



MINISTER FOR THE ENVIRONMENT OF THE REPUBLIC OF LITHUANIA

ORDER

ON THE AMENDMENT OF ORDER OF 31 OCTOBER 2017 D1-885 “ON THE APPROVAL OF THE DESCRIPTION OF THE PROCEDURE FOR THE ASSESSMENT OF THE ENVIRONMENTAL IMPACT OF THE PROPOSED ECONOMIC ACTIVITY”

23 May 2023 No. D1-157
Vilnius

1. I hereby amend Order No D1-885 of the Minister for the Environment of the Republic of Lithuania of 31 October 2017 approving the Description of the Procedure for Environmental Impact Assessment of Planned Economic Activities and redraft it as follows:

**“MINISTER FOR THE ENVIRONMENT OF THE REPUBLIC OF LITHUANIA
ORDER**

ON THE APPROVAL OF THE DESCRIPTIONS OF THE PROCEDURE FOR THE ASSESSMENT OF THE ENVIRONMENTAL IMPACT OF THE PROPOSED ECONOMIC ACTIVITY

Pursuant to Article 5(1) and (2), Article 6(1) to (4), (6) and (7), Article 8(3), (4), (6) and (10), Article 9(2) and (3), Article 10(5), (8), (9), (11), (12) and (14), Article 11(1), (3), (4), (5), (8), (8) and (10), Article 12(2), (8), (14), (16) and (17) and Article 14(2) of the Law of the Republic of Lithuania on Environmental Impact Assessment, Article 15 of the Law on Environmental Protection of the Republic of Lithuania and implementing Directive 2011/92/EU of the European Parliament and of the Council of 13 December 2011 on the assessment of the effects of certain public and private projects on the environment (codified version) as amended by Directive 2014/52/EU of the European Parliament and of the Council of 16 April 2014 and the United Nations Convention on Environmental Impact Assessment in a Transboundary Context, 1991:

1. Approve the following:

1.1. A description of the procedure for carrying out environmental impact assessment procedures for the proposed economic activity;

1.2. A description of the procedure for drawing up documents for environmental impact assessment of the proposed economic activity;

1.3. A description of the procedure for carrying out transboundary environmental impact assessment procedures for the proposed economic activity;

1.4. A description of the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

2. To be the subject of environmental impact assessment as the institution of protected areas authorised by the Minister of Environment and referred to in Article 5(1)(2)(e) of the Law on Environmental Impact Assessment of Planned Economic Activities:

2.1. The State Service for Protected Areas under the Ministry of Environment, where the implementation of the planned economic activity may have an impact on the state protected areas, including the sites of the European ecological network Natura 2000, the areas of a particularly protected landscape defined in the general plan of the territory of the Republic of Lithuania approved by the

Government and especially complexes of landscapes, sites of protected species or plant sites, with the exception of the cases specified in subparagraph 2.2 of this Order;

2.2. the Directorate of the Protected Area(s), the Procedure for Determining the Significance of the Impact of Plans or Programmes and the implementation of the planned economic activity on designated or potential Natura 2000 sites approved by Order No D1-255 of the Minister for the Environment of the Republic of Lithuania of 22 May 2006 approving the procedure for determining the significance of plans or programmes and the implementation of the planned economic activity on designated or potential Natura 2000 sites, which has established, in accordance with the procedure laid down in Article 3(1)(3) of the Law on the assessment of the environmental impact of the planned economic activity, that the implementation of the proposed economic activity may have a significant impact on Natura 2000 sites.

2. The legal regulation in force before the entry into force of this Order shall apply to the procedures for environmental impact assessment of the proposed economic activity initiated before the entry into force of this Order, with the exception of the procedures for environmental impact assessment of the proposed economic activity initiated after the entry into force of Law No XIV-1560 amending Law No I-1495 of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities. The procedures for environmental impact assessment of planned economic activities initiated after the entry into force of Law No XIV-1560 amending Law No I-1495 on environmental impact assessment of planned economic activities shall continue in accordance with the provisions of this Order.

Minister for the Environment

Simonas Gentvilas

APPROVED

By the Order of the Minister of the
Environment of the Republic of Lithuania
of 23 May 2023 No D1-157

DESCRIPTION OF CONDUCTING THE PROCEDURE OF ENVIRONMENTAL IMPACT ASSESSMENT OF PROPOSED ECONOMIC ACTIVITY

CHAPTER I GENERAL PROVISIONS

1. Description of conducting the procedures of environmental impact assessment of proposed economic activity (hereinafter referred to as the 'Description of Procedures') sets out the procedure determines the submission and examination of the environmental impact assessment program (hereinafter - the EIA program), the notification of the start of the environmental impact assessment (hereinafter - the notification of the start of the EIA) and the environmental impact assessment report (hereinafter - the EIA report), the procedure for providing conclusions, making a decision on the impact of the planned economic activity on the environment, and the relations of the participants in the environmental impact assessment (hereinafter - EIA) process in this process.
2. The Description of Procedures is binding on all participants in the EIA process referred to in Article 5 of the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities.
3. The functions of the responsible authority referred to in Article 5(1)(1)(1) of the Law on Environmental Impact Assessment of Proposed Economic Activities shall be exercised by the Environmental Protection Agency (hereinafter referred to as 'the Agency') in accordance with the powers granted to the Ministry of Environment and its subordinate institutions by paragraph 2 of Resolution No 900 of the Government of the Republic of Lithuania of 28 July 2000 on the granting of powers to the Ministry of Environment and its subordinate institutions.
4. The object of the EIA is the planned economic activity referred to in Article 3(1) of the Law on Environmental Impact Assessment of Planned Economic Activities.
5. The start of the environmental impact assessment shall be deemed to be the date of receipt by the Agency of information on the EIA programme or notification of the commencement of an environmental impact assessment. The date of the decision on the environmental impact of the proposed economic activity adopted by the Agency shall be deemed to be the end of the environmental impact assessment.
6. The Environmental Protection Agency, the drafter of EIA documents, the organiser of the proposed economic activity and EIA entities shall process personal data in accordance with the Law of the Republic of Lithuania on the Legal Protection of Personal Data, Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) and other legal acts regulating the protection of personal data, in accordance with the obligations laid down in the Procedure.
7. The terms used in the Procedure shall be understood as defined in the Law on Environmental Impact Assessment of Planned Economic Activities, the Law of the Republic of Lithuania on Protected Species of Animals, Plants and Fungi and the Law of the Republic of Lithuania on Protected Areas.

CHAPTER II EXAMINATION AND APPROVAL OF THE ENVIRONMENTAL IMPACT ASSESSMENT PROGRAMME

8. The drafter of EIA documents, having prepared an EIA programme in accordance with the requirements of the Procedure for the Preparation of Documents on Environmental Impact Assessment of Planned Economic Activities, shall submit it to EIA entities for the purpose of obtaining conclusions, organise the procedures for informing the public and participating in the environmental impact assessment process as set out in the Procedure for informing the public and participating in the environmental impact assessment process and inform the Agency of the prepared EIA programme. The EIA programme shall be submitted to EIA entities by e-mail or other electronic means of communication, directly or through the point of single contact specified in the Law of the Republic of Lithuania on Services.

9. The EIA programme shall be made available to the following EIA entities:

9.1. In all cases:

9.1.1. to the executive institution of the municipality in whose territory the economic activity is planned. Where the planned economic activity is located in the territory of more than one municipality, to the executive institutions of all municipalities in whose territories economic activity is planned, and where the economic activity is planned in the territorial sea of the Republic of Lithuania and/or in the exclusive economic zone of the Republic of Lithuania in the Baltic Sea, to the executive institutions of municipalities bordering the Baltic Sea;

9.1.2. The National Public Health Centre under the Ministry of Health as an institution authorised by Order No V-474 of the Minister for Health of the Republic of Lithuania of 13 May 2011 on the establishment of cases of public health impact assessment and performance of planned economic activities not provided for in the Law of the Republic of Lithuania on Environmental Impact Assessment and the granting of powers;

9.1.3. The Fire and Rescue Department under the Ministry of the Interior as an institution authorised by Order No 1V-98 of the Minister of the Interior of the Republic of Lithuania of 28 February 2023 on the granting of powers to implement the Law of the Republic of Lithuania on Environmental Impact Assessment of Planned Economic Activities;

9.1.4. The Department of Cultural Heritage under the Ministry of Culture as an authorised institution referred to in point 9.22 of the Regulations of the Department of Cultural Heritage under the Ministry of Culture approved by Order No ÁV-116 of the Minister for Culture of 1 April 2005 approving the regulations of the Department of Cultural Heritage under the Ministry of Culture;

9.2. when the implementation of the planned economic activity may have an impact on the state protected areas, including the sites of the European ecological network Natura 2000, as defined in the general plan of the territory of the Republic of Lithuania approved by Resolution No 789 of the Government of the Republic of Lithuania of 29 September 2021 approving the general plan of the territory of the Republic of Lithuania, in particular for protected landscape areas and particularly complex landscape complexes, sites of protected species or plant sites – the State Service for Protected Areas under the Ministry of Environment (hereinafter referred to as the ‘SSG’), with the exception of the cases specified in point 9.3 of the Procedure;

9.3. when the environmental impact assessment of the proposed economic activity is carried out in accordance with Article 3(1)(3) of the Law on Environmental Impact Assessment of the planned economic activity – to the Directorate of the Protected Area(s), to the Directorate of the Protected Area(s), to the Designation of the Impact of Plans or Programmes and the implementation of the planned economic activity on designated or potential Natura 2000 sites, approved by Order No D1-255 of the Minister for the Environment of the Republic of Lithuania of 22 May 2006 approving the description of the procedure for determining the significance of plans or programmes and the implementation of the planned economic activity on designated or potential Natura 2000 sites, having established, in accordance with the procedure laid down in the procedure, that the implementation of the planned economic activity may have a significant impact on the Natura 2000 sites of the European ecological network;

9.4. when the planned economic activity is related to nuclear facilities – to the State Nuclear Power Safety Inspectorate;

9.5. The Radiation Protection Centre, when planning economic activities involving sources of ionising radiation, including planned economic activities at nuclear facilities, as an authorised

institution referred to in subparagraph 10.9 of the Regulations of the Radiation Protection Centre approved by Order No V-612 of the Minister for Health of the Republic of Lithuania of 22 July 2005 approving the provisions of the Radiation Protection Centre.

10. Upon receipt of information from the drafter of the EIA documents on the prepared EIA programme, the Agency shall publish it in accordance with the procedure laid down in the Procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

11. The procedure for submitting proposals for an EIA programme, carrying out an EIA and assessing them shall be laid down by the representatives of the public concerned by the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

12. The EIA entities shall, within 10 working days, examine the received EIA programme and submit in writing reasoned conclusions on it or reasoned requests for its completion or correction to the drafter of the EIA documents. If the EIA programme is submitted to a municipal council, the administration of this municipality, when submitting its opinion on the EIA programme, shall inform the drafter of the EIA documents and the Agency about its submission to the municipal council. Entities of environmental impact assessment responsible for fire and civil protection, protection of immovable cultural property, having regard to the scale, nature, local and environmental characteristics of the proposed economic activity, have decided not to participate in the examination of the EIA report and indicate this in their conclusion on the EIA programme.

13. Where EIA entities have submitted requests to supplement or amend the EIA Programme, the EIA Documentary shall supplement and amend the EIA Programme in accordance with these requirements and resubmit it to the EIA entities that submitted comments and/or proposals.

14. The EIA entities shall examine the EIA Programme within 5 working days of receipt of the supplemented and/or revised EIA Programme and submit in writing to the EIA Documents Drafter the reasoned conclusions on the EIA Programme without requesting information and/or data which they did not provide during the first examination of the EIA Programme, but could request them.

15. The drafter of EIA documents shall submit to the Agency for examination the EIA programme, the conclusions of the EIA entities and the proposals of the public concerned for the EIA Programme, and the evaluation of these proposals. The EIA programme shall be submitted to the Agency by e-mail or other electronic means of communication, either directly or through the contact point specified in the Law on Services.

16. The EIA programme shall be submitted to the Agency after having received reasoned conclusions from all EIA actors on this programme. If the EIA programme has been submitted to the municipal council, this programme shall be submitted to the Agency after the expiry of the deadline for the adoption of a decision of the municipal council on the possibilities of the planned economic activity (20 working days from the receipt of the EIA programme by the municipal administration).

17. During the examination of the EIA programme, the Agency shall invite to participate in the EIA process by means of a reasoned letter:

17.1. EIA entities referred to in subparagraphs 9.2 or 9.3 and/or 9.4 of the Procedure, having established that the planned economic activity complies with the circumstances specified in subparagraphs 9.2 or 9.3 and/or 9.4 of the Procedure of the EIA Programme, but the EIA document preparer has not submitted the EIA Programme to them;

17.2. other state and/or municipal institutions in accordance with paragraph 2 of Article 5 of the Law on Environmental Impact Assessment of Planned Economic Activities and taking into account the nature, scale, local and environmental characteristics of the planned economic activity.

18. If the Agency decides to invite the municipal and/or state institutions referred to in paragraph 17 of the Procedure to participate in the environmental impact assessment process, within 5 working days from the date of receipt of the EIA Programme, the Agency shall submit to them this programme (in digital format) or an active web link in a reasoned letter within 5 working days from the receipt of the EIA Programme and request to submit reasoned conclusions on it to the Agency and the EIA document preparer within 10 working days from the date of receipt of the EIA Programme. The

Agency shall inform the drafter of EIA documents and the organisers of the proposed economic activity of the invited EIA entities referred to in paragraph 17 of the Procedure.

19. The EIA programme shall be coordinated with the EIA entities referred to in paragraph 17 of the Procedure in accordance with the procedure referred to in points 12-14 of the Procedure, after the EIA documentation has been finalised, the drafter of the EIA documents shall submit to the Agency the EIA Programme and the conclusions of the EIA entities on it.

20. The Agency shall examine and evaluate the EIA Programme, the proposals made by the public concerned, the evaluation of the proposals and, on the basis of the reasoned conclusions of the EIA entities on the EIA Programme, approve it within 10 working days from the date of receipt and submit a letter to the EIA Documents preparer for the approval of the EIA Programme or the reasoned requests for its completion or amendment. If the Agency has invited EIA entities referred to in paragraph 17 of the Procedure to participate in the EIA process, the EIA programme shall be approved within 10 working days of its receipt in accordance with paragraph 19 of the Procedure.

21. If the Agency's reasoned requests to supplement or amend the EIA programme have been received, the EIA document preparer shall supplement it and/or amend it in accordance with these requirements and shall resubmit it to the Agency.

22. The Agency shall examine and approve the revised EIA Programme within 5 working days from the date of its receipt without requiring information and/or data which it did not provide during the first examination of the EIA programme, but could request them.

23. Where, in accordance with Article 8(6) of the Law on Environmental Impact Assessment of Planned Economic Activities, the council of the municipality in whose territory the economic activity is planned adopts a negative reasoned decision on the possibilities of the planned economic activity before the approval of the EIA programme, but not later than within 20 working days from the date of its receipt by the municipal administration, the administration of that municipality shall, within three working days of the adoption of the decision referred to in this subparagraph, inform the Agency and the organisers of the planned economic activity of the negative reasoned decision of the municipal council and submit a copy thereof. Upon receipt of the information on this decision of the municipal council, the responsible institution shall inform the public about it in accordance with the procedure laid down in the Description of the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

24. The environmental impact assessment procedures shall not continue until the negative reasoned decision adopted by the municipal council referred to in paragraph 23 of the Procedure remains in force, except for the cases where the planned economic activity has been recognised as a project of importance to the State or is a project of regional importance or the planned economic activity is necessary for the implementation of a project of national importance or regional importance.

25. If it transpires that the impact of the proposed economic activity could be significant on the environment of another Member State of the European Union and/or a foreign State whose environmental impact may be significant (hereinafter referred to as the State affected by the environmental impact), the Agency shall, within 10 working days from the date of receipt of the EIA programme, apply to the Ministry of Environment in accordance with the procedure laid down in the Description of the Procedures for the Execution of Transboundary Environmental Impact Assessment Procedures for the Proposed Economic Activity, asking the Ministry of Environment to submit a conclusion as to whether the proposed economic activity should be subject to cross-border EIA procedures.

26. If the Ministry of Environment determines the need to carry out transboundary EIA procedures, they shall be carried out in accordance with the procedure laid down in Article 10 of the Law on Environmental Impact Assessment of Planned Economic Activities and the Procedures for Execution of Transboundary Environmental Impact Assessment Procedures of Planned Economic Activities. If national and transboundary EIA procedures are carried out at the same time, however, the Agency may approve the EIA programme for the planned economic activity only after having received the opinion of the Ministry of Environment referred to in Article 10(4) of the Law on Environmental Impact Assessment of Planned Economic Activities.

CHAPTER III
NOTIFICATION OF THE COMMENCEMENT OF AN ENVIRONMENTAL IMPACT
ASSESSMENT

27. A notification of the commencement of an EIA shall be prepared when, in the cases specified in Article 3(1) of the Law on Environmental Impact Assessment of the Proposed Economic Activity, it is mandatory to assess the environmental impact of the proposed economic activity and no EIA programme is drawn up. The organiser of the planned economic activity or the drafter of EIA documents shall submit a notification of the commencement of an EIA not later than 15 working days before the public information about the public awareness of the EIA report to the EIA entities and the Agency by e-mail or other electronic means of communication, directly or through the contact point specified in the Law on Services. The form and content of the notification of the start of the EIA are set out in Annex 1 to the Procedure. It shall be accompanied by a signed accompanying document by which the person submitting the EIA document certifies that the information provided is correct, accompanied by a map (recommended scale of 1:50-1:10 000) indicating the preliminary location (alternative locations) of the planned economic activity and the distances to residential areas, immovable cultural property, protected areas and neighbouring states. When submitting an EIA notification in electronic format, the accompanying document must be signed with a qualified electronic signature or formed by electronic means of communication which ensure the integrity, irreplaceability of the text and identify the person submitting the EIA notification.

28. The Agency shall publish the notification of the commencement of the EIA and the map referred to in paragraph 27 of the Procedure in accordance with the procedure laid down in the Procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity. The procedure for submitting proposals for an EIA initiated by representatives of the public concerned and their assessment shall be laid down in a description of the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

29. Notification of the commencement of an EIA shall be given to the EIA entities referred to in paragraph 9 of the Procedure.

30. The Agency and EIA entities shall, within 10 working days from the receipt of the notification of the commencement of the EIA, submit reasoned proposals to the organiser of the proposed economic activity or to the drafter of EIA documents, which shall be taken into account by the drafter of the EIA documents in the preparation of the EIA report.

31. If the Agency decides to invite the municipal and/or public authorities referred to in paragraph 17 of the Procedure to participate in the EIA process, within 5 working days from the date of receipt of the notification of the commencement of the EIA, the Agency shall submit in writing to these authorities a notification of the start of the EIA (in digital format) or an active web link to it, indicating the deadline for the submission of proposals of 10 working days. The Agency shall also inform the drafter of the EIA documents and the organisers of the proposed economic activity of the additional EIA entities invited.

32. If it transpires that the impact of the proposed economic activity could be significant to the environment of the State affected to the environment, the Agency shall, within 10 working days from the receipt of the notification of the commencement of the EIA, in accordance with the procedure laid down in the Description of the Procedure for the Execution of Transboundary Environmental Impact Assessment Procedures for the Proposed Economic Activity, request the Ministry of Environment to submit a conclusion as to whether the proposed economic activity should be subject to transboundary EIA procedures.

