal-Kwalità ta' l-Arja fl-Ambjent, u għandhom jinqraw u jiftiehm bħala haġa waħda mar-Regolamenti ta' l-2001 dwar Stima u Maniġġar tal-Kwalità ta' l-Arja fl-Ambjent, hawnhekk iżjed 'il quddiem imsejha "ir-regolamenti prinċipali".

Titolu.

A.L. 216 ta' l-2001.

2. Minflok is-subregolament (1) tar-regolament 7 tar-regolamenti prinċipali għandu jidhol dan li ġej:

Jemenda r-regolament 7 tar-regolamenti prinċipali.

“(1) L-awtorità kompetenti għandha tiehu l-miżuri neċessarji biex tiżgura li l-limiti ta' valuri jiġu osservati u biex tiżgura azzjoni integrata ambjentali li ma tkun thalli l-ebda effett negattiv sinifikanti fuq l-ambjent, fuq il-protezzjoni tas-saħħa u sigurtà tal-haddiema fuq il-post tax-xogħol u fuq l-ambjent fi Stati ohra.”.

3. Minnufih wara s-subregolament (4) tar-regolament 8 tar-regolamenti prinċipali għandu jidhol dan is-subregolament li ġej :

Jemenda r-regolament 8 tar-regolamenti prinċipali.

“(5) Meta l-livell ta' tingis ikun iżjed, jew x'aktarx jaqbeż il-limitu tal-valur miżjud mal-margni ta' tolleranza jew, skond il-każ, il-limitu ta' twissija b'riżultat ta' tingis sinifikanti minn Stat ieħor, l-Istati nvoluti għandhom jikkonsultaw ma' xulxin bil-għan li tinstab soluzzjoni.”.

L.N. 235 of 2004

**ENVIRONMENT PROTECTION ACT, 2001
(ACT NO. XX OF 2001)**

**Ambient Air Quality Assessment and Management (Amendment)
Regulations, 2004**

BY VIRTUE of the powers conferred by articles 3, 9 and 28 of the Environment Protection Act, 2001, the Minister for Rural Affairs and the Environment has made the following regulations: -

Citation.

1. The title of these regulations is the Ambient Air Quality Assessment and Management (Amendment) Regulations, 2004, and they shall be read and construed as one with the Ambient Air Quality Assessment and Management Regulations, 2001, hereinafter referred to as “the principal regulations”.

L.N. 216 of 2001.

Amends regulation 7 of the principal regulations.

2. For subregulation (1) regulation 7 of the principal regulations there shall be substituted the following:-

“(1) The competent authority shall take the necessary measures to ensure compliance with the limit values and to ensure an integrated environmental approach which would have no significant negative effects on the environment, on the protection of safety and health of workers at work, and on the environment in other States.”.

Amends regulation 8 of the principal regulations.

3. Immediately after subregulation (4) of regulation 8 of the principal regulations, there shall be added the following subregulation:

“(5) When the level of a pollutant exceeds, or is likely to exceed the limit value plus the margin of tolerance or, as the case may be, the alert threshold following significant pollution originating in another State, the States concerned shall consult with one another with a view to finding a solution.”.