33. If the Ministry of Environment determines the need to carry out transboundary EIA procedures, they shall be carried out in accordance with the procedure laid down in Article 10 of the Law on Environmental Impact Assessment of Planned Economic Activities and the Procedures for Execution of Transboundary Environmental Impact Assessment Procedures of Planned Economic Activities.

34. National and transboundary EIA procedures are carried out at the same time, however, the Ministry of Environment determines the need to carry out transboundary EIA procedures and the

submission of the EIA Programme to another State is established by international agreements concluded between the Republic of Lithuania and another State, the drafter of EIA documents, having received the opinion of the Ministry of Environment in accordance with the procedure laid down in the Description of Procedures for Transboundary Environmental Impact Assessment of Planned Economic Activities, prepares the EIA Programme and coordinates it in accordance with the procedure laid down in Chapter II of the Procedure and submits it for approval.

CHAPTER IV

EXAMINATION OF THE ENVIRONMENTAL IMPACT ASSESSMENT REPORT

35. The drafter of EIA documents, having prepared the EIA report, shall organise the procedures for informing and participating in the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

36. The procedure for submitting proposals for an EIA report, for the submission of an EIA and for their assessment by representatives of the public concerned shall be laid down in a description of the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

37. Where the proposed economic activity is subject to cross-border EIA procedures, the drafter of EIA documents shall also submit an EIA report and other documents to the Ministry of Environment in accordance with the procedure laid down in the Procedure for the Execution of Transboundary Environmental Impact Assessment Procedures for the Proposed Economic Activity. National and cross-border EIA procedures are carried out at the same time.

38. At the end of the procedures for making the EIA report available to the public, the EIA document preparer submits an EIA report, including proposals from the public concerned for it and the assessment of the ongoing EIA and these proposals, for examination by the EIA entities. The EIA report shall be submitted to EIA entities by e-mail or other electronic means of communication, either directly or through the contact point specified in the Law on Services.

39. The EIA report shall be submitted to EIA entities no later than 3 years after the date of approval of the EIA programme or notification of the commencement of the EIA to the EIA entities and to the Agency.

40. EIA entities shall examine the EIA report, proposals of the public concerned and their assessment and within 20 working days from the date of receipt of the EIA report within 20 working days from the date of receipt of the EIA report, and as regards the EIA report on planned economic activities falling under an overriding public interest and considered to be important to public security – within 15 working days from the date of receipt of the EIA report, the EIA document preparer shall submit written reasoned conclusions in the form set out in Annex 2 to the Procedure on the EIA report and the environmental impact of the proposed economic activity or the comments and proposals written on the EIA entity's form. If the EIA programme has not been drawn up and the EIA report is submitted to the municipal council, the executive institution of this municipality shall inform the drafter of the EIA documents and the Agency of the fact that it has been submitted to the municipal council when submitting its opinion on the EIA report.

41. The originator of EIA documents, where EIA entities have submitted requests to supplement or amend the EIA report, supplement and/or amend the EIA report in accordance with these requirements and resubmit it to the EIA entities that have submitted comments and/or proposals.

42. The EIA entities shall examine the completed and/or corrected EIA report and submit the reasoned conclusions regarding the environmental impact assessment of the proposed economic activity to the drafter of the EIA documents within 10 working days from the receipt of this report without requesting information and/or data which they did not indicate when examining the EIA report for the first time, but could request it.

43. An EIA entity, having identified deficiencies in the planned economic activity attributed to the overriding public interest and considered important to public security, shall inform the EIA document preparer by e-mail about them before submitting reasoned requirements for the EIA document preparer to supplement or correct the EIA report no later than by the expiry of the time limit laid

down in paragraph 40 of the Procedure. An EIA entity shall, on its own initiative or at the request of the drafter of EIA documents, organise a meeting with the drafter of EIA documents and, if necessary, with the organiser of the proposed economic activity. The meeting can also be organised remotely. During the meeting, the shortcomings of the EIA report and possible ways of rectifying them are discussed. The procedure for discussing deficiencies in the EIA report shall be recorded in a protocol. If the EIA document preparer is unable to attend the meeting, he/she informs the EIA entity within 1 working day of receipt of the invitation, but not later than the date of the meeting, that he will not participate, then the meeting is postponed.

44. During the examination of the EIA report, the Agency shall have the right to invite the municipal and/or state institutions referred to in paragraph 17 of the Procedure to participate in the EIA process within 20 working days from the date of receipt of this report.

45. Having decided to invite the municipal and/or state institutions referred to in paragraph 17 of the Procedure to participate in the EIA process, the Agency shall send to these institutions an EIA report (in digital format) or an active web link to it and shall request to submit reasoned conclusions on the impact of the EIA report and the proposed economic activity on the environment to the Agency and the EIA document preparer thereof, inform thereof the drafter of the EIA documents and the organisers of the planned economic activity.

46. EIA entities invited in accordance with paragraph 45 of the Procedure shall, in accordance with the procedure referred to in paragraph 40 of the Procedure, submit written reasoned conclusions in the form set out in Annex 2 to the Procedure regarding the environmental impact of the EIA report and the planned economic activity or comments and/or proposals.

47. The originator of EIA documents, where the EIA entities referred to in paragraph 45 of the Procedure have submitted requirements for the completion and/or amendment of the EIA report, shall supplement and/or amend it in accordance with these requirements and resubmit the EIA entities which submitted comments and/or proposals.

48. The EIA entities referred to in paragraph 45 of the Procedure shall examine the updated and/or corrected EIA report and submit reasoned conclusions regarding the environmental impact assessment of the proposed economic activity within 10 working days from the date of receipt by the institution of the completed and/or corrected EIA report without requiring information and/or data which they did not provide during the first examination of this report, but could request it.

49. Upon receipt of the conclusions of additional EIA entities referred to in points 46 and/or 48 of the Procedure, the drafter of EIA documents shall submit the EIA report to the Agency, which shall examine it and adopt a decision on the environmental impact of the proposed economic activity in accordance with the procedure laid down in Chapter V of the Procedure.

50. If an EIA programme has not been prepared and an EIA report has not been drawn up, in accordance with Article 11(6) of the Law on Environmental Impact Assessment of Planned Economic Activities, submitted to the council of the municipality in whose territory the economic activity is planned, this report shall be submitted to the Agency after the expiry of the deadline for the adoption of a decision of the municipal council on the possibilities of the planned economic activity.

51. Where, in accordance with Article 11(6) of the Law on Environmental Impact Assessment of Planned Economic Activities, the council of the municipality in whose territory the economic activity is planned adopts a negative reasoned decision on the possibilities of the planned economic activity before the adoption of the EIA decision, but not later than within 20 working days from the receipt of the EIA report by the municipal administration, the administration of that municipality shall, within three working days of the adoption of the decision referred to in this subparagraph, inform the Agency and the organisers of the planned economic activity of the negative reasoned decision of the municipal council and provide a copy thereof. Upon receipt of information about this decision of the municipal council, the responsible institution shall inform the public thereof in accordance with the procedure laid down in the Procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

52. EIA procedures shall not continue until the negative reasoned decision adopted by the municipal council referred to in paragraph 51 of the Procedure remains in force, except for the cases where the planned economic activity has been recognised as a project of importance to the State or is a project

of regional importance or the planned economic activity is necessary for the implementation of a project of national importance or regional importance.

53. If the EIA report is substantially amended or substantially amended, the drafter of EIA documents must, after re-introducing it to the public, receive new conclusions of EIA entities in accordance with the procedure laid down in paragraphs 38 to 43 of the Procedure and submit the EIA report to the Agency, which shall examine it and take a decision on the impact of the proposed economic activity on the environment in accordance with the procedure laid down in Chapter V of the Procedure.

CHAPTER V ADOPTION OF A DECISION ON THE ENVIRONMENTAL IMPACT OF THE PROPOSED ECONOMIC ACTIVITY

54. The drafter of EIA documents shall submit to the Agency a revised and/or supplemented EIA report in accordance with the conclusions of all EIA entities, including the conclusions of all EIA entities regarding the EIA report and the environmental impact of the planned economic activity and the proposals of the interested public and their assessment. The EIA report shall be submitted to the Agency by e-mail or other electronic means of communication, either directly or through the contact point specified in the Law on Services.

55. Upon receipt of the EIA report, the Agency shall:

55.1. publish on its website a notification of the received EIA report in accordance with the procedure laid down in the Procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity;

55.2. examine the EIA report, the conclusions of EIA entities and the proposals received from the public concerned;

55.3. verify whether the procedures for publicising the EIA report and informing the public have been carried out in accordance with the requirements of the Law on Environmental Impact Assessment of the Proposed Economic Activity and the Procedure for the Information and Participation of the Public in the Environmental Impact Assessment Process of the Proposed Economic Activity;

55.4. if necessary, in the cases referred to in points 57 and/or 67 and/or 68 of the Description of the Procedure, organise a meeting during the working hours of the Agency, draw up minutes of the meeting;

55.5. not later than within 25 working days from the date of receipt of the EIA report, and on the EIA report on planned economic activities classified as important to public security – within 20 working days from the date of its receipt, on the basis of the conclusions of the EIA entities and the information received during the EIA process, adopt a decision on the environmental impact of the proposed economic activity or submit reasoned requests to the drafter of EIA documents to supplement or amend the EIA report.

56. Where the Agency finds a violation of the procedures for publicising the EIA report and informing the public, or when the EIA report is substantially amended (the scale of economic activity is changed, new technological and/or local alternatives are planned) or substantially corrected (where the report does not properly or insufficiently assess the potential environmental impact), the drafter of EIA documents shall, in accordance with the procedure laid down in the Description of the Procedure for informing the public and participating in the process of environmental impact assessment of the proposed economic activity, organise a re-public awareness of the EIA report and receive the conclusions of the EIA entities in accordance with the procedure laid down in paragraph 53 of the Procedure.

57. The Agency shall, **not** later than by the expiry of the time limit laid down in subparagraph 55.5 of the Procedure, inform the originator of the EIA documents by e-mail about the deficiencies identified by e-mail before submitting reasoned requirements to the drafter of the EIA documents for supplementing or correcting the EIA report on the deficiencies attributed to the overriding public interest and considered to be important to public security. The Agency shall, on its own initiative or at the request of the originator of the EIA documents, organise a meeting with the drafter of the EIA documents and, if necessary, with the organiser of the proposed economic activity, and, where

appropriate, EIA entities shall be invited to this meeting. The meeting can also be organised remotely. During the meeting, the identified shortcomings of the EIA report and possible ways of remedying them shall be discussed. The procedure for discussing deficiencies in the EIA report shall be recorded in a protocol. If the originator of the EIA documents is unable to attend the meeting, he shall inform the Agency within 1 working day of receipt of the invitation, but not later than the date of the meeting, that he will not attend, and the meeting shall be postponed.

58. Where the Agency, in accordance with Article 6(7) of the Law on Environmental Impact Assessment of Planned Economic Activities, decides, on a reasoned basis, to use consultants for the assessment of the EIA report and the conclusions of the EIA entities presented with it, the proposals of the public concerned for the assessment of the EIA, the EIA report and their assessments and their conclusions, it shall:

58.1. within 10 working days from the receipt of the EIA report, inform the organisers of the proposed economic activity and the drafter of the EIA documents about the decision to use consultants;

58.2. in accordance with the Law of the Republic of Lithuania on Public Procurement, organise the acquisition of consultants' services at their own expense;

58.3. on the basis of the conclusions of the consultants, within 50 working days from the receipt of the EIA report, submit reasoned requests for its correction and/or supplement or take a decision on the environmental impact of the proposed economic activity.

59. In accordance with the procedure laid down in paragraph 4 of Article 12 of the Law on Environmental Impact Assessment of the proposed economic activity, the time limit for adopting a decision on the environmental impact of the proposed economic activity may be extended once not more than 25 working days, and for planned economic activities which are assigned to an overriding public interest and considered important to public security – not more than 20 working days for objective reasons independent of the Agency. The Agency shall notify the organiser of the proposed economic activity and the drafter of the EIA documents thereof not later than five working days before the expiry of the time limit specified in subparagraph 55.5 of the Procedure, stating the reasons for the extension of the time limit.

60. The originator of EIA documents, where the Agency has submitted requests to supplement and/or amend the EIA report, shall supplement and/or amend it in accordance with these requirements and resubmit it to the Agency.

61. The Agency shall examine the revised and/or supplemented EIA report and adopt a decision on the impact of the proposed economic activity on the environment within 15 working days from the date of its receipt, as regards planned economic activities falling within the overriding public interest and considered important to public security – within 10 working days from the date of receipt of the EIA report or may resubmit reasoned requests for its correction or supplement without requiring information and/or data which it has not indicated during the first examination of this report, but it may request them.

62. Where a transboundary environmental impact assessment has been carried out in respect of a planned economic activity in accordance with the provisions of Article 10 of the Law on Environmental Impact Assessment of Planned Economic Activities, the Ministry of the Environment shall, upon completion of cross-border consultations, inform the Agency, the organisers of the proposed economic activity and the drafter of EIA documents and submit the proposals of the State affected to the environment, the drafter of the EIA documents must assess them and, if necessary, amend and/or supplement the EIA report.

63. The drafter of EIA documents shall submit an assessment of the proposals of the State affected to the environment and, where necessary, a revised and/or supplemented EIA report to the Agency in accordance with the proposals of the State having an impact on the environment.

64. Taking into account the results of the transboundary consultations, the Agency shall take a decision on the environmental impact of the proposed economic activity at the end of the transboundary EIA procedures:

64.1. through Article 12 of the Law on Environmental Impact Assessment of Planned Economic Activities

The time limits set out in paragraphs 1 to 5 and Chapter V of the Procedure, except for the case referred to in point 64.2 of the Procedure;

64.2. not later than within 10 working days from the receipt of the assessment of the proposals of the State affected to the environment and, where necessary, of the amended and/or supplemented EIA report in accordance with the proposals of the State affected to the environment, when the time limits for taking a decision on the environmental impact of the proposed economic activity have expired, specified in paragraphs 1-5 of Article 12 of the Law on Environmental Impact Assessment of the Proposed Economic Activity and Chapter V of the Description of Procedure.

65. Where the proposed economic activity is subject to consultation procedures with the European Commission in the cases specified in Article 12(12) of the Law on Environmental Impact Assessment of the Proposed Economic Activity, the Agency shall take a decision on the environmental impact of the proposed economic activity no later than within 10 working days upon receipt of the opinion of the SRSB and the preliminary opinion of the European Commission.

66. Upon receipt of the proposals of the public concerned regarding the EIA report and the EIA carried out in accordance with Article 11(10) of the Law on Environmental Impact Assessment of the Proposed Economic Activity, the Agency shall, before taking a decision on the environmental impact of the proposed economic activity, organise a meeting in accordance with the procedure laid down in the Procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity, to consider the proposals of the public concerned.

67. Where the conclusions of EIA entities regarding the impact of the proposed economic activity contradict each other and/or the conclusion of the EIA entity does not comply with the provisions of Article 11(5) of the Law on Environmental Impact Assessment of the Proposed Economic Activity, the Agency shall organise a meeting to discuss the conclusions of the EIA entities and invite in writing the EIA entities referred to in this paragraph, the organisers of the proposed economic activity and the drafter of the EIA documents (hereinafter referred to as 'the participants'). Together with the invitation, the Agency shall provide copies of the EIA entities' findings or a link to the website where they are published. The meeting may be organised remotely.

68. If the Agency has doubts as to the compliance of the proposed economic activity with the requirements of legal acts or the likely significant negative impact on the environment, the Agency shall, if necessary, organise a public meeting before taking a decision on the environmental impact of the proposed economic activity, invite in writing the organisers of the proposed economic activity, the drafter of EIA documents and consultants, if they have been used in accordance with Article 6(7) of the Law on Environmental Impact Assessment of the Proposed Economic Activity, and EIA entities (hereinafter referred to as 'meeting participants') to consider the issue of changes in the scale or location of the proposed economic activity or the conditions and/or measures that would prevent a potential significant negative impact on the environment. Together with the invitation, the Agency shall provide information on the issues to be discussed. The meeting shall be organised either hybridly or remotely. *The Agency shall publish a meeting to be organised in accordance with the procedure laid down in the description of the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.*

69. If, for important reasons, the participant(s) of the meeting cannot attend the meeting referred to in paragraph 67 and/or 68 of the Procedure, he/she(s) shall, within 3 working days of receipt of the invitation, but not later than before the date of the meeting, inform the Agency of its non-participation and shall present a position in writing on the matter under consideration. The Agency shall consider the matter in his/her absence.

70. The results of the meetings referred to in paragraphs 67 and 68 of the Procedure shall be recorded in the minutes. The minutes shall indicate the form, place and date of the meeting, the participants (name, surname, name of the legal person represented), the issues under consideration, the conclusions and/or proposals adopted during the meeting. An audio or video recording of the meeting may be made, in which case the minutes shall record the audio or video recording of the meeting and the place where it is stored. The Agency shall provide the minutes of the meeting referred to in paragraph 67 of the Procedure to the participants of the meeting by electronic means of communication within 5 working days of its conclusion, and shall not provide the minutes of the

meeting referred to in paragraph 68 of the Procedure to the participants of the meeting – it shall be used to prepare the decision on the environmental impact assessment.

71. A decision on the environmental impact of the proposed economic activity shall be drawn up on the Agency's form in accordance with the form set out in Annex 3 to the Procedure.

72. The Agency shall submit a decision on the environmental impact of the proposed economic activity to the organiser of the proposed economic activity, the drafter of EIA documents and EIA entities, and shall make it public in accordance with the procedure laid down in the Procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity.

73. A decision on the environmental impact of the proposed economic activity shall be valid for five years from the date of its adoption, with the exception of the decision on the environmental impact of the proposed economic activity, that the planned economic activity does not comply with the requirements of the legislation on environmental protection, public health, protection of immovable cultural heritage, fire protection and civil protection and will have a significant negative impact on the environment which is valid for an indefinite period.

74. The organiser of the proposed economic activity may apply for the extension of the validity of the decision on the environmental impact of the proposed economic activity where not more than one year but not less than 30 working days remain between the submission of the application and the expiry of the period of validity of this decision.

75. When submitting to the Agency the application referred to in paragraph 74 of the Procedure, the organiser of the planned economic activity must at the same time provide information justifying that the planned economic activity, the conditions of its execution and location on the basis of which this decision has been taken have not changed. Information shall be provided to substantiate that:

75.1. the nature, scope and conditions of the planned economic activity have not changed (e.g. characteristics, technology to be used, design capacity);

75.2. on the basis of the approved territorial planning documents and/or the data of the Real Property Register and/or the data of the State Cadastre of Protected Areas of the Republic of Lithuania, the following has not changed:

75.2.1. the protection status of the planned place of economic activity, adjacent land parcels and/or the territory;

75.2.2. when planning linear infrastructure facilities (e.g. roads, railways, power lines, gas pipelines), in accordance with approved territorial planning documents and/or data from the state cadastre of protected areas of the Republic of Lithuania, it shall be indicated that the protection status of the site of the proposed economic activity has not changed;

75.2.3. In the database of protected species information system (<https://sris.am.lt/>) *nonew* protected habitat sites or sites of protected species are registered in the place of the planned economic activity or in adjacent land parcels;

75.2.4. no other economic activity has been commenced at the site of the planned economic activity, adjacent land parcels and/or areas, which was not assessed at the time of the EIA, but the cumulative effect of these economic activities may be possible.

75.3. it shall not be envisaged to amend the measures laid down in the decision on the impact of the proposed economic activity on the environment to avoid, reduce, compensate and/or restore significant adverse effects on the environment.

76. Upon receipt of the reasoned request of the organiser of the proposed economic activity to extend the validity of the decision on the environmental impact of the proposed economic activity, having assessed the information referred to in paragraph 75 of the Procedure, having regard to other procedures established by legal acts initiated by the organiser of the proposed economic activity which enable the planned economic activity to be carried out, and after having ascertained that the planned economic activity, the conditions for its implementation and location, including environmental standards and environmental protection standards required for carrying out the planned economic activity, on the basis of which the decision on the environmental impact of the proposed economic activity has not changed, within 15 working days from the receipt of the application, it shall take a decision on the extension of the validity of the decision on the

environmental impact of the proposed economic activity by writing it on the Agency's form in accordance with the form set out in Annex 4 to the Procedure for a period not exceeding 5 years (the time limit shall be calculated from the last day of validity of the decision on the impact of the planned economic activity on the environment).

Description of the procedure for carrying out environmental impact assessment procedures for the proposed economic activity

Annex 1

(Form for notification of the commencement of an environmental impact assessment of the proposed economic activity)

NOTIFICATION OF

(name of planned economic activity)

START OF THE ENVIRONMENTAL IMPACT ASSESSMENT

Organiser of planned economic activities

(indicate the natural person's name or legal person's name, address, website, telephone, e-mail)

Drafter of Environmental Impact Assessment Documents

(indicate the natural person's name or legal person's name, address, website, telephone, e-mail)

Name and location of the planned economic activity

(indicate the full name of the planned economic activity, county, municipality, ward; city, town, village or single seat; if available – street, building No., unique land parcel and/or cadastral no.)

Nature of the planned economic activity

(indicate the type of economic activity planned, the capacity of the planned economic activity, the technologies to be used)

Legal basis for carrying out an environmental impact assessment

(pursuant to Article 3(1) of the Law of the Republic of Lithuania on Environmental Impact Assessment of Planned Economic Activities, referring to point(s) of Annex 1 to the Law on Environmental Impact Assessment of Planned Economic Activities or to the selection conclusion adopted by the competent authority that an environmental impact assessment (date, letter no.) is mandatory or the conclusion of the significance of the institution of protected areas that the impact may be significant (date, letter no.) or point(s) of Annex 2 to the Law on Environmental Impact Assessment of Planned Economic Activities and the fact that the organiser of the proposed economic activity has decided to start an environmental impact assessment without screening for environmental impact assessment).

Options to be explored:

(information shall be provided on the envisaged reasonable alternatives, such as location, time, technical and technological solutions, environmental mitigation measures.)

Features of the location of the planned economic activity (alternative sites):

(indicate: the coordinates of the approximate centre, when planning the linear infrastructure object, shall be provided in the Lithuanian coordinate system of 1994 approved by Resolution No 936 of the Government of the Republic of Lithuania of 30 September 1994 on the introduction of the Lithuanian Geodetic Coordinate System; distances to residential areas, immovable cultural property, protected areas and neighbouring countries).

Entities of environmental impact assessment who participate in the process of environmental impact assessment shall, within their remit, submit conclusions and, in accordance with the procedure laid

down by law, inform the public about the potential impact of the proposed economic activity on the environment:

(indicate the names, addresses, telephones, e-mail of the entities involved in the environmental impact assessment process of a specific proposed economic activity)

The Environmental Impact Assessment is carried out and a decision on the environmental impact of the proposed economic activity is taken by the Environmental Protection Agency (A. Juozapavičiaus g. 9, Vilnius, tel. + 370 682 92 653, e-mail aaa@gamta.lt)

The public shall submit proposals for the environmental impact assessment (including the possibility to ask questions and obtain information) to the Environmental Protection Agency and shall have the right to submit proposals to the drafter of environmental impact assessment documents or the organiser of the proposed economic activity within 10 working days from the date of publication of the notice of the commencement of the environmental impact assessment on the website of the Environmental Protection Agency, counting from the publication of the following day.

Upon completion of the environmental impact assessment, the Environmental Protection Agency shall adopt a decision on the environmental impact of the proposed economic activity. If the Environmental Protection Agency adopts a decision on the environmental impact of the proposed economic activity, that the activity complies with the requirements of legal acts on environmental protection, public health, protection of immovable cultural heritage, fire safety and civil protection and will not have a significant negative impact on the environment, this planned economic activity may be carried out. Where the Agency adopts a decision on the environmental impact of the proposed economic activity, that the planned economic activity does not comply with the requirements of legal acts on environmental protection, public health, protection of immovable cultural heritage, fire protection and civil protection and will have a significant negative impact on the environment, the permits established by law may not be issued and such activities may not be carried out.

Description of the procedure for carrying out environmental impact assessment procedures for the proposed economic activity

Annex 2

(Form of conclusions on environmental impacts)

CONCLUSION ON _____ ENVIRONMENTAL IMPACT

(name of planned economic activity)

ASSESSMENT REPORTS AND ENVIRONMENTAL IMPACT

1. Name of the planned economic activity: _____.
2. The nature of the conclusion on the environmental impact of the proposed economic activity is accepted or rejected (which is not required, deleted).
3. Motives for consent or opposition to a planned economic activity

_____.

(taking into account and referring to the requirements of legislation on environmental protection, public health, protection of immovable cultural heritage, fire safety and civil protection).

4. The alternative(s) supported or opposed.

_____.

(indicate if alternatives are considered in the report)

5. It is proposed to lay down the conditions for the implementation of the proposed economic activity in relation to the environmental impact assessment carried out (specify if such conditions are necessary and can be established in accordance with the requirements of legal acts):

- 5.1. before the start of the activity on_____;
- 5.2. during the construction phase_____;
- 5.3. during the operational phase_____;
- 5.4. during the cessation phase_____.

6. Opinion on evaluation methods, results, quality of the report

_____.

(based on regulatory or international standards, scientific literature)

7. The proposed measures to prevent, reduce, offset, restore damage to potential significant adverse effects on the environment:

- 7.1. before the start of the activity on_____;
- 7.2. during the construction phase_____;
- 7.3. during the operational phase_____;
- 7.4. during the cessation phase_____.

8. Information on the sanitary protection zone established during the environmental impact assessment – accepted or rejected (which is not required, deleted. To be completed only by an institution authorised by the Minister of Health).

(Conclusion is provided in accordance with the competence specified in Article 6(5) of the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities: 1) institutions authorised by the Minister of Health – due to the potential impact on public health of factors of planned economic activity affecting public health; 2) institutions authorised by the Minister of Culture responsible for the protection of cultural property – in the field of protection of immovable cultural heritage due to the possible impact of the planned economic activity on immovable cultural heritage; 3) the institution authorised by the Minister of the Interior responsible for fire and civil protection – due to events, extreme events, emergencies, envisaged measures to prevent or mitigate them and to respond to the consequences during the course of the planned economic activity; 4) institutions of protected areas authorised by the Minister of Environment – due to the impact of the implementation of the planned economic activity on state protected

areas, including Natura 2000 sites of the European ecological network; Areas of particularly protected landscape defined in the General Plan of the Territory of the Republic of Lithuania approved by the Government and especially complexes of landscapes that are expressive; sites or production sites of protected species; 5) the executive institution of a municipality – regarding the assessment of the environmental impact of the proposed economic activity and the potential impact of such activities on the environment, taking into account the solutions of the approved and valid territorial planning documents, the possibilities to amend them in accordance with the requirements of the legal acts regulating territorial planning, the potential impact on protected areas established by the municipality and the data of the municipal environmental monitoring (monitoring) carried out in accordance with the Law of the Republic of Lithuania on Environmental Monitoring. Other EIA entities not listed above shall submit their findings in accordance with their statutory competence.)

(Form of an environmental impact decision)

DECISION ON THE IMPACT OF ___ ON THE ENVIRONMENT

(name of planned economic activity)

1. Organiser of planned economic activities

(name of legal person, name, surname, address, telephone number of natural person)

2. Drafter of Environmental Impact Assessment Documents

(name of legal person, name, surname, address, telephone number of natural person).

3. Name of the proposed economic activity and legal basis for carrying out the environmental impact assessment

_____.
(according to Article 3(1) of the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities, referring to point(s) of Annex 1 to the Law on Environmental Impact Assessment of Planned Economic Activities or to the selection conclusion adopted by the competent authority that the environmental impact assessment (date, letter no.) is mandatory or the conclusion of the significance of the institution of protected areas that the impact may be significant (date, letter no.) or point(s) of Annex 2 to the Law on Environmental Impact Assessment of Planned Economic Activities and the fact that the organiser of the proposed economic activity has decided to start an environmental impact assessment without screening for environmental impact assessment)

4. Location of the planned economic activity

_____.
(county, municipality, ward; city, town, village or single seat; if available – street, building No., unique land parcel and/or cadastral no.)

5. Description of the planned economic activity

_____.
(key technical and economic indicators, alternatives considered, etc.)

6. Measures shall be envisaged to prevent, reduce, offset, restore any significant adverse effects on the environment:

6.1. before the start of the activity

_____.
(e.g. building permit, permit to use underground resources or cavities, integrated pollution prevention and control permit, pollution permit or other permits required by law)

6.2. during the operational phase

_____;

6.3. during the cessation phase

_____.

7. Brief description of measures for environmental monitoring (monitoring), if applicable

_____.

8. Summary of EIA EIA conclusions

_____.
(nature, date, letter no.)

9. Public information and participation

_____.

(where, when and how the public has been informed and participated, summary of the proposals of the public concerned by the thematic profile, the reasons on the basis of which the public proposals were accepted and/or rejected)

10. Transboundary Environmental Impact Assessment, if applicable

_____.

(when and how cross-border consultations took place, nature of the proposals received, results of cross-border consultations)

11. Conditions for the implementation of the planned economic activity relating to the environmental impact assessment carried out:

11.1. prior to the commencement of the activity (e.g. construction permit, permit to use underground resources or cavities, integrated pollution prevention and control permit, pollution permit or other permits specified in laws)

_____;

11.2. during the operational phase

_____;

11.3. in the phase of cessation of activities

_____.

12. motives used as a basis for the decision on the environmental impact of the proposed economic activity

_____.

13. Option(s) supported or opposed if the report examines alternatives

_____.

14. Nature of the decision on the environmental impact of the proposed economic activity

_____.

(indicate that the planned economic activity complies with or does not comply with the requirements of legislation on environmental protection, public health, protection of immovable cultural heritage, fire protection and civil protection, that it will not have or will have significant adverse effects on the environment)

15. The decision was taken on the basis of this environmental impact assessment report

_____.

(active link to the Agency's website where the environmental impact assessment report is published)

16. The procedure for appealing against a decision on the environmental impact of the proposed economic activity (*this decision may be appealed against to the Lithuanian Administrative Disputes Commission in accordance with the procedure laid down by the Law of the Republic of Lithuania on the Procedure for Pre-trial Administrative Disputes or to the Regional Administrative Court in accordance with the procedure laid down by the Law of the Republic of Lithuania on Administrative Proceedings within one month of its receipt or publication*).

Description of the procedure for carrying out environmental impact assessment procedures for the proposed economic activity

Annex 4

(Form of extension of the validity of the decision on the environmental impact of the decision)

DECISION ON THE ENVIRONMENTAL IMPACT OF ____

(name of planned economic activity)

EXTENSION OF VALIDITY

1. Nature and date of the decision on the environmental impact of the proposed economic activity adopted by the Agency and registration No.

_____.

2. Date of the reasoned application submitted to the Agency by the organiser of the planned economic activity and registration No.

_____.

3. Organiser of planned economic activities

_____.

(name of legal person, name, surname, address, telephone number of natural person)

4. Name of the planned economic activity

_____.

5. Location of the planned economic activity

_____.

(county, municipality, ward; city, town, village or single seat; if available – street, building No., unique land parcel and/or cadastral no.)

6. Reasons given by the organiser of the proposed economic activity regarding the extension of the validity of the decision on the environmental impact of the proposed economic activity

_____.

7. Reasons for the Agency's decision on the extension of the effects of the proposed economic activity on the environment

_____.

8. Nature of the extension of the validity of the decision on the environmental impact of the proposed economic activity (*extended or non-renewable*) and time limit for extension

_____.

9. The procedure for appealing against the decision on the extension of the validity of the decision on the environmental impact of the proposed economic activity shall be indicated (*this decision may be appealed against to the Lithuanian Administrative Disputes Commission in accordance with the procedure laid down in the Law of the Republic of Lithuania on the Procedure for Pre-trial Administrative Disputes or to the Regional Administrative Court in accordance with the procedure laid down in the Law of the Republic of Lithuania on Administrative Proceedings within one month of its receipt or publication*).

APPROVED

Order of the Minister for the Environment of the Republic of Lithuania of 23 May 2023

No D1-157

DESCRIPTION OF THE PROCEDURE FOR DRAWING UP DOCUMENTS FOR ENVIRONMENTAL IMPACT ASSESSMENT OF THE PROPOSED ECONOMIC ACTIVITY

CHAPTER I GENERAL PROVISIONS

1. The Procedure for Preparing Documents for Environmental Impact Assessment of the Proposed Economic Activity (hereinafter referred to as ‘the Procedure’) sets out the procedure for drawing up environmental impact assessment (EIA) documents – the EIA programme and the EIA report – and the requirements for their content, structure and formalisation.
2. The Procedure is binding on all participants in the EIA process referred to in Article 5 of the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities.
3. The functions of the responsible authority referred to in Article 5(1)(1)(1) of the Law on Environmental Impact Assessment of Proposed Economic Activities shall be exercised by the Environmental Protection Agency (hereinafter referred to as ‘the Agency’) in accordance with the powers conferred by paragraph 2 of Resolution No 900 of the Government of the Republic of Lithuania of 28 July 2000 on the granting of powers to the Ministry of Environment and its subordinate institutions, and the Ministry of Environment shall coordinate the cross-border EIA process in accordance with the powers conferred by paragraph 1 of this Resolution.
4. The EIA shall identify, describe and assess, taking into account the latest knowledge and assessment methods, the potential effects of the planned economic activity and the biological, chemical, physical and other factors that it causes:
 - 4.1. elements of the environment – soil, land surface and its subsurface, air, water, climate, landscape and biodiversity, paying particular attention to species and natural habitats of European Community interest, as well as other species protected under the Law of the Republic of Lithuania on Species of Animals, Plants and Fungi, areas of environmental importance, material property, immovable cultural property and the interaction between these elements;
 - 4.2. public health, including the interaction between environmental elements and public health.
5. Biological, chemical, physical and other factors may also cause significant effects on the elements of the environment and public health referred to in point 4 of the Procedure, including:
 - 5.1. performance of the planned economic activity (technology, production, installation, modernisation or modification of technological equipment and production process, change of production method, quantity or type of production), existence of economic activity, construction of structures or demolition works;
 - 5.2. use of natural resources (surface and subsurface, soil, water, biodiversity) taking into account the sustainability of the use of these resources;
 - 5.3. use of radioactive materials in raw materials, chemicals and chemical mixtures, including hazardous chemicals and chemical mixtures;
 - 5.4. emissions to water, land, ambient air, including greenhouse gas emissions;
 - 5.5. arising physical pollutants, including noise, vibration, light, heat and ionising radiation;
 - 5.6. generation, storage, recovery and disposal of non-hazardous, hazardous and radioactive waste and/or residues;
 - 5.7. inconveniences caused by the planned economic activity (the formation of disturbances);
 - 5.8. the climate impact of the planned economic activity, including its vulnerability to climate change;
 - 5.9. threat to the environment (including immovable cultural heritage) and human health due to the vulnerability of the planned economic activity related to the risk of extreme events and/or potential emergencies (e.g. a technical event due to a disruption of various technical measures or technological

processes, which may lead to major accidents; natural event due to natural, catastrophic meteorological and hydrological events, geological phenomena that may be caused by climate change and which may lead to natural disasters; environmental event due to contamination of ambient air, water, soil, soil with chemical, biological and radioactive substances, which may lead to emergencies).

6. The EIA examines any potential direct and indirect effects of the planned economic activity, including secondary, cumulative, cross-border, short-term, medium- and long-term, permanent and temporary, positive and negative.

7. The EIA deals with:

7.1 all planned functionally and/or chronologically related objects of the same proposed economic activity;

7.2. other economic activities carried out in the immediate vicinity of the planned economic activity;

7.3. other economic activities planned in the immediate vicinity of the planned economic activity, in respect of which a decision on the environmental impact of the proposed economic activity has been taken and is in force, whether the selection conclusion has been adopted and is valid that the environmental impact assessment is not mandatory.

8. Appropriate measures shall be envisaged to prevent, reduce, restore or, where possible, compensate for significant adverse effects on the environment and public health identified during the EIA.

9. The environmental impact assessment and the preparation of EIA documents shall take into account the environmental objectives relevant to the planned economic activity set at European Union and national level.

10. Personal data shall be processed in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) and the Law of the Republic of Lithuania on the Legal Protection of Personal Data.

11. The terms used in the Procedure shall be understood as defined in the Law on Environmental Impact Assessment of Planned Economic Activities, the Law of the Republic of Lithuania on Environmental Protection, the Law of the Republic of Lithuania on Territorial Planning, the Law of the Republic of Lithuania on Construction, the Law of the Republic of Lithuania on Protected Areas, the Law on Protected Animals, Plants and Fungi, the Law of the Republic of Lithuania on Crisis Management and Civil Protection, the Law of the Republic of Lithuania on Chemical Substances and Chemical Mixtures, the Law of the Republic of Lithuania on Waste Management and the Law on Radioactive Waste Management.

CHAPTER II

PREPARATION OF THE ENVIRONMENTAL IMPACT ASSESSMENT PROGRAMME

12. The EIA programme is designed to determine the scope of the assessment, the content of the EIA report and the issues to be addressed in the EIA report. The EIA programme, taking into account the provisions of points 4 to 9 of the Procedure, shall include:

12.1. a concise description of the planned economic activity and its location, specifying the technical characteristics of the activity and the technological process, the energy resources required, the raw materials, materials and their quantity to be used, the extent of natural resources (living and non-living nature elements), in particular water, the surface and its subsurface, soil and biodiversity use, the regulation on the use of the territory (land use and methods) during the stages of preparation for the planned economic activity, construction, pursuit and cessation of economic activities;

12.2. information on the reasonable alternatives envisaged to be examined (e.g. location, time, technical and technological solutions, environmental mitigation measures), including the “zero” option (in the absence of activities);

12.3. a concise description of the territory and elements of the environment for which the impact of the proposed economic activity will be examined and assessed and on what aspects the impact on public health will be assessed;

12.4. information on the methods of forecasting and evaluating the environmental impact to be used in the assessment and the measures envisaged to prevent, reduce or compensate for the adverse effects of the proposed economic activity on the environment, where these measures are known at the time of the preparation of the EIA programme;

12.5. information on the likely significant impact of the proposed economic activity on the environment of another Member State of the European Union and/or on the environment of a foreign State other than a Member State of the European Union which has acceded to the United Nations Convention on Environmental Impact Assessment in a Transboundary Context of 1991 (hereinafter referred to as the “Convention”) (hereinafter referred to as the “State affected on the environment”).

CHAPTER III PREPARATION OF THE ENVIRONMENTAL IMPACT ASSESSMENT REPORT

13. The EIA report shall be drawn up in accordance with the provisions of the Procedure and taking into account the recommended structure and content of the environmental impact assessment report set out in Annex 1 thereto, in accordance with the EIA programme approved by the Agency or taking into account the proposals received by the participants in the EIA process, in the case of a notification of the initiation of an EIA, and the proposals of the State affected to the environment, where the proposed economic activity is subject to transboundary EIA procedures and the State affected has submitted proposals.

14. When preparing the EIA report, the provisions of Annex 1 to the Procedure shall be adapted to a specific planned economic activity having regard to its specific characteristics (scale, nature, local specificities) and the possibilities to collect the necessary information.

15. The following provisions of the Law of the Republic of Lithuania on Energy from Renewable Sources shall be applied for the preparation of the EIA report for the construction of wind power plants:

15.1. by establishing the minimum mandatory distance from the central axis of the wind turbine mast to garden houses, residential buildings, hotels, cultural buildings, general education, vocational schools, higher education schools, kindergartens, crèches, scientific buildings intended for educational purposes, other educational buildings intended for non-formal education, rest, treatment, sports and religious buildings, special purpose buildings related to accommodation (military buildings, places of imprisonment) and recreational areas of specified premises for other purposes – Article 49(9)-15;

15.2. in the context of landscape impact assessment – Article 49(18). The list of the most valuable landscape panorama points referred to in this paragraph, which are identified in the most valuable landscape areas, is set out in Annex 2 to the Procedure.

16. For the preparation of the EIA report, relevant information obtained in the context of a strategic environmental assessment or other assessment may be used.

17. The EIA report shall contain the following information:

17.1. description of the location of the planned economic activity, including information about the current and planned regulations of use of the territory (purpose and methods of land use) during the stages of preparation for the planned economic activity, construction, pursuit and termination of economic activity. The place (alternative places) of the planned economic activity and the distances to residential areas, public objects, recreational areas, immovable cultural properties, protected areas and neighbouring states shall be indicated;

17.2. a description of the planned economic activity (including demolition works, if any), including information on its physical, technical characteristics and technological processes, energy demand and use, the expected use of raw materials, materials and their quantity, the use of natural resources (living and non-living elements), in particular water, land and its subsurface, soil, biodiversity resources during the preparation, construction, pursuit and cessation of economic activities;

17.3. assessment of the types and quantities of pollutants (including water, air, soil and subsoil pollution, odours, noise, vibration, light, heat, radiation) arising during the construction, pursuit and cessation phases of the planned economic activity;

- 17.4. assessment of the types and quantity of waste and/or residues generated in preparation for planned economic activity, construction, economic activity execution and cessation phases, description of their management;
 - 17.5. a description of the reasonable alternatives to the proposed economic activity (e.g. location, scale, technical and technological solutions, time, mitigation measures) examined, including information on the main reasons for the choice of the alternative(s) proposed by the EIA documentation, taking into account the potential environmental impact of the proposed economic activity and the best available techniques, where applicable;
 - 17.6. information on the current state of the environment and its expected natural changes in the absence of activities (“zero” option). Provide information that can be assessed with reasonable effort, taking into account the availability of environmental information and access to scientific knowledge;
 - 17.7. information on the elements of the environment and public health referred to in point 4 of the Procedure, which may be significantly affected by the planned economic activity;
 - 17.8. information on the likely significant impact of the planned economic activity referred to in point 6 of the Procedure on the elements of the environment and public health referred to in point 4 of the Procedure, which may be caused by the factors referred to in point 5 of the Procedure, taking into account the provisions of paragraph 7 of the Procedure;
 - 17.9. information on possible significant transboundary effects on the environment of the country affected;
 - 17.10. Information on the measures to be taken to prevent, reduce, restore or, where possible, compensate for any significant adverse effects on the environment and public health. A description of these measures shall be provided indicating at which stage of the economic activity (preparation for the planned economic activity, construction, execution and termination of the economic activity) they will be implemented;
 - 17.11. information on measures to prevent or mitigate possible emergencies and to deal with their consequences. A description of these measures shall be provided indicating at which stage of the economic activity (preparation for the planned economic activity, construction, execution and termination of the economic activity) they will be planned and implemented;
 - 17.12. description of forecasting methods (including modelling software) used to identify and assess significant effects on the environment;
 - 17.13. description of the data (evidence) supporting the conclusions (the claims) of the evaluation;
 - 17.14. information on the main technical, methodological or practical uncertainties and problems encountered during the assessment;
 - 17.15. analysis of environmental monitoring (monitoring) data (if any);
 - 17.16. description of the monitoring (monitoring) measures to be implemented during the preparation of planned economic activities, construction, execution and termination of economic activities;
 - 17.17. a non-technical summary of all information covered by the EIA report;
 - 17.18. List of literature and information sources used for impact assessment and EIA report.
18. The annexes to the EIA report include:
- 18.1. relevant graphic material (maps, diagrams, drawings, plans or other information provided by graphic means) not older than 3 years before the date of submission of the first EIA report to the Agency;
 - 18.2. information on higher education, reputation and work experience of the drafter of EIA documents proving that the drafter of EIA documents authorised by the organiser of the planned economic activity complies with the requirements laid down in paragraph 3 of Article 5 of the Law on the Effect of Planned Economic Activities on the Environment. Copies of documents certifying the acquisition of higher education which correspond to the specificities of the environmental impact assessment documents or parts thereof being prepared shall be provided. Information on the reputation of the EIA document preparer can be found in the form set out in Annex 3 to the Procedure. Information on work experience in the field, which corresponds to the specificities of the environmental impact assessment documents or parts thereof, shall be provided in the curriculum vitae(s) of the natural person(s) and/or specialist(s) of the legal person;

- 18.3. Copies of the conclusions of the EIA entities, of correspondence with the state or other institutions;
- 18.4. Public information and participation in the EIA process:
- 18.4.1. documents proving that the information has been sent for publication on notice boards and websites, copies of all notices;
- 18.4.2. copy(s) of the newspaper(s) where the notices were published;
- 18.4.3. completed form of registration of proposals of the interested public, which is defined in the Description of the Procedure for Informing the Public and Participating in the Environmental Impact Assessment Process of the Proposed Economic Activity;
- 18.4.4. evaluation of the proposals of the public concerned, prepared together with the organiser of the proposed economic activity (the form provided in the procedure for informing the public and participating in the environmental impact assessment process of the proposed economic activity has been completed);
- 18.4.5. a copy of the minutes of public presentation of the EIA report;
- 18.5. information on the cross-border EIA procedures carried out and their outcome.

CHAPTER IV
REQUIREMENTS FOR THE FORMALISATION OF THE ENVIRONMENTAL IMPACT
ASSESSMENT PROGRAMME AND THE ENVIRONMENTAL IMPACT
ASSESSMENT REPORT

19. Cover. The cover shall indicate the name of the EIA programme or EIA report and the proposed economic activity and whether the planned economic activity falls within the overriding public interest and is considered important for public security; The version number of the EIA programme or EIA report, if any; year, month of preparation.
20. The front page. This is the first page of the EIA document indicating the name of the EIA programme or EIA report and the planned economic activity and whether the planned economic activity falls within the overriding public interest and is considered important for public security; the place of the planned economic activity (county, municipality, ward, city, town, village or single seat, if any – street, building No., unique and/or cadastral No of the land plot); The version number of the EIA programme or EIA report, if any; the year and month of preparation; contact details of the organiser of the planned economic activity (name of the natural person, name of the legal person, website, address, telephone, e-mail).
21. The second page of the EIA document contains information on the originator(s): his/her details (name of the natural person; the name of the legal entity; website, address, telephone, e-mail). Details must be provided for all EIA document holders who drafted the EIA document or a separate part thereof. If the EIA document has been drawn up by more than one organiser, indicate what proportion of the originator has prepared.
22. Content: The content contains the titles and page numbers of all chapters, sections, subsections and annexes (when preparing the EIA report).
23. Information on the planned economic activity, the planned assessment and its scope is provided in the relevant sections of the EIA programme. Information on the planned economic activity, the assessment carried out and its results in accordance with Annex 1 to the Procedure is provided in the relevant chapters of the EIA report. In order to prevent the same relevant information from being repeated in other chapters, the originators of the EIA may refer to chapters containing the information necessary to assess the impact on certain environmental elements. The calculations carried out in the course of the planned economic activity and the data used for the calculations are presented in the relevant chapter of the EIA report, the other chapters do not repeat the calculations, only the results of the calculations and references to the chapter containing these calculations are provided.
24. Chapters of the EIA programme or chapters and annexes of the EIA report must be titled and separated in order to make it easy to find information where necessary.

25. Where information from scientific literature or other sources of information is used in the EIA documentation, the source of the information must be indicated in the footnote. Footnotes shall be numbered consecutively in Arabic numerals throughout the EIA document.
26. Where the originator of an EIA document uses relevant information obtained in the context of a strategic environmental assessment or other assessment in accordance with the requirements of other legal acts to avoid double assessment, the information on this must be provided in a footnote or text. The analogue method may be used in the evaluation.
27. The organiser of the proposed economic activity or the drafter of EIA documents must indicate which data he considers to be a commercial (industrial) secret in accordance with the requirements of Article 1.116 of the Civil Code of the Republic of Lithuania, which are not made public or otherwise provided to third parties without the written consent of the organiser of the proposed economic activity. Personal data of natural persons shall not be made public, except for the contact details of the organiser of the proposed economic activity and the drafter of EIA documents (name of the legal person, name, surname, address, telephone, e-mail of the natural person), these are published together with the EIA documents.
28. EIA documents shall be submitted in electronic format. It is accompanied by a signed accompanying document certifying the correctness of the information provided by the person submitting the EIA document. The accompanying document must be signed with a qualified electronic signature or formed by electronic means of communication which ensure the integrity, irreplaceability of the text and identify the person providing the information. The EIA document must be submitted in accordance with the following requirements:
- 28.1. The digital file of the basic document must be provided in *.docx or *.odt format and in *.pdf format, additional information – in one of the following formats: *.pdf, *.jpg, *.gif, *.tif., graphic information – in one of the following formats: *.pdf, *.svg, *.jpg, *.gif, *.tif, *.png. Minimum expression requirement for graphic documents – 200 dpi;
- 28.2. where an EIA document contains personal data or data that is considered to be a commercial (industrial) secret, when providing such data by electronic means of communication or recorded on a digital medium, they must be separated and presented in a separate folder or file. Such data may include security measures (e.g. password-protected).
29. Where it is not technically possible to reproduce or read the information provided electronically, EIA documents with attachments may be submitted in printed form (linked or bound) and recorded on a digital medium.
30. If the EIA documents are submitted in printed form, they must be stapled or bound and the pages numbered. Where printed EIA documents contain personal data or data that are considered to be commercial (industrial) secrets, sheets containing personal data or data that constitute a commercial (industrial) secret shall be placed in a separate envelope.
-

RECOMMENDED ENVIRONMENTAL IMPACT ASSESSMENT REPORTS STRUCTURE AND CONTENT

CHAPTER I INTRODUCTION

1. Name and type of planned economic activity.
2. Legal basis for environmental impact assessment. The list of types of planned economic activities subject to an environmental impact assessment referred to in Annex 1 to the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities point(s) correspond(s) to the planned economic activity or to the letter of the responsible authority (date No) containing the selection conclusion that an environmental impact assessment is required or the conclusion of the authority of protected areas that the impact of the implementation of the proposed economic activity on Natura 2000 sites may be significant (date, letter no.) or point(s) of Annex 2 to the Law on environmental impact assessment of the planned economic activity and the fact that the organiser of the proposed economic activity has decided to start an environmental impact assessment without carrying out a selection for environmental impact assessment.
2. The importance of the planned economic activity in achieving the strategic objectives of the State, indicating in which state strategic plans it is planned to be implemented. It shall be indicated whether the planned economic activity is necessary for the implementation of a project of national importance or of regional importance.
3. The link between the environmental impact assessment of the planned economic activity and the planning and design phases.

CHAPTER II INFORMATION ON PLANNED ECONOMIC ACTIVITIES

SECTION 1 LOCATION OF THE PLANNED ECONOMIC ACTIVITY

4. The place (address) of the planned economic activity according to the administrative territorial units, their parts and residential areas (county, municipality, ward, city, town, village, single seat, if any – street, building No, unique land plot and/or cadastral number).
5. Where local alternatives are being considered, a description of each such alternative shall be provided.
6. The situation of the land parcel or territory of the planned economic activity according to the approved territorial planning document (indicated by whom and when approved): the main direction of development of the territory, the functional areas of the territory and the types of use. It shall be indicated whether the planned economic activity corresponds to the content of the types of use of the territory in accordance with the approved territorial planning document, whether the purpose and method of land use will need to be changed. An extract from the approved territorial planning document showing the location of the planned economic activity and the boundaries of the land parcel or territory shall be attached. Where the land parcel or territory of the planned economic activity borders with other administrative territorial units, the

purpose of use of all adjacent administrative territorial units shall be indicated in accordance with the approved territorial planning documents.

7. Information about the plot(s) or territory (private, municipal or state ownership, contractual lease) of the planned economic activity in which the economic activity is planned. If a plan of a plot of land of the planned economic activity has been drawn up, the main purpose and method (methods) of land use shall be indicated, and special conditions of land use (restrictions and protection zones) are established in accordance with legal acts. During the environmental impact assessment, the organiser of the proposed economic activity shall not be required to have ownership or use rights in the territory(s) examined in the assessment of the environmental impact of the proposed economic activity. A map showing the boundaries of the parcel(s) is attached.

8. Information on the close environment of the planned economic activity – the environment of the area of the planned economic activity, the environment of the area directly adjacent to it and/or the environment of an area linked by natural links – which, due to the nature and/or scale of the planned economic activity, may be subject to significant negative effects. Indicate:

8.1. the location of the plot(s) or territory of the planned economic activity in relation to recreational, resort, residential, public purpose, industrial and warehousing, engineering infrastructure areas, distance from these territories and/or existing structures to the planned place of economic activity (the boundary of an object or a plot where such a plot is formed);

8.2. the location of the plot(s) or area of the planned economic activity in respect of areas which are environmentally sensitive (e.g. surface water bodies and their buffer strips and zones, flood zones, karst region, fresh and mineral waters, their protection zones and strips), protected areas, Natura 2000 sites of the European ecological network, natural biotopes (e.g. forests, parks, natural meadows and pastures, marshes, springs, water bodies), natural habitats of European Community interest and location sites of protected species (plant sites), landscapes, real cultural properties, and deep-ground resources;

8.3. location of the plot(s) or territory of the planned economic activity for the planned economic activity of areas posing the risk of accidents (e.g. areas of flood flooded areas, zone of the karst region, nearby hazardous objects or areas polluted in the past, where according to the environmental monitoring data carried out according to the results of the ecogeological survey carried out in accordance with the requirements of legal acts, the environmental quality standards applicable to the project have not been complied with) and may have a significant negative impact on the environment and public health, the distances to these areas shall be indicated.

9. A map of the plot(s) or area where the economic activity is planned with the contiguous areas of this plot or territory is attached. The map must not be older than 3 years before the date of submission of the first EIA report to the Environmental Protection Agency (hereinafter referred to as the Agency). The map must define the location of the planned economic activity, depict the natural and anthropogenic objects of the land surface and the distances to them. Map scale (1:500, 1:1 000, 1:2 000; 1:5 000, 1:10 000, 1:50 000) is chosen on the basis of the scale of the planned economic activity, the size of the planned territory and the territory likely to be affected by the planned economic activity, the specificities of the planned economic activity.

10. Each element of the environment (water, ambient air, climate, land surface and its depths, soil, landscape and biodiversity (plant, fauna, fungus, habitats), material goods, immovable cultural goods) and public health which are likely to be significantly affected by the planned economic activity shall be described in the EIA report in accordance with Chapter II of this Annex.

11. The thematic spatial data information (the spatial objects or phenomena of a particular theme) of the environmental element being assessed may be presented separately on thematic maps, which must have a name and a legend (explanation of contractual marks). For several layers of data on the map, the map symbol must be indicated accordingly. Other graphical

means (e.g. charts, graphs, diagrams, diagrams, drawings) may be used to present thematic graphical information (merging data and graphic components) taking into account the specificities of the planned economic activity. The graphic material must not be older than 3 years before the date of submission of the first EIA report to the Agency.

SECTION 2 PHYSICAL AND TECHNICAL CHARACTERISTICS OF THE PLANNED ECONOMIC ACTIVITY

12. Description of the stages of the planned economic activity: the stage of preparation for the planned economic activity, the construction phase (e.g. planned construction deadlines, demolition of structures, hard coverings, lifting of engineering networks, excavation works, storage, use of soil and construction scrap, felling of forest or plantations, installation of access roads or reconstruction of existing ones), the stage of economic activity (start of economic activity, ranking, working time regime) and the phase of cessation of economic activity.

13. Physical characteristics of the planned economic activity: the land plot and the planned land building or excavation area, the planned structures, installations and their purpose, the demolition works to be planned and the necessary engineering infrastructure are required: engineering networks (water supply, wastewater disposal, heat, energy), transport communications (roads, streets, sidewalks, parking spaces), as well as structures located outside the planned economic activity plot for the needs of these structures, including engineering networks and communication communications, their location shall be indicated in the graphic material of the EIA report (on the map).

14. Data on output (services) and maximum (design) capacity of the planned economic activity (Table 1 is filled in). Where the economic activity is to be expanded, the maximum (project) capacity of the existing and planned economic activities shall be provided.

Table 1: Data on the output (services) of the planned economic activity

Name (assortment)	See pcs, t, m ³ , pcs., etc.	Maximum annual quantity
1	2	3

15. Data on expected energy, fuel and fuel consumption, energy production (description and complete Tables 2 and 3). Energy consumption for individual processes or groups of processes. Energy sources used and/or produced from renewable energy sources.

Table 2: Use of energy, fuels and fuels

Energy, fuel resources	Measurement units, t, m ³ , kWh, etc.	Annual consumption	Sources of Resource Resource
1	2	3	4
Electricity			
Thermal energy			
Natural gas			
Liquefied gas			
Fuel oil			
Heating fuels			
Diesel			
Coal			
Gasoline			
Biofuels:			
1)			
2)			

--	--	--	--	--	--	--	--	--	--

Comments:

1. In column 1, information on activities involving solvent-containing chemicals and chemical mixtures shall be provided with a view to carrying out the economic activities referred to in the Rules on the limitation of emissions of volatile organic compounds resulting from the use of organic solvents in installations of certain activities and on the registration of installations, approved by Order No 620 of the Minister for the Environment of 5 December 2002 approving the Rules on the limitation of emissions of volatile organic compounds resulting from the use of solvents in installations of certain types of activities and on the registration of installations.
2. Column 5 shall contain the hazard class and category in accordance with Regulation (EC) No 1272/2008 of the European Parliament and of the Council.

18. Data on the radioactive materials to be used in the planned economic activity: names, quantities, storage and handling of materials. Radionuclides, their activity, data on the generation of radioactive waste in accordance with nuclear safety requirements BSR-1.9.1-2017 “Radionuclide Emission Standards and Requirements for a Radionuclide Emission Plan” approved by Order No 22.3-89 of the Head of the State Nuclear Power Safety Inspectorate of 27 September 2011 on the approval of nuclear safety requirements BSR-1.9.1-2017 “Radionuclide discharge standards and requirements for a radionuclide emission plan”.

19. Data on waste. Waste from production and other economic activities shall be managed in accordance with the Waste Management Rules approved by Order No 217 of the Minister for the Environment of 14 July 1999 approving the Waste Management Rules.

Information on the technological processes leading to waste generation, storage and management of waste (Table 6 is to be filled in). Where waste is recovered or disposed of, information on the technological process for its recovery or disposal shall be provided. Description of alternatives to waste generation and/or management. Other information that may be relevant to the assessment.

Information on measures for the prevention, preparation for re-use, recycling and recovery of waste generated in planned economic activities and, where this is not technically and economically feasible, on their disposal, with measures to avoid, reduce and compensate for significant adverse environmental impacts.

Table 6: Waste, waste management

Technological process	Waste							Waste management activities	Storage of waste in the facility	
	Title	Quantity		Code	Title	Revised title	Aggregate state (solid, liquid, paste)		Storage conditions	Maximum amount expected to be stored at the same time, t/m.
		t/d	t/m							
1	2	3	4	5	6	7	8	9	10	

20. Information on technological processes:

20.1. layout of existing and planned structures (M 1:500-M 1:1 000, linear infrastructure planning – 1:5 000, 1:10 000, M 1:50 000) and list;

20.2. description and scheme of technological process(es) of the planned economic activity;

20.3. description of the proposed techniques, equipment, comparison and assessment of the best environmental practices and best available techniques (BAT) in the European Union (hereinafter referred to as “EU”) as identified in the EU BAT reference documents, and an assessment of the feasibility of their implementation. The EU BAT reference documents and

their annotations are available on the website of the Environmental Protection Agency (<http://aaa.lrv.lt>) and on the website of the European Office for Integrated Pollution Prevention and Control (<https://eippcb.jrc.ec.europa.eu/reference>);

20.4. in the description of BAT, particular attention shall be paid to low-waste technologies and the use of less hazardous substances, the promotion of process-generated and recovered materials, the preparation for re-use and recycling of relevant waste, and the consumption and nature of raw materials used in the process, including water, their energy efficiency, information on operational testing on an industrial scale; if it is known which specific installations will be used in the process of the planned economic activity, it shall be declared that the installation conforms to the manufacturer's technical documentation, it shall be attached. Where the information is available, to assess the best environmental practices for the type of economic activity planned;

20.5. A description of the application of the technological measures provided for in the recommendations of the Helsinki Commission (HELCOM) for the relevant economic activities according to the production methods proposed by the organiser of the proposed economic activity;

20.6. where a planned combustion plant with an electrical capacity of 300 MW or more assesses the existence of appropriate storage facilities for the geological storage of carbon dioxide; the technical and economic feasibility of installing carbon dioxide transport facilities; the technical and economic feasibility of retrofitting the carbon capture equipment; if the above conditions are met, information shall be provided to demonstrate that sufficient space is provided for the equipment needed to capture and compress the carbon dioxide on the site of the combustion plant, indicating the location in the graphical material of the EIA report (chart or map).

CHAPTER III

EXPECTED SIGNIFICANT EFFECTS OF THE PLANNED ECONOMIC ACTIVITY, MEASURES TO AVOID, REDUCE AND COMPENSATE FOR EXPECTED SIGNIFICANT ADVERSE EFFECTS ON THE ENVIRONMENT

21. Taking into account the alternatives under consideration, the environmental elements (soil, surface and subsoil, air, water, climate, landscape and biodiversity, with particular attention to species and natural habitats of European Community interest, as well as other species protected under the Law on Protected Animals, Plants and Fungi, Areas of Environmental Importance, Material Property, Immovable Cultural Property and Interactions between these elements) and public health, including the interaction between environmental elements and public health, are described in the preparation, construction, execution and cessation phases of economic activity.

22. The sections of this Chapter describe:

22.1. state of the elements of the environment likely to be significantly affected by the planned economic activity, including data from environmental elements and public health monitoring (if any). Statistics and other data for the last 3 years shall be used;

22.2. the environmental impact of each of the proposed economic activities (e.g. local, scale, technical and technological solutions, time, environmental mitigation measures) for each environmental element and the impact on public health separately, paying particular attention to natural and species habitats of European Community interest (data published in the Biodiversity Database (<https://biomon.lt>) and on the *Lithuanian* Spatial Information Portal (SIP)), protected species (information on which information is provided in the database of the Protected Species Information System (SIS)), comparison of these alternatives with each other and with the "zero" alternative, i.e. expected changes in aspects of the current state of the environment after implementation of the project, the reasons for the choice of the alternative; describe the methods chosen for analysis and comparison of alternatives (e.g. checklists;

matrixes; maps, including multi-layered maps; computer modelling techniques, including Geographical Information Systems (GIS); methods of statistical analysis);

22.3. the expected significant impact on the elements of the environment referred to in point 21 of this Annex and on public health during the stages of preparation for the planned economic activity, construction, execution and termination of the economic activity, examination of any possible direct and indirect impact of the proposed economic activity, including secondary, cumulative, transboundary, short-term, medium-term and long-term, permanent and temporary, positive and negative effects, which may be caused by the factors specified in point 5 of the Procedure for the preparation of documents for the assessment of the environmental impact of the planned economic activity (hereinafter referred to as the 'Description of the Procedure');

22.4. the measures envisaged to prevent, reduce, restore or, where possible, compensate for any significant adverse effects on the environment and public health. A description of these measures shall be provided indicating at which stage of the economic activity they will be planned and implemented (during the stages of preparation for the planned economic activity, construction, execution and termination of the economic activity);

22.5. Monitoring (monitoring) measures are envisaged. The parameters to be monitored and the duration of the monitoring shall be chosen taking into account the nature, location, scale and significance of the environmental impact of the proposed economic activity. The description of monitoring shall be drawn up in accordance with the Law of the Republic of Lithuania on Environmental Monitoring, the Regulations on Environmental Monitoring of Economic Entities approved by Order No D1-546 of the Minister for the Environment of 16 September 2009 approving the provisions on environmental monitoring of economic entities and the provisions of other legal acts laying down requirements for environmental monitoring.

SECTION 1 WATER

Description of current status

23. Information about surface water bodies (rivers, lakes, ponds, canals, Baltic Sea, Curonian Lagoon) located in the territory of the planned economic activity and in the immediate vicinity of the planned economic activity:

23.1. the name of the body of surface water, the identification code according to the cadastre of rivers, lakes and ponds of the Republic of Lithuania (<https://uetk.biip.lt>), the location in relation to the planned economic activity (annexed area plan with designated protection zones and lanes), area (ha), average and maximum depths, environmental flow, actual flow rates (variations, trends), changes in hydromorphological status, changes in ecological status;

23.2. floods caused by surface water bodies and areas of flooded areas according to the flood hazard and risk map (<http://potvyniai.aplinka.lt/potvyniai>);

23.3. water protection objectives for surface water bodies, measures provided for in river basin district management plans, restrictions on use, etc.;

23.4. whether surface water bodies are located in a protected area, including those of the European ecological network Natura 2000, or are linked to the conservation of valuable natural complexes and biodiversity, or are important for the stability of the ecological balance between wetlands and other environmental elements;

23.5. whether surface water bodies are important for recreation, water tourism, recreational and/or commercial fishing;

23.6. whether surface water bodies meet the criteria of good ecological status, information on the regenerative capacity (recovery) of water bodies;

23.7. existing anthropogenic load on surface water bodies:

23.7.1. extent of water use (technological processes, irrigation, fish farms, hydropower, etc.);

23.7.2. the sources and extent of point pollution (discharge points and quantities of waste water).

24. Information on hydrogeological conditions of a land parcel or territory and adjacent areas of the planned economic activity: the depth, conditions, dynamics, chemical composition of the groundwater, the characteristics of the compressive aquifers, the aquifers in operation, the distance to the water sites (existing water sites, chopping facilities are indicated in the site plan attached to the EIA report), the water content of the layer; basic data on groundwater bodies: aquifers (name, index), their slip depth, efficiency (to be provided if groundwater use is planned); assessment of pollution.

25. Information on land reclamation systems in the planned area.

26. Information on existing (planned) sources of diffuse pollution in the territory of the planned economic activity and in the immediate vicinity (e.g. manure and/or slurry generated during the planned economic activity and their management).

27. If the planned economic activity relates to the sea, information on the marine environment shall be provided: the geochemical characteristics of the seawater, the nature of the bottom, the currents, the wavelengths, including average, storm values, their repetition, seasonal and perennial fluctuations. The nature of the shores (stable, accumulative, destructive) etc.

28. Water use in planned economic activities:

28.1. information on the planned sources and extent of water use (quantification of water demand, requirements for water quality, etc.):

28.1.1. data on the surface water body from which the water will be abstracted or otherwise used (e.g. hydropower), the place and facility of abstraction and/or use of the water (Table 7 is to be filled in);

Table 7: Data on the surface water body from which water is extracted or otherwise used, the place of abstraction and/or use and the installation. A separate column of the table shall be filled in for each abstraction point (water point) or point of use (hydrotechnical water use structure/installation)

Line No.	Water abstraction point No.	1	2	3
1.	Name of water body (river, lake, pond, etc.)			
2.	Identification code of the cadastral object of rivers, lakes and ponds of the Republic of Lithuania			
3.	River basin district, basin, sub-basin			
4.	Average perennial flow, m ³ /s (river)			
5.	Average flow rate of 80 % probability for the driest month: m ³ /s (river)			
6.	Tidal flow rate of 1 % probability, m ³ /s (river)			
7.	Lake, pond area, ha (volume, thousand m ³)			
8.	Maximum bed height, m (for reservoirs)			
9.	Coordinates at the point of abstraction and/or use of water (LKS'94)			
10.	Design efficiency of water extraction and/or recovery installations, m ³ /h (or other units of measurement per use)			

Note: The number of the abstraction point shall correspond to the number by which the water extraction point is indicated in the attached establishment diagram.

28.1.2. data on planned groundwater water sites (Table 8 is to be filled in);

Table 8: Data on the groundwater water sites to be installed (underground water shovel facilities)

Line No.	Watercourses	Drilling installations	Water site dependency

	Address (address)	Centre coordinates (LKS'94)	Name of the aqueous layer (index)	Group	Resources, m ³ / d	Depth to layer ridge, m	Total number	Number of employees	Total productivity ^m m ³ /h	RBD	PVB ⁶
1	2	3	4	5	6	7	8	9	10	11	12

Comments:

1. In column 1, the numbering shall be continued from the last number of the water area described in Table 7. The water site number shall be the same as the number indicating the water site in the scheme of the establishment.
2. Column 5 indicates the group in accordance with the Description of the Procedure for the Determination of Protection Zones for Underground Water Areas, approved by Order No D1-912 of the Minister for the Environment of 14 December 2015 approving the procedure for establishing protection zones for groundwater water sites.
3. Column 6 refers to forecast, reconnaissance or confirmed water resources in the aquifer.
4. Column 10 indicates the planned projected water site efficiency.
5. Column 11 indicates the river basin district (hereinafter referred to as RBD) established in accordance with Order No 471 of the Minister for the Environment of the Republic of Lithuania of 25 September 2003 on the formation of river basin districts and the designation of the authority responsible for their administration for the achievement of water protection objectives.
6. Column 12 indicates the groundwater basin (hereinafter – PVB) established in accordance with Order No 707 of the Minister for the Environment of 24 December 2003 on the designation of groundwater bodies as river basin districts.

28.1.3. data on planned abstraction and use of water (Table 9 to be filled in);

Table 9: Intended abstraction and use of water

Line No.	Place of abstraction/reco very of water	Maximum amount of water expected to be produced/extrac ted			Activiti es where water will be used ³	Maximum quantity of water to be used in each activity			Projected waterlosses:m ³ / year	Quantity of water intended to be transferred to other establishe ments and/or persons, m ³ /m.
		m ³ /year	m ³ /d	m ³ /h		m ³ /year	m ³ /d	m ³ /h		
1	2	3	4	5	6	7	8	9	10	11

Comments:

1. Column 1 contains the sequential number of the extraction/recovery site (sequentially numbered according to the table's completion). In particular, the water extraction/recovery sites from which the most water will be taken shall be described).
2. Column 2 indicates the sequential number of the abstraction point from Table 7 or Table 8 (e.g. water site 1) if water is intended to be extracted from surface or groundwater bodies. If water is to be obtained from other suppliers or sites, the water supplier or location shall be indicated, e.g. the public water supply system (indicating the supplier and the introduction number with which it is marked in the attached diagram), the non-public water supply system

of other persons (indicating the supplier and the introduction number under which it is marked in the attached diagram), incoming water (indicating the supplier), precipitation water (indicating the water collector number in the accompanying scheme), treated waste water, reused water (e.g. condensate, closed circuit water), etc.

3. Column 6 indicates the activities that are expected to consume at least 10 % of the total water consumption planned for the facility. Each activity is described in a separate line.

28.2. the summary information is presented in the tables to what extent the description of the potential impact of the planned economic activity corresponds to the content of the tables.

Potential point and diffuse pollution of the planned economic activity

29. Information on sources of waste water (pollution) generation, planned discharge points of waste water and/or polluting substances, estimated contamination (calculation, justification), quantity (calculations, justifications) of discharges, amount of pollution, unevenness of waste water and/or formation of pollutants. Information on the quantity and treatment of surface (rain) waste water (calculations, justification).

30. Information on the surface water body (receiver) into which waste water is planned to be discharged or which will otherwise be polluted as a result of the planned economic activity (Table 10 is to be filled in).

Table 10: Information on the surface water body (receiver) into which waste water is planned to be discharged or which will otherwise be polluted as a result of the planned economic activity

Line No.	Name and category of water body and identification code of the cadastral object of rivers, lakes and ponds of the Republic of Lithuania	Average flow rate of 80 % probability in the dryest month: m ³ /s (river)	Area of water body, ha (for standing water bodies)	Status of the body of water						
				Indicator	Current (background) status		Permissible load on the body of water		Pollutants	
					See pcs.	Meaning	hydraulic, m ³ /d.	See pcs.	Meaning	
1	2	3	4	5	6	7	8	9	10	

Comments:

1. Column 1 contains the sequential number of the receiving water (surface water body). The acceptance must be marked in the diagram accompanying the EIA report.

2. Column 2 indicates the surface water body into which the waste water is planned to be discharged or where there is a discharge, indicating the category of the body: river, lake, pond, pond; installation (e.g. reclamation ditch) etc.

3. Column 3 shall be completed in accordance with the Procedure for Calculation of Natural Water Flow approved by Order of the Minister for the Environment of the Republic of Lithuania of 29 July 2005.

No D1-382 'On the Approval of the Procedure for the Calculation of Natural Water Flow'.

4. Column 5 specifies the parameters against which the impact of waste water on the receiving receiver is assessed.

6. Columns 6 and 7 show the status of the water body above the effluent (for rivers).

7. Columns 8 to 10 indicate the results of the permissible effect on the water body at the planned discharge point in accordance with the procedure laid down by legal acts.

31. Information on other waste water treatment methods. When it is planned to infiltrate waste water into the ground and/or use other persons' waste water treatment facilities, Table 11 shall be completed).

Table 11: Information on discharge of waste water.

Line No.	Description of the discharge point and/or receiver	Permissible receiving load			
		Hydraulic	Pollutants		
		m ³ /d	Parameter	See pcs.	Meaning
1	2	3	4	5	6

Comments:

1. Column1 shall contain the sequential number of the receiving effluent. The numbering of receptions shall be continued from the last accepted (surface water body) number in Table 10. The number must be the same as the number where the discharge point and/or receiver is marked with the EIA report in the scheme of the facility and/or installation.
2. Column2 must describe where and by what means the discharge (disposal) of waste water from the facility and/or plant is intended (e.g. the waste water is to be stored in a storage tank of 300 m³ capacity and once a month to the urban treatment plant (indicate the carrier, the name of the treatment plant and its operator); the effluent is infiltrated into the ground 1 000 m² underground filtration field; waste water is planned to be discharged into sewerage networks (indicate the person operating the networks, etc.).
3. theINFORMATIONon the permissible load of the receiving vehicle shall be indicated if the permissible load of the receiving water in the described/intended use is limited (e.g. the limit conditions laid down by the waste water treatment plant operator in the design of the permissible load filtration plant, etc.).
4. Column5 specifies the parameters according to which the reception of waste water intended to be discharged by the organiser of the planned economic activity may be restricted.

32. Data on wastewater generation sources and/or dischargers (Table12 is to be filled in).

Table 12: Data on wastewater sources and/or dischargers

No.	Coordinates	Received number	Description of the waste water to be discharged	Discharge type, technical data	Description of the position of the discharger	Maximum expected discharges	
						m ³ /d	m ³ /year
1	2	3	4	5	6	7	8

Comments:

1. Column1 contains the waste water discharge or source number (the source of the waste water is described when the waste water is discharged into the environment or transferred to persons other than the stationary discharge station, e.g. by means of emergency machinery, etc.). The number in the table shall correspond to the number by which the effluent or source is marked in the attached plan.
2. Column2 indicates the coordinates where the waste water is discharged into the environment (e.g. the last well before discharge to the underground filtration plant, the end of the discharge to the river, etc.), discharge to sewer networks belonging to other persons, transfer to mobile tanks or otherwise taken from the source.

3. Column3 shall indicate the number of the receiver into which the waste water is to be discharged through the discharged effluent described or from the waste water source described, either from Table 10 or Table 11.
4. Column4 indicates the type of waste water (industrial, domestic, surface, mixed, slurry, dumpling, etc.) and the activities (activities) resulting in the waste water intended to be discharged through the discharger described or from the waste water source described.
5. Column5 specifies the type of discharge or waste water source (e.g. embankment, vaginal, bottom, surface filtration, underground filtration, inlet to sewer networks, accumulation tank, etc.) and technical data (discharge distance from shore, depth, diameter, capacity, etc.).
6. Section6 describes the location of the prom, e.g. the position of the prom in relation to the bed (right bank, left bank, middle of the river), the point of connection to the sewer (street name, etc.).
7. The maximum amount of waste water to be discharged in columns 7 and 8 shall not exceed the maximum permissible hydraulic load of the recipient specified in Tables 10 and 11.

33. Contamination of waste water to be discharged (Table 13 is to be filled in).

Table 13: Contamination of waste water intended to be discharged into the natural environment

No.	Name of pollutant	Contamination of waste water before treatment			Maximum projected pollution of waste water when discharged into the environment								Estimated cleaning efficiency, %
		Mom., mg/l	Average, mg/l	t/m	MRL mom., mg/l	Planned LK mom., mg/l	MRL average, mg/l	Planned LK average, mg/l	DLT days, t/d	Planned LT day, t/d.	DLT year, t/m	Planned LT year, t/m.	
1	2	3	4	5	6	7	8	9	10	11	12	13	14

Comments:

1. In column1, the protractor number, the source number according to Table 12.
2. Column 2 indicates the pollutants for which a permit is required by law.
3. In column3, the maximum expected concentration of the pollutant in the instantaneous or average daily waste water sample prior to treatment.
4. In column4, the maximum expected annual mean concentration of the pollutant in the waste water prior to treatment. Columns 3 to 6 shall be filled in if the waste water is to be treated before discharge from the facility and/or installation.
5. In column6, the maximum permissible concentration (MRL) of the pollutant established and/or calculated in accordance with legal acts in the instantaneous or average daily sample of waste water (depending on the reception, the nature of the activities carried out, etc.). The justification for setting MRLs shall be provided in EIA report a.
6. In column7, the permissible concentration of the pollutant in the instantaneous or average daily waste water sample (MRL) or the provisional acceptable concentration (TAC). To be filled in if it is planned that the authorised concentration of the pollutant in the permit will need to be set at a level higher than the MRL indicated in column 6 during the operation of the installation. An appropriate justification shall be provided in the EIA report.
7. In column8, the maximum permissible average annual concentration (MRL) of a pollutant established and/or calculated in accordance with legal acts (depending on the reception, the

nature of the activity carried out, etc.). The justification for setting MRLs shall be provided in EIA report a.

8. In column 9, the permissible mean annual concentration of the pollutant (MRL and/or RRL). To be filled in if it is planned that during the operation of the installation the permitted concentration of the pollutant in the permit will have to be set above the MRL indicated in column 8. An appropriate justification shall be provided in the EIA report.

9. In column 10, the maximum daily discharge (DLT) established and/or calculated in accordance with legal acts (depending on the reception, the nature of the activities carried out, etc.). The justification for the determination of DLT is provided in EIA report a.

10. In column 11, the permitted daily release of the pollutant (permissible contamination). To be filled in if it is planned that the permitted pollution in the permit will have to be set at a level higher than the DLT indicated in column 10 during the operation of the installation. An appropriate justification shall be provided in the EIA report.

11. In column 12, the maximum annual emissions (DLT) established and/or calculated in accordance with legal acts (depending on the reception, the nature of the activities carried out, etc.). The justification for the determination of DLT is provided in EIA report a.

12. In column 13, the permitted annual discharges (permissible pollution). To be filled in if it is planned that during the operation of the installation the permitted pollution in the permit will need to be set above the DLT indicated in column 10. An appropriate justification shall be provided in the EIA report.

34. The summary information is presented in the tables to what extent the description of the planned economic activity corresponds to the content of the tables.

Expected significant impacts

35. Estimated impact of abstraction and/or use on the site's hydrological and hydrogeological regime (calculations and justifications are provided).

36. The expected significant impact on the quality of surface water and/or groundwater taking into account the water background pollution due to the large amount of waste water discharged during the course of the economic activity (e.g. due to the pollution of industrial or domestic waste water, agricultural objects).

37. The projected changes in the hydrological regime of the area have a secondary effect on the status of water bodies and adjacent areas (e.g. shore erosion, wetland, dropping groundwater levels, etc.).

38. Estimated impact of discharged waste water or other planned pollution on the status of water bodies and/or coastal and related ecosystems, water resources (e.g. recreational areas, water sites, protected areas, fishing, navigation) (provide calculations, mathematical modelling results or other justification).

39. The parameters of the status of the body, their existing values and permissible (target) boundaries, the planned impact zone (river section, part of the standing water body, etc.), the values of possible impact parameters (based on calculations, mathematical modelling results, etc.) and their changes in space and time (e.g. trend of changes in distance from discharge), seasonal changes in space and time (e.g. cumulative effect in a standing water body, etc.) shall be described and justified. The maximum expected environmental impacts under stressed conditions (e.g. drought, floods) shall be described and justified.

40. The extent and impact on the environment of the expected emergency introduction of polluting substances into water bodies shall be described.

41. If the planned economic activity relates to the sea, its potential impact on the state of the sea shall be assessed.

Measures to avoid, reduce **and compensate for significant adverse effects on the environment**

42. The proposed measures to reduce or compensate the impact on the aquatic environment (pollution, erosion reduction, accident prevention, environmental flow assurance, etc.) shall be described. The measures are summarised in Table 14.

Table 14: The facility shall provide for measures to reduce the amount of waste water and pollution and to compensate for the planned impact on the receiver

No.	Sewage source, discharge vent	Description of the device and its purpose	Design features of the planned measure		
			Indicator	See pcs.	Meaning
1	2	3	4	5	6

Comments:

1. Column 1 shall contain the number of the waste water quantity or abatement measure.
2. Column 2 shall contain the number of the waste water source, the discharge vent (from Table 12) through which the measure described is applied to reduce the impact of the discharged waste water;
3. Section 3 briefly describes the measure to reduce the amount of waste water (e.g. car wash water circulation system, etc.), to reduce pollution (industrial, domestic and surface waste water treatment plants, use of the best available techniques, etc.) or to reduce and/or compensate for the impact on the receiving water (regulation of the waste water flow depending on the flow of the river, renaturalisation of the reclaimed river, etc.) and its purpose (e.g. to remove oil products and drowning substances from surface waste water, reduce the amount of waste water, improve the availability of waste water treatment, etc.);
4. The design features of the planned measure in columns 4-6. Columns 5 and 6 show the planned design indicators to reduce waste water and pollution (e.g. plant^{efficiency}m 3/day, flow rate l/s; design contamination of waste water entering the treatment plant according to BOD, N, P, petroleum products, total Cr or similar – mg/l, t/d; residual contamination according to BOD, N, P, petroleum products, total Cr, etc. – mg/l; cleaning efficiency).

Graphic material

43. Map(s) showing existing and planned water supply sources, existing water sites, graveyard facilities and their location, buffer zones; sources of waste water (pollution), waste water treatment plants, discharge points, coastal protection strips and zones of water bodies, intended measuring and sampling points for waste water flow, planned morphological changes (e.g. shorelines) of water bodies, grids or hydrotechnical structures, emergency pollution risk facilities, drainage, irrigation facilities, recreational sites and installations. The number of the objects on the maps must be identical to the numbers used to identify these objects in the tables in the EIA report and in the textual part of the EIA report.

**SECTION 2
AMBIENT AIR**

Description of current status

44. Weather conditions in the area, background ambient air pollution. Data on air temperature, precipitation, prevailing winds, solar radiation, ambient air background level and other factors that may influence the level of ambient air pollution. Background ambient air pollution and meteorological data shall be used in accordance with the recommendations for the assessment of the impact of the proposed economic activity on the planned economic activity, approved by Order No AV-112 of the Director of the Environmental Protection Agency of 10 July 2008

approving recommendations for the use of background air pollution for the assessment of the impact of the proposed economic activity on ambient air. The use of polluting emission calculation models, background ambient air pollution data and meteorological data must comply with the requirements of Order No D1-653 of the Minister for the Environment of 30 November 2007 on models for calculating pollution distribution, data on background ambient air pollution and the use of meteorological data to assess the impact of economic activities on ambient air. Information on the source of background ambient air pollution data and meteorological data used shall be provided. Where this information or part of this information is provided in another section, only references to the corresponding data in another chapter may be made in this section.

Emissions to ambient air

45. Short characteristics of stationary (organised and non-organised) and mobile sources of pollution.

In the case of extension, reconstruction or otherwise of an existing facility, the data of the inventory of ambient air pollution sources and pollutants emitted from them shall be submitted and carried out in accordance with the established procedure.

46. Description of each planned activity that will generate and generate emissions into ambient air, and the technology is planned to be deployed. Indicate the planned production, showing separately the estimated amount of electricity and heat produced, the planned (design) production capacity, the expected consumption of energy, fuels and fuels by type of energy and fuel. Lists of raw materials, substances and mixtures to be used, their quantity (safety data sheets are recommended as far as possible). The names, content, composition of paints, varnishes, other products, substances or mixtures containing volatile organic compounds (VOCs) to be used, the amount of VOCs contained in the hazard statements H341 and H351 (classified as halogenated), H340, H350, H350i, H360D and H360F (classified as carcinogenic, mutagenic or toxic to reproduction). The amount of raw materials, materials, fuels, etc. intended to be consumed to produce a unit of output and/or to generate an energy unit, the amount of pollutants emitted into ambient air.

47. Calculations of expected emissions to ambient air, their results, methodologies used, legislation, coefficients shall be provided. The methodology for calculating the amount of pollutants to be emitted into ambient air must be chosen in accordance with Order No 395 of the Minister for the Environment of the Republic of Lithuania of 13 December 1999 approving the list of methodologies for calculating the amount of atmospheric pollutants and determining the amount of taxable pollutants for persons who do not keep a mandatory inventory of emissions into the environment.

48. The estimated estimated emissions from stationary sources and the physical data for these sources are set out in Tables 15 and 16. Mobile emission sources planned for use in economic activities and calculation of their emissions are presented (the results of the calculation are presented in Table 17).

Table 15: Physical data from stationary sources of ambient air pollution

Installation name ____

Sources of pollution	Exhaust gas indicators at the sampling/measurement point	
----------------------	--	--

Title	No.	Centre coordinates (LKS'94)	Height, m	Dimensions of the exhaust outlet, m	Flow rate, m/s	Temperature, °C	Volume flow, Nm ³ /s	Duration of emissions (operation of fixed sources), hr/m
1	2	3	4	5	6	7	8	9

Note: The data shall be recorded in accordance with the legislation regulating the sources of ambient air pollution and the emissions thereof and the accounting of emissions into ambient air.

Table 16: Pollution into ambient air from stationary sources of pollution
Installation name _____

Type of activity	Name of the workshop (another production unit), name of the type of production	Sources of pollution		Pollutants		Existing pollution				Expected pollution		
		Title	No.	Title	Code	One-off size			Annual, t/m	Single-use size		Annual, t/m
						Pcs.	Average.	Max.		Pcs.	Max.	
1	2	3	4	5	6	7	8	9	10	11	12	13
Total by activity:												

Comments:

- Data in columns 1 and 2 shall be reported in accordance with the legislation governing the inventory of pollutants from and sources of ambient air pollution and the accounting of emissions into ambient air.
- Information on existing pollution in columns 7 to 10 shall be filled in in the case of extension, reconstruction or otherwise of an existing facility.
- Current and/or expected values for single-use concentrations (7-9, In columns 10 and 11), the converted pressure and temperature conditions (101.3 kPa and 0 °C) shall be reported.
- In columns 7 and 11, the units giving the one-off amount of current and/or expected pollution shall be recorded.

Table 17: Mobile sources of pollution and their pollution

Title	Quantity, pcs.	Fuel consumption, t/m	Emissions to ambient air, t/m				
			CO	No _x	VOC	SO ₂	Particulate matter
1	2	3	4	5	6	7	8
Vehicles using:							
a) Gasoline							
B) Diesel							
liquefied petroleum gas							
compressed natural gas							

Title	Quantity, pcs.	Fuel consumption, t/m	Emissions to ambient air, t/m				
			CO	No _x	VOC	SO ₂	Particulate matter
1	2	3	4	5	6	7	8
e) other fuels							
Tractors, etc., with internal combustion engine							
Others (listed):							

Note: The number of take-off and landing cycles shall be reported in column 3 for air transport data.

49. The ambient air pollution values of the projected pollutants are determined in accordance with the norms on ambient air pollution with sulphur dioxide, nitrogen dioxide, nitrogen oxides, benzene, carbon monoxide, lead, particulate matter and ozone, approved by Order No 591/640 of the Minister for the Environment and the Minister for Health of the Republic of Lithuania of 11 December 2001 on ambient air pollution with sulphur dioxide, nitrogen dioxide, nitrogen oxides, benzene, carbon monoxide, lead, particulate matter and ozone, target values for ambient air pollution by arsenic, cadmium, nickel and benzo(a)pyrene, approved by Order No D1-153/V-246 of the Minister for the Environment and the Minister for Health of the Republic of Lithuania of 3 April 2006 on the arsenic of air pollution by air, the approval of target values for cadmium, nickel and benzo(a)pyrene, the list of pollutants restricted in ambient air according to national criteria and the limit values for ambient air pollution approved by Order No 471/582 of the Minister for the Environment and the Minister for Health of the Republic of Lithuania of 30 October 2000 approving the list of pollutants restricted in ambient air according to European Union criteria and the list of pollutants limited in ambient air according to national criteria and approval of limit values for ambient air pollution (hereinafter referred to as ambient air pollution standards).

Expected significant impacts on ambient air

50. The expected impact on the level of ambient air pollution taking into account the background level of ambient air pollution and its possible evolution (e.g. due to the expected high demand for energy production, significant fuel use or change in the types of fuel used, increased traffic flow), meteorological conditions of the area. A calculation of the projected emissions into ambient air in ambient air shall be provided, indicating the model used for the calculation of the dispersion of pollutants in ambient air, the justification for its choice, the data used, the coefficients used. The model for calculating the dispersion of pollutants in ambient air shall be chosen in accordance with the recommendations of the choice of models for the calculation of the pollution distribution calculation for the assessment of the impact of economic activities on ambient air, approved by Order No AV-200 of the Director of the Environmental Protection Agency of 9 December 2008 approving the recommendations for the choice of models for the calculation of the pollution distribution calculation for the assessment of the impact of economic activities on ambient air.

51. Estimated ambient air pollutants due to fuel changes, fuel changes, increased traffic flow or changes in the use of vehicles and the types of fuel used, specificities of the production process, during construction, etc.

52. Calculation of ambient air pollution levels due to expected emissions: the expected emissions; expected emissions based on background levels of ambient air pollution.

53. Analysis of the results of the calculation of ambient air pollution levels due to expected emissions (comparison with ambient air pollution norms) and conclusions.

Measures to avoid, reduce **and compensate for significant adverse effects on the environment**

54. Technical solutions for the regulation of ambient air pollution in the stages of preparation for the planned economic activity, construction, execution and cessation of economic activities (reduction of emissions, purification/decontamination of pollutants), improvement of parameters or other conditions, including emissions under abnormal (non-compliant) operating conditions (start-up, coordination, suspension of installation(s)), parameters or other conditions, etc. Where technical solutions are available, a justification for the chosen option shall be provided.

55. Planned installations for decontamination/decontamination of emissions of air pollutants, pollution prevention measures are given in Table 18. Measures to reduce emissions of VOCs classified as halogenated (hazard statements H341, H351) and carcinogenic, mutagenic or toxic to reproduction (hazard statements H340, H350, H350i, H360D, H360F) shall be described separately, and a plan for the replacement of these substances or mixtures by less harmful substances or mixtures shall be provided.

Table 18: Installations for the treatment of ambient air pollutants and pollution prevention measures

Installation name ____

No of the emission source to which the gas flow through the treatment plant enters.	Treatment plants		Pollutants cleaned in the treatment plant	
	Name and destination description	Code	Title	Code
1	2	3	4	5
Pollution prevention measures:				

Comments:

1. The names and codes of treatment plants shall be indicated in accordance with the requirements of the legislation on accounting of emissions into ambient air.
2. The table shall include the fullest possible information and data available, e.g. in addition to the name of the plant the purpose of the plant and details of its operation (indicating the design degree of purification of the pollutants caught/treated or the design concentration of the emissions from the treatment plant).

56. Options and measures to reduce ambient air pollution under unfavourable conditions of dispersion of pollutants.

57. Proposals for setting standards of permissible pollution into ambient air after assessment of background pollution of ambient air (please fill in Table 19).

Table 19: Proposals for the establishment of permitted standards of pollution into the ambient air (only the maximum permissible pollution (DLT) norms may be established for objects of planned economic activity)

Name of pollutant	Pollutant code	Current pollution in t/m	Projected pollution – proposed emission standards ____m.		
			One-off		Annual, t/m
			Pcs.	Size	
1	2	3	4	5	6
Carbon monoxide					

Name of pollutant	Pollutant code	Current pollution in t/m	Projected pollution – proposed emission standards		
			_____m.		Annual, t/m
			One-off		
1	2	3	Pcs.	Size	6
Oxides of nitrogen					
Particulate matter:					
Sulphur dioxide					
Volatile organic compounds (VOCs) marked with the hazard statement:					
Halogenated:					
H341:					
H351:					
Carcinogenic, mutagenic or reproductive toxicant:					
H340:					
H350:					
H350i:					
H360D:					
H360F:					
Other VOCs (in alphabetical order) except VOCs with code 308:					
VOC	308				
Total VOC:					
Other pollutants (listed in alphabetical order):					
Total:					

Comments:

1. In column 2, the codes and names of pollutants shall be drawn up in accordance with the legislation on emission inventories and reporting of pollutants into ambient air.
2. Column 3 is to be filled in when planning the extension, reconstruction, etc. of an existing object.
3. In the row 'Volatile organic compounds (VOCs) marked with the hazard statement', all VOCs marked with the above hazard statements shall be indicated. Each VOC with a hazard phrase shall be named in alphabetical order. In the absence of VOCs marked with the hazard statement, a hyphen shall be used in the corresponding row.
4. In the last row 'Total', the sum of all pollutants reported in the table shall be reported.
5. The table may be extended by repeating columns 4, 5 and 6.

Graphic material

58. Situational plan (M1:1 000-M1:5 000) containing 50 H or more (H = height of the highest source of pollution) an area of radius from the object of the planned economic activity in which the object of the planned economic activity, adjoining territories, the normative “wind rose” of the area, other objects of economic activity the emissions of which have been assessed in the calculation of pollution.

59. Plot plan (M1:500 – M1:1 000) indicating the planned stationary sources of pollution.

60. A diagram showing the object of the planned economic activity and the estimated maximum ground concentration of each pollutant (level of ambient air pollution) calculated by means of symbols, after assessment and assessment of the background level of ambient air pollution with that pollutant.

SECTION 3 CLIMATE

Description of current status

61. Weather and climatic conditions in the area, dangerous natural phenomena (drought, very high temperatures, very low temperatures, storms, wind, etc.) and other factors linked to climate change. Greenhouse gas emissions (carbon dioxide (CO₂), nitrous oxide (N₂O), methane (CH₄), perfluorocarbons (PFCs), hydrofluorocarbons (HFCs) and sulphur hexafluoride (SF₆) as part of monitoring data when planning the extension, reconstruction or similar activities of an existing facility.

Expected significant impacts

62. The processes of climate change may occur as a result of emissions of greenhouse gases (GHGs) into the atmosphere from planned economic activities, in case of violation of the carbon dioxide geological storage complex ecosystems in which carbon dioxide is stored in the planned territory, and may indirectly contribute to the negative effects of climate change.

63. In the context of the climate impact assessment of the planned economic activity, the direct and indirect sources of GHG emissions of the planned economic activity shall be identified:

63.1. directly related where GHG emissions result from planned economic activities, including construction and cessation of economic activities (e.g. emissions from fuel combustion (boiling, power plants), industrial (oil refining, chemical, cement, ceramics, etc.) installations and mobile sources of pollution (transport); destruction (e.g. land use change, deforestation) of livestock complexes (manure management) or natural sinks absorbing GHGs;

63.2. indirectly linked when GHGs are generated outside the planned economic activity (e.g. use of energy or heat, from a service provider that produces energy by emitting GHGs; disposal of waste generated by the planned economic activity in a landfill that generates GHGs).

64. Data on projected emissions from emission sources are presented in Table 20.

Table 20: Data on projected emissions from emission sources

Direct and indirect GHG emissions from emission sources of planned economic activities	Estimated GHG emissions, t CO ₂ eq.						
	Carbon dioxide (CO ₂)	Methane (CH ₄)	Nitrogen suboxide (N ₂ O)	Hydrofluorocarbon — nipples (HFC)	Perfluorocarbon n-denyls (PFC)	Sulphur hexafluoride (SF ₆)	Nitrogen trifluoride (NF ₃)
Directly							
Indirectly							
Total:							

65. The estimated impact of the planned economic activity on adaptation shall be assessed taking into account the following aspects:

heat waves (including effects on public health, agriculture, forests, firefighting, etc.);

droughts (including deterioration of water quality, increased demand for water);

extreme rainfall, river floods and sudden flooding;

storms, strong winds (including damage to infrastructure, buildings, agriculture and forests); landslides;

rising sea level, storms, shore erosion, salinity increase;

cold waves;

H) Damage of the storm.

Ecosystems and their biodiversity increase resilience to the impacts of climate change and natural disasters (e.g. green areas can regulate the flow of water caused by storms by reducing the risk of flooding. Forests, green areas and vegetation provide coolness in cities by reducing the effects of heat waves and the city's hot island effect, while plants stabilise the soil by reducing the risk of landslides and erosion).

66. When assessing climate change aspects, it is recommended to take into account the guidelines for the integration of climate change and biodiversity into environmental impact assessments, commissioned by the European Commission.

67. When assessing the impact of the planned economic activity, it is recommended to carry out an analysis of the sensitivity and risk of the area due to climate change and the necessary climate change mitigation and adaptation measures.

Measures to avoid, reduce and compensate for significant adverse effects on the environment

68. Mitigation (reduction of GHG emissions) and climate change adaptation measures are envisaged:

68.1. protection of natural carbon sinks – wetlands, forests, grasslands, green spaces, plantations – from destruction, increasing the areas of land used for such purposes in order to absorb more carbon dioxide from the atmosphere;

68.2. technical solutions (e.g. reduction of GHG emissions by selecting the best available and innovative low-emission technologies promoting the development of climate-resilient infrastructure, sustainable economic development, energy efficiency, in particular renewable energy sources, cleaning of emissions);

68.3. participation in the EU Emissions Trading System, i.e. settlement of emissions allowances for actual emissions (in carbon dioxide equivalent) or other implemented measures to reduce GHG emissions;

68.4. Adaptation of advanced technical solutions and technological processes in planned economic activities, which increase the resilience of the planned object to hazardous natural phenomena arising from climate change (e.g. adaptation of construction structures resistant to long-term climate change changes (temperature changes, snows, gusts), etc.).

69. Comparison of GHG emissions expected from sources of emissions from planned economic activities and reductions resulting from the implementation of the proposed mitigation measures (Table 21 is to be filled in).

Table 21: Comparison of GHG emissions and reductions.

GHG	Intended to be discarded GHG emissions, t CO ₂ eq.	Expected GHG savings, t CO ₂ eq.
Carbon dioxide (CO ₂)		
Methane (CH ₄)		
Nitrous oxide (N ₂ O)		
Hydrofluorocarbons (HFCs)		
Perfluorocarbons (PFCs)		
Sulphur hexafluoride (SF ₆)		
Nitrous trifluoride (NF ₃)		
Total:		

SECTION 4 SOIL, GROUND SURFACE AND DEPTHS

Description of current status

70. The characteristics of the soils prevailing in the area (types, granulometric composition, water conductivity, density). Vulnerability and resilience of predominant soils.

71. Engineering-geological and hydrogeological conditions of the planned area of economic activity. Characteristics of the subsurface structure of the area: relief-forming structures, primer composition, origin, sliding conditions.

72. Information on the ecological conditions of the area of planned economic activity: soil background concentration (geochemical soil condition) and subsoil contamination (including subsoil rocks) when ecogeological studies have been carried out. Ecogeological research reports are stored in the Geological Foundation of the Lithuanian Geological Service.

73. Information on past pollution of the territory of the planned economic activity and of adjacent land parcels or areas where environmental quality standards have not been complied with in the course of economic activities (according to the data of the environmental monitoring carried out, the results of the ecogeological survey carried out in accordance with the requirements of legal acts).

74. Information on existing and explored underground resources (useful minerals, freshwater and mineral water sites), valuable and protected geological sites in relation to the site of the planned economic activity.

75. Information on geological processes and phenomena in the planned area (e.g. erosion, suffosion, landslides, tectonic structure, neotectonic activity, seismicity), geotopes the data of which are collected in the State Geological Information System (hereinafter – GEOLIS) on the website <https://epaslaugos.am.lt>.

Expected significant impacts

76. The physical (mechanical) impact of the planned economic activity on the soil. Mixing of soil layers, compression, changes in soil density.

77. Estimated impacts on land and soil as a result of expected large-scale land operations (e.g. mining of hills, dredging of water bodies or straightening of riverbeds), use of abundant natural resources, destruction of fertile soil layers.

78. The planned economic activity results in soil pollution (chemical, entomological, parasitological, microbiological, radioactive) and exposure to pollution depending on the prevailing soil types. Accumulation and migration of pollutants in the soil.

79. Soil pollution from stationary or mobile sources of pollution and possible accidents. Potential soil degradation at the end of the economic activity (by analogy with similar economic activities).

80. Projected changes in the conditions for the spread of water or wind erosion. Mixing of soil layers, compression, rubbing, changes in soil density.

81. Direct impacts on subsoil (geological) components (soil, deeper layers of land and groundwater) and the status of ecosystems associated with these components.

82. The impact of the change in the geological environment caused by the planned economic activity on other environmental components (e.g. hydrological regime, hydrographic network, wetlands, biotopes).

Measures to avoid, reduce and compensate for significant adverse effects on the environment

83. The intended use of the harvested topsoil (e.g. for the rehabilitation of the planned area), the conditions for the preservation and use of the soil and other excavated soil.

84. Measures to reduce the physical impact on the soil resulting from the planned economic activity (e.g. restoration of mechanically damaged (compressed) soil by shallow ploughing; sow perennial herbaceous plants to prevent erosion).

85. Measures to reduce soil pollution resulting from the planned economic activity.

86. Recultivation or renaturalisation of the earth.

Graphic material

87. Map showing predominant soil types, granulometric composition, prevalence of geological processes and phenomena.

88. Geological map. Geological-litological (extracting minerals) or engineering-geological (for construction works) cuts.

89. Map of the localisation of subsurface resources.

90. Map showing protected geological objects, problem ranges (geological processes and phenomena).

SECTION FIVE LANDSCAPE AND BIODIVERSITY

Description of current status

91. Landscape information:

91.1. its characteristics (predominant type, naturalness, mosaicity, diversity, cultural values, traditionality, regional significance, aesthetic features, most important sights, observation points and panorama (plane visibility and position in relation to the most important objects), sights and other recreational destinations), information on the natural frame in accordance with the European Landscape Convention, recommendations CM/Rec(2008) 3 of the Committee of Ministers of the Council of Europe to the Member States on guidelines for the implementation of the European Landscape Convention, the Description of Lithuanian Landscape Policies, approved by Resolution No 1526 of the Government of the Republic of Lithuania of 1 December 2004 approving the Description of Landscape Policies of the Republic of Lithuania, the National Landscape Management Plan approved by Order No D1-703 of the Minister for the Environment of 2 October 2015 approving the National Landscape Management Plan, the study of the diversity of landscape spatial structure of the Republic of Lithuania and its types, solutions of the territorial master plan and municipal general plans of the Republic of Lithuania and landscape management plans, municipal environmental monitoring data;

91.2. terrain and geomorphological characteristics;

91.3. resorts, resort areas;

91.4. recreational areas (according to documents of complex territorial planning, tourism and recreation schemes, documents of protected territorial planning, other documents of special territorial planning);

91.5. diversity of biotopes (habitats) in the area of planned economic activity and in close environment and their characteristics (forests, natural meadows, pastures, water bodies, protection zones and strips, flood zones, areas of forest-free wetlands, etc.).

92. Information on protected areas of the planned economic activity in the area and close environment and Natura 2000 sites of the European ecological network, which are registered in the database of the State Cadastre of Protected Areas of the Republic of Lithuania (website <http://stk.am.lt>) and distances from the site of the planned economic activity (the boundary of an establishment or plot where such a plot is formed) to the following areas:

92.1. the protected areas of the state and municipalities (listed), the objectives of their establishment, the situation of these protected areas in relation to the area of planned economic activity;

92.2. The Natura 2000 sites of the European ecological network, the species and natural habitats protected therein, their conservation objectives, the situation of these protected areas and the habitats and natural habitats of those protected species in relation to the area of planned economic activity, the nature management plans of Natura 2000 sites approved and the nature management objectives set out therein, which are available in the Biodiversity Database (hereinafter referred to as the CBD), on the website <https://biomon.lt>. Areas of natural habitats and habitats of species of European Community importance in accordance with the criteria for the selection of sites of importance for the protection of natural habitats approved by Order No D1-210 of the Minister for the Environment of the Republic of Lithuania of 22 April 2009 approving the list of sites of importance for the protection of natural habitats for submission to the European Commission and the annexes to the list of sites of importance for the protection of habitats approved by Order No D1-317 of the Minister for the Environment of the Republic of Lithuania of 19 April 2018 approving the list of sites of importance for the conservation of natural habitats (also submitted to the CEDB) and, where they are not listed in the Annexes, according to the data provided on the Lithuanian spatial information portal (www.geoportal.lt).

93. Data on protected species in the area of the planned economic activity and in the immediate vicinity, their production sites and location sites, the information of which is collected in the database of the Protected Species Information System (hereinafter referred to as 'SRIS') (<https://sris.am.lt>), the distances from them to the planned place of economic activity (the boundary of an establishment or a plot where such a plot is formed). Data on the biodiversity of the area used for impact assessment shall not be older than 6 years. If the information published in SRIS on protected areas and location sites of protected species in the area of the planned economic activity is older than 6 years or no such data are available, the originator of the EIA documents must collect relevant information on protected species and other biodiversity in the area from other available official sources (with references to sources) or carry out field surveys of sufficient duration during suitable seasons of the year in order to ensure that the results obtained are reliable and allow for predicting the potential impact of the planned economic activity on biodiversity. For information on protected species in national and Natura 2000 protected areas, it is recommended that the drafter of EIA documents contact the directorates of protected areas so that they provide the available relevant data collected during the monitoring of protected species, research and inventory of natural assets of the protected area or propose the most appropriate methods and periods for collecting data on species and natural habitats. For information on protected species outside national and Natura 2000 protected areas, it is recommended that the drafter of EIA documents contact the State Service for Protected Areas under the Ministry of Environment to submit the available data collected

during the monitoring of protected species, surveys and inventories of natural assets or propose the most appropriate methods and periods for collecting data on species and natural habitats.

94. Information on the area's vegetation:

94.1. forestity of the area, forest groups and regime, age structure and species composition of stands, possibilities of conversion of forest land into other land, where economic activity is planned in the forested area, in accordance with the Law of the Republic of Lithuania on Forests (information is collected in the State Cadastre of the State of Forests of the Republic of Lithuania);

94.2. separate plantations (parks, squares, green connections, etc., as regulated by the Law of the Republic of Lithuania on Plantations);

94.3. plants protected under the Law of the Republic of Lithuania on Protected Species of Animals, Plants and Fungi and Plant Species of Community Importance;

94.4. the National Genetic Resources of Plants included in the Lists of National Genetic Resources of Plants approved by Order of the Minister for the Environment of the Republic of Lithuania of 31 December 2009

No D1-861 'On the approval of lists of national tribal resources of plants' areas;

94.5. prevalence of alien and invasive plant species in the area.

95. Information on the area's fungus: mushroom species protected under the Law on Protected Animals, Plants and Mushrooms, and mushroom species of European Community interest.

96. Information on the area's fauna:

96.1. overview of the population size or density of species specific to the area (mammals and birds (individually discussing game), fish, amphibians, reptiles, invertebrates);

96.2. places of animal concentration, breeding, feeding, resting, wintering, migration routes;

96.3. animals protected under the Law on Protected Animals, Plants and Mushrooms and animal species of Community interest;

96.4. Alien and invasive animal species are present in the area.

97. Information on ecosystem benefits (services):

97.1. supply services (resources directly used by humans, such as game fauna, fish, berries, mushrooms, water, raw materials, medicines);

97.2. support services (processes supporting biodiversity renewal, such as plant and animal reproduction, renewal, regeneration, soil formation);

97.3. regulatory services (e.g. regulation of air quality, climate change nutrient and water circulation, flood prevention);

97.4. cultural services (e.g. recreation, recreational fishing, eco-tourism, observation and knowledge of life, object of research, recreation benefits that people derive from the use of the natural environment for entertainment, cultural and spiritual purposes).

Expected significant impacts

98. Effects on landscapes characterised by aesthetic, cultural or other assets, recreational resources, in particular visual ones, including effects resulting from changing patterns of relief (e.g. humiliation, promotion). Impact on the natural framework, recreational areas, forests, separate plantations, recreational areas.

99. The development of landscape types, mosaic and visual impact on the landscape resulting from the planned economic activity.

100. When assessing the impact on the visual aesthetic potential of the landscape of special structures above 30 metres (hereinafter referred to as "high structures"), with the exception of wind power plants for which the criteria of significance of the impact on the landscape are laid down in Article 49(18) of the Law of the Republic of Lithuania on Energy from Renewable Sources, the expected significant impact of tall structures shall be determined taking into account whether:

100.1. high-rise structures are included in the state-level special territorial planning document in the National Landscape Management Plan approved by Order No D1-703 of the Minister for

the Environment of the Republic of Lithuania of 2 October 2015 approving the National Landscape Management Plan, areas and areas of particularly protected country's visual aesthetic potential, and landscape complexes with very high and high aesthetic potential (AI, AII, AIII, AIV, BI, BII, BIII and BIV landscape visual structure types) (hereinafter referred to as 'the landscape landscape areas').

100.2. tall structures do not fall within the landscape ranges of YS, but will be visible in the horizontal viewing field of the most valuable landscape panorama of the country at a vertical viewing angle of more than 2.80° from the viewpoints in the YS landscape arenas. "Observation points" means the places of vision or review specified in the documents of general and/or special territorial planning, from which the most valuable panorama of the country's landscape is viewed in the direction indicated in the title of the observation point. If the title of the viewing point does not specify the direction of the overview, from this point the most valuable panorama of the country's landscape is viewed in the direction of YS landscapes. The horizontal boundary of the field of view coincides with the visible limits of the panorama. The list of the most valuable points of view of the country's landscape, drawn up in accordance with the approved territorial planning documents, is set out in Annex 2 to the Procedure for Preparation of Documents on Environmental Impact Assessment of Planned Economic Activities (hereinafter referred to as the 'Description of Procedure').

101. Impact on the integrity of Natura 2000 sites in or adjacent to the site and on natural habitats, species and habitats of European Community interest (depending on their structure and functions): destruction, fragmentation, isolation, deterioration of natural habitats, destruction of populations and individuals of species, loss of abundance, significant disturbance of species, destruction or deterioration of foraging, migration, breeding or wintering sites, destruction, fragmentation, isolation or deterioration of habitats of species, and spread of invasive species.

102. The situation of the planned economic activity in relation to protected areas, the expected impact on the protected landscape and biodiversity in these areas and the regime of protection and use of these areas.

103. The significant impacts of the planned economic activities on biodiversity include not only the impact on Natura 2000 sites of the European ecological network dedicated to the protection of species and natural habitats of Community interest, but also the potential impact on biodiversity as a whole.

104. The assessment of planned economic activities must take into account the main drivers of biodiversity loss:

104.1. loss and fragmentation of habitats;

104.2. overexploitation and unsustainable consumption of natural resources;

104.3. pollution;

104.4. penetration of invasive alien species;

104.5 Climate Change.

105. When assessing the impact on biodiversity and ecosystem change, it is important to assess the baseline state of the environment.

106. It is important to identify an ecosystem's ability to cope with change without losing its basic features or services, where the ecosystem can reach a critical boundary and additional impacts can lead to a reduction in natural resources and the degradation of the predominant ecosystem without restrictions.

107. Qualitative assessment (descriptive) methods are used to assess factors affecting biodiversity, for which limit values for indicators are not regulated in legislation (e.g. research, monitoring, survey data of certain groups of society, analyses, expert opinions, site-specific situation analysis, etc.).

108. The planned economic activity may have a direct impact on the destruction, fragmentation or isolation of habitats (e.g. wetlands, natural grasslands, forests), breaking links between habitats and extinction of habitat-specific species, spreading invasive species that can alter

natural habitats and species, or even causing a loss of diversity in plant or animal national genetic resources.

109. The planned economic activities may have indirect effects, e.g. by destroying natural habitats (wetlands, natural grasslands, forests) that absorb and store carbon dioxide in soils and plants, and can release the carbon dioxide stored there, thereby contributing to the effects of climate change.

110. The destruction of individual habitats, green connections, breaking functional links between living and non-living environmental elements in the ecosystem may alter the processes of the metabolism of materials and energy, regulating the flow of water caused by storms, the risk of floods, landslides and erosion, disrupting the movement of air masses, regulating changes in heat and cooling, causing heat waves.

111. The effects of pollution can lead to degradation of ecosystems, potential cumulative impacts of pollution on surface water ecosystems and species (e.g. changes in the chemical status of water and sediment may lead to the extinction of certain species). In the event of an accident, living nature may be massively destroyed.

112. Impact on places of animal concentration, breeding, feeding, resting, wintering due to reduced living environment space, ecosystem disturbance or irresponsible use of natural resources. Impact on animal migration due to the degradation or isolation of forest massifs, green links and other ecologically unified areas subject to regular animal migration.

113. Loss of biodiversity can lead to the degradation of ecosystem services and harm human well-being.

Measures to avoid, reduce and compensate for significant adverse effects on the environment

114. Once the potential negative effects on the landscape are identified, the rehabilitation of the affected areas, the possibilities of using the area for recreation, the restoration/renaturalisation of ecosystems in order to restore their biodiversity, such as reforestation, green areas (vegetables, plantations), parks, artificial water bodies or the creation of conditions for wetland formation, will be envisaged.

115. Modeling of interaction between surface (relief) and structures, planting of the territory of the object, selection of suitable shape, materials and types of structures.

116. Measures to protect and restore animal migration routes.

117. Measures for the protection of aquatic animals at open water abstraction sites, hydropower plants, birds and bats in wind farms.

118. Where negative residual effects are still predicted after the application of mitigation/mitigation measures, measures to compensate for adverse effects are envisaged.

Graphic material

119. Maps and diagrams with protected areas of conservation in the area of the planned economic activity and its immediate surroundings and Natura 2000 sites of the European ecological network, natural habitats of European Community interest, potential impact on landscapes and biodiversity, as well as spatial data on the alternatives under consideration. Maps and charts are drawn up at the current scale chosen, and only objects whose characteristics allow them to be expressed graphically are marked.

**SECTION SIX
MATERIAL VALUES**

Description of current status

120. Information on material assets in the planned land parcel or territory and in the close environment (e.g. engineering and social infrastructure, real estate of residents – land, structures).

Expected significant impacts

121. Impact on material values due to noise, vibration, light, heat, radiation, floods, etc.

122. Impact on material assets (e.g. land, structures) due to their removal, destruction (e.g. structures, infrastructure) or planned land use restrictions related to the planned economic activity under special conditions for land and forest use.

Measures to avoid, reduce and compensate for significant adverse effects on the environment

123. Measures to reduce the impact of planned economic activities on material values (measures envisaged to avoid or reduce significant adverse effects; reconstruction of infrastructure, purchase of land or structures or other compensatory measures).

Graphic material

124. Map showing existing engineering and social infrastructure, existing real estate objects and planned restrictions according to specific land and forest use conditions.

**SECTION SEVEN
IMMOVABLE CULTURAL PROPERTIES**

Description of current status

125. Information on objects and/or sites of immovable cultural heritage located in the place of the planned economic activity and its immediate surroundings (hereinafter referred to as “immovable cultural properties”) registered in the Register of Cultural Property (<http://kvr.kpd.lt/heritage>): the names of immovable cultural property, information about their territories and protection zones, the minimum distances from immovable cultural property to the planned place of economic activity (limits of the object or the plot where such is formed).

Expected significant impacts

126. The significant impact of the planned economic activity on immovable cultural property, their territories and protection zones, authenticity, valuable properties, heritage protection requirements shall be determined by analysing legal acts, documents of planned economic activity, acts of immovable cultural heritage assessment councils establishing valuable properties of objects and/or sites of cultural heritage, protection regulations, territorial planning documents, agreements concluded for the protection of objects of cultural heritage, relevant documents and data published in the Register of Cultural Property. Where new knowledge is necessary, the necessary applied research shall be carried out.

127. Significant negative impact of the planned economic activity on the ethno-cultural environment.

128. It shall be assessed whether the planned economic activity in the planned place of economic activity (land plot or territory) falling within the sub-zone of protection of the protection zone of an object of cultural heritage against physical impact will not physically harm the valuable properties of the object of cultural heritage, and in the place of activity falling within the visual protection sub-zone of the protection zone will not prevent the review of an object of cultural heritage from the points of view specified in the act of the Immoveable Cultural Heritage Assessment Board.

129. The afforestation (or type of plantations) of the territory of the planned economic activity is historically non-characteristic and incompatible with the significant historical plantations in the planned area, immovable cultural property, isolating them, damaging them and changing the historical environment.

130. Expected impacts due to the intensity of transport flows (vibration, emissions that damage the authenticity of immovable cultural property, their valuable properties).

131. Possible injury or destruction of the authenticity, valuable properties, archaeological layer of immovable cultural property as a result of planned economic activities, including construction works, change of groundwater level, land relief, construction of quarries, water bodies or their modification.

132. When assessing the potential impact on immovable cultural property, it is necessary to assess the circumstances that the impact may be in the stages of preparation for the planned economic activity, construction, execution and cessation of economic activities, and therefore it is appropriate to provide for monitoring of the potential impact on individual cultural heritage objects (e.g. noise, vibration, light, heat, radiation, etc.).

Measures to avoid, reduce and compensate for significant adverse effects on the environment

133. Measures to reduce the impact of planned economic activities on immovable cultural property and ethno-cultural environment.

Graphic material

134. A thematic map showing the existing immovable cultural assets, their protection zones and the potential impact of the planned economic activity. Scheme of afforestation of the area of planned economic activity.

SECTION EIGHT PUBLIC HEALTH

135. The estimated significant impact of the proposed economic activity on public health shall be determined by assessing the potential direct and indirect impact of the biological, chemical and physical agents caused by the proposed economic activity on public health, the interaction between environmental elements and public health. The impact on the health of the population living in the area affected by economic activities and of other people, especially the most sensitive groups of the population (e.g. children, the elderly and patients most sensitive to increased pollution) shall be examined. In carrying out the assessment, it is recommended to use the methodological recommendations for public health impact assessment prepared by the institutions responsible for health protection, which are published on the website of the National Centre for Public Health under the Ministry of Health, as well as methodological recommendations or models for public health impact assessment of other countries, scientific research data.

Description of current status

136. Analysis of the current public health status of the planned area (the demographic and health statistics of public groups are analysed, which are available and relevant for assessing the impact of the planned economic activity on public health; an overview of research or official statistics may be provided:

136.1. demographic indicators of the population of the area (if local level data are not available, municipal or county data are provided);

136.2. analysis of population morbidity rates (if local level data are not available, municipal or county data are provided);

136.3. analysis of population risk groups (description of the most important population risk groups, paying particular attention to the most vulnerable groups such as children, the elderly, people on low incomes);

136.4. Comparison of population demographic and health indicators with population data (with national average, data from other municipalities, etc.).

137. Distance from planned economic activities to recreational, resort, residential, public areas and buildings.

Expected significant impacts

138. The expected impact of the planned economic activity on public health due to biological (pathogenic microorganisms, parasitic organisms, viruses), chemical (air pollution, soil pollution, water pollution, irritating odours), physical (noise, infrasound, vibration, electromagnetic fields, ionising radiation, light, heat), other (odor, shadow flickering) factors:

138.1. assessment of pollution of planned economic activities that may have an impact on public health. Description of each planned activity (activity phase) resulting in emissions and emissions into ambient air, characteristics of stationary (organised and non-organised) and mobile sources of pollution, their locations (coordinates, diagrams) and calculation of emissions (calculation methodologies), terrain meteorological conditions, ambient air background pollution, limit values for ambient air pollution. An estimate of ambient air pollution shall be provided: the data used to calculate the maximum ground concentration of the pollutants to be emitted, the calculation methods used, information on the options used to calculate the concentration of pollutants (relief, buildings, sediments, temporal variations of emissions, etc.), provided that such data have been used, the computer software used, the background data on environmental pollution and the justification for their choice, the results of the ground level calculation and their analysis (calculation tables, maps, etc.), the forecast of ambient air pollution and the expected impact on public health;

138.2. the expected impact of the planned economic activity on public health taking into account odours emitted to the environment during the economic activity. A description shall be given of each of the activities to be carried out (stage of activity) resulting in the release of odours, odour emitting chemicals and their properties, sources of odour generation (fixed and non-organised), their characteristics, locations (coordinates, diagrams) and calculation of odour emissions (calculation methodologies), meteorological conditions of the area. Forecasts of odour pollution of ambient air shall be provided: data used to calculate the concentrations of expected odours in ambient air, calculation methods used, information on odour concentration calculation options (reljefa, buildings, sediments, emission changes over time, etc.), if such computer software was used, used, threshold values for chemical odours, results of the calculation of odour concentration (if possible, polluting sources of odour generation adjacent to the planned economic activity that could have an impact on public health and sanitary protection zones are emitted) and their analysis (calculation tables, maps, etc.). The forecast of ambient air pollution by odours and the expected impact on public health shall be submitted in accordance with Lithuanian Hygiene Standard HN 121:2010 'Smoke concentration limit value in ambient air', approved by Order No V-885 of the Minister for Health of the Republic of Lithuania of 4 October 2010 approving Lithuanian Hygiene Standard HN 121:2010 'Scent concentration limit value in residential air' and the rules on the control of smells in residential air;

138.3. the assessment of physical pollution of planned economic activities that may have an impact on public health shall be carried out in accordance with Lithuanian Hygiene Standard HN 33:2011 'Noise limit values in residential and public buildings and their environment', approved by Order No V-604 of the Minister for Health of the Republic of Lithuania of 13 June 2011 approving Lithuanian Hygiene Standard HN 33:2011 'Noise limit values in residential and public buildings and their surroundings', Lithuanian Hygiene Standard HN 30:2018 'Infrasound and low-frequency sound: limit values for residential, special and public premises, approved by Order No V-190 of the Minister for Health of the Republic of Lithuania of 13 March 2009 on Lithuanian Hygiene Standard HN 30:2009 'Infrasound and low-frequency sounds: limit sizes in residential and public buildings', Lithuanian Hygiene Standard HN 50:2016 'Vibration affecting the whole human body: maximum permissible sizes and measurement requirements in residential, special and public premises, approved by Order No V-791 of the Minister for Health of the Republic of Lithuania of 31 December 2003 on Lithuanian Hygiene Standard HN 50:2016 'Vibration affecting the whole human body: Lithuanian Hygiene Standard HN 104:2011 'Population safety against electromagnetic field generated by electric lines', approved by Order No V-552 of the Minister for Health of the Republic of Lithuania of 30 May 2011 approving Lithuanian Hygiene Standard HN 104:2011 'Population safety against electromagnetic field generated by electric lines', Lithuanian Hygiene Standard HN 80:2015 'Electromagnetic field in residential environment'. Parametric

values and measurement requirements in the 10 kHz-300 GHz radio frequency band, approved by Order No V-199 of the Minister for Health of the Republic of Lithuania of 2 March 2011 on Lithuanian Hygiene Standard HN 80:2015 'Electromagnetic field in residential environment. Parameter Normable Values and Measurement Requirements in the 10 kHz-300 GHz radio frequency band', or the measurement of sound pressure level or sound intensity of equivalent stationary noise sources used for the calculation of sound power according to equivalent Lithuanian standards applicable to other economic activities; the stationary and mobile sources of pollution, their location (scheme), the projection of pollution and the limit values for this pollution shall be described. The results of the dissemination modelling (tables, maps), the calculation software used, the calculation standard, the noise indicators, the meteorological conditions of the area, the height of the simulation area, the size of the noise dispersion step, the coordinate system and scale of the pollution spread map;

138.4. provide data on sources of electromagnetic radiation: technical data of radio-technical objects in accordance with the Description of the procedure for coordinating the draft radiotechnical part of a radio-technical object and the plan for monitoring electromagnetic radiation, approved by Order No V-200 of the Minister for Health of the Republic of Lithuania of 2 March 2011 approving the procedure for coordinating the draft radiotechnical part of a radio-technical object and the plan for monitoring electromagnetic radiation; in addition, the electromagnetic radiation dispersion programme used for the calculation, the calculation standard and/or method, the height, the size of the simulation area, the size of the electromagnetic radiation diffusion step, the coordinate system and scale of the pollution spread map shall be specified;

138.5. The data on the assessment of the impact of ionising radiation on public health shall be submitted, the assessment shall be carried out in accordance with Lithuanian Hygiene Standard HN 73:2018 'Basic Radiation Protection Standards', approved by Order No 663 of the Minister for Health of the Republic of Lithuania of 21 December 2001 approving Lithuanian Hygiene Standard HN 73:2018 'Basic Radiation Protection Standards', nuclear safety requirements BSR-1.9-2017 'Requirements for the approval of nuclear safety requirements for discharge into the environment of radionuclides into the environment of radionuclides into the environment'.

Measures to avoid, reduce and compensate for significant adverse effects on the environment

139. A description of the measures that will help to avoid or reduce the negative impact of the proposed economic activity on public health, the reasons for their choice, documents confirming the possibilities of prevention or reduction of pollution and the effectiveness of the relevant planned or implemented measures, changes in the public health risk factors in the immediate residential environment and at the boundaries of the sanitary protection zone (SAZ) following the introduction of these measures. Measures to reduce adverse effects of biological, chemical, physical and other agents shall be specified.

140. Where a sanitary protection zone is established during the environmental impact assessment, the normative size of the sanitary protection zone shall be indicated, where this is regulated by a legal act, and/or the size of the sanitary protection zone of the proposed economic activity shall be proposed. Information supporting the establishment of a sanitary protection zone of the proposed size shall be provided in accordance with the requirements of paragraph 138 of this Annex. Indicate the proposed size of the sanitary protection zone in metres, the source(s) from which the sanitary protection zone is established, and the sanitary protection zone boundaries plan referred to in point 141 of this Annex. Where a sanitary protection zone has been established prior to the environmental impact assessment, information shall be provided as to the document on which it is established and shall be accompanied by a sanitary protection zone boundary plan (topographical plan, drawing or map) not older than 1 year or an indication of where this sanitary protection zone boundary plan can be found.

Graphic material

141. A map of possible maximum ground-level concentrations of emissions of pollutants, a map of the dispersion of odour concentrations in ambient air, indicating the planned object, pollution sources, concentrations of individual pollutants, odour concentration isolines (only those pollutants whose ground concentration exceeds the limit value of pollution), predicted levels or amounts of physical pollution (noise, ionising and electromagnetic radiation), contiguous areas of the planned object (residential houses, public buildings, pollution or other significant objects) shall be attached.

If a sanitary protection zone is established during the environmental impact assessment, a plan (topographical plan, drawing or map) of the boundaries of the sanitary protection zone shall be submitted, in which the boundaries of the pollution source and/or the pollution object or the sanitary protection zone proposed by several thereof must be indicated, adjusted according to meteorological data, justification for setting or adjusting the boundaries of the sanitary protection zone (values of polluting dissipation calculations, insulation lines, pollution sources, etc.), specify residential buildings (houses), garden houses, hotels, administrative, commercial, catering, cultural, scientific, resting, medical, sports and religious buildings, special purpose buildings related to accommodation, recreational areas, other objects. The scale of the plan shall be chosen on the basis of an assessment of the scale of the planned economic activity, the size of the planned territory and the territory likely to be affected by the planned economic activity, and the specificities of the planned economic activity; R Therecommended scale of the plan is 1:50-1:10 000.

SECTION NINE RISK ANALYSIS

142. Information shall be provided about the following in the immediate environment of the planned economic activity:

142.1. hazardous objects in which hazardous substances are produced, used, handled or stored;

142.2. objects of national importance which ensure the functioning of economic objects or infrastructure of importance to the state (e.g. energy, transport, telecommunications);

142.3. engineering networks that may be affected by extreme events (electrical stations, lines, gas supply systems, water supply, wastewater management networks, water treatment plants);

142.4. plots or areas and their land use (e.g. forests, water, conservation or other uses) taking into account the potential impact of extreme events;

142.5. areas of natural events (e.g. earthquakes, karst phenomena, landslides, collapses, floods) which, due to their location, severity and frequency, pose a threat to the planned economic activity;

142.6. residential areas, the number of inhabitants there;

142.7. the number of employees employed by companies and organisations;

142.8. places of mass public gathering (e.g. stadiums, parks), public objects (e.g. schools, hospitals, churches).

Expected significant impacts

143. When carrying out risk analysis, the potential impact of the planned economic activity on environmental elements and public health due to events, major industrial accidents, nuclear or radiological accidents, accidents, extreme events and/or possible emergencies shall be assessed. The impact on the planned economic activity and its continuity caused by objects or natural, social, ecological or biological phenomena outside the planned activity shall also be assessed.

144. The risk analysis shall be carried out in accordance with the list of Emergency Event Criteria set out in Annex 2 to the Description of the Procedure for Notification and Exchange of Information on an Event, Extreme Event or Crisis, approved by Resolution No 1317 of the Government of the Republic of Lithuania of 29 December 2022 on the Implementation of the Law of the Republic of Lithuania on Crisis Management and Civil Protection (hereinafter

referred to as the ‘List of Emergency Event Criteria’), indicators of natural, catastrophic meteorological and hydrological phenomena, approved by Order No D1-870 of the Minister for the Environment of the Republic of Lithuania of 11 November 2011 approving indicators of natural, catastrophic meteorological and hydrological phenomena (hereinafter referred to as ‘Stichical, catastrophic meteorological and hydrological indicators’), methodological recommendations for the analysis of potential hazards and emergency risks of an economic entity and another body approved by an order of the Director of the Fire and Rescue Department under the Ministry of the Interior. When carrying out risk analysis, forecasting, assessment of possible emergency situations and providing for preventive measures, when the planned economic activity in a higher-level hazardous facility is related to hazardous substances or the place of carrying out the planned economic activity becomes a higher-level hazardous object, the minimum requirements for risk analysis provided in the recommendations for drawing up a safety report of a hazardous object in which the quantities of hazardous substances equal to or exceed the higher level of the specified qualifying quantities shall be followed, approved by the order of the Director of the Fire and Rescue Department under the Ministry of the Interior. The analysis assesses the individual and social risks posed by the planned economic activity.

145. For risk analysis:

145.1. examines the individual objects of the risk of the planned economic activity (e.g. structures, installations, reservoirs, transport and its infrastructure for various purposes);

145.2. operations (operations) performed at risk facilities which may be related to the threat of potential events, major industrial accidents, nuclear or radiological accidents, accidents, extreme events and/or potential emergencies (e.g. production, processing, assembly, packaging, storage, loading, transportation, sale);

145.3. Dangerous factors that may be related to the threat of potential events, major industrial accidents, other accidents, accidents, extreme events and/or potential emergencies, including but not limited to:

145.3.1. the manufacture, use or storage of radioactive substances, including hazardous substances and mixtures classified as hazardous in accordance with Regulation (EC) No 1272/2008 of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006, as amended, as amended, taking into account the quantity and properties of such substances and mixtures (e.g. toxicity, flammability, explosiveness);

145.3.2. generation, storage, recovery and disposal of hazardous, non-hazardous and radioactive waste, including information on the technological flows of hazardous waste, their planned quantity, management;

145.3.3. technical, technological or storage conditions affecting the decomposition of reservoirs, pipelines and technological equipment, fire or explosion, collapse of structures due to technological failures, personnel errors, erosion and/or corrosion, mechanical violations, traffic accidents, terrorism and/or sabotage, etc.;

145.3.4. organisation of transport (road, railway, water, air) and its intensity during the planned economic activity;

145.3.5. vulnerability of planned economic activities to outbreaks of various diseases, epidemics, pandemics and other events of biological origin;

145.3.6. the possibility of terrorism, sabotage, criminal acts or other events of social origin;

145.3.7. the danger of a nuclear or radiological incident;

145.3.8. extreme geological, meteorological or hydrological phenomena;

145.3.9. unplanned termination of energy, utilities, communications services;

145.3.10. other factors and conditions established in accordance with the list of criteria for extreme events and indicators of natural, catastrophic meteorological and hydrological phenomena;

145.4. the worst (major, most severe) and characteristic (medium or small most likely consequences) scenarios of potential events shall be considered;

145.5. examine what events, major industrial accidents, other accidents, accidents, extreme events and/or possible emergencies (explosion, fire, release of dangerous substances into the environment, uncontrolled chemical reactions, release of uncontrolled energy, collapse) may be caused by individual dangerous factors or in combination with other hazardous factors, including those that may be caused by climate change;

145.6. It is examined to what extent events caused by planned economic activities, major industrial and other accidents, accidents, extreme events and/or possible emergencies (e.g. contamination of ambient air, water, soil, land and its subsurface by chemical, biological, radioactive material or destruction of landscape and biodiversity, material and immovable cultural heritage assets) may affect hazardous and vulnerable objects located in the immediate environment of the planned economic activity (e.g. roads, railways, airports and seaports, residential buildings, shops, warehouses, petrol stations, industrial facilities, electricity transmission lines, water supply and heat networks, sewage pipelines, waterworks, groundwater and surface water, gas and oil pipelines, storage facilities (reservoirs), undertakings and organisations located and engaged in economic activities in the area in question, etc.), environmental elements and public health, as environmental objects, elements and phenomena may affect the planned economic activity;

145.7. taking into account the analysed objects of risk, operations (activities) and hazards, the zones (spread) and the likelihood of potential events, major industrial accidents, nuclear or radiological accidents, accidents, extreme events and/or potential emergencies shall be determined;

145.8. the risk of potential events, major industrial accidents, nuclear or radiological accidents, accidents, extreme events and/or potential emergencies shall be determined according to the size of the impact and probability;

145.9. the acceptance of potential events, major industrial accidents, nuclear or radiological accidents, accidents, extreme events and/or potential emergency risks shall be established.

Measures to avoid, reduce and compensate for significant adverse effects on the environment

146. The risk analysis of the planned economic activity shall include the preventive and eradication measures planned to prevent, mitigate or, where possible, compensate for the expected significant adverse effects. A description of the measures related to emergency preparedness and the proposed response shall be provided. After carrying out the risk analysis, it shall be indicated whether the economic entity planning the economic activity meets (will) meet the criteria applicable to economic entities and other bodies whose managers are to organise the preparation, coordination and approval of emergency plans; economic entities whose managers are to set up an emergency operations centre; must (must) draw up (adjust) an emergency management plan in accordance with subparagraphs 3 and 4 of paragraph 1 of Article 23 of the Law of the Republic of Lithuania on Crisis Management and Civil Protection and draw up an emergency prevention plan. When registering existing or new hazardous objects, it shall be specified whether it will be compulsory to draw up (adjust) the documents referred to in the Regulations for the Prevention, Response and Investigation of Industrial Accidents approved by Resolution No 966 of the Government of the Republic of Lithuania of 17 August 2004 approving the Provisions for the Prevention, Response and Investigation of Industrial Accidents and the List of Dangerous Substances and Mixtures, establishing their qualifying quantities and the description of the criteria for classification of substances and mixtures as hazardous substances (hereinafter referred to as the Regulations for the Prevention, Response and Investigation of Industrial Accidents).

147. During the environmental impact assessment of the planned economic activity, an emergency management plan, an emergency prevention plan or documents of hazardous objects

referred to in the Regulations for the Prevention, Response and Investigation of Industrial Accidents shall not be drawn up.

Graphic material

148. Graphical material is attached. Map scale (1:500, 1:1 000, 1:2 000; 1:5 000, 1:10 000, 1:50 000) shall be chosen on the basis of the type and extent of the planned economic activity, the size of the planned territory and the size of the territory whose planned economic activity may be affected or where natural event zones may affect the planned economic activity:

148.1. flood hazard map (which determines the areas of flooding areas due to different origins and likelihood of flooding), if there are flood zones in the close environment of the planned economic activity;

148.2. flood risk map (which assesses the potential negative impact of floods on the population and public health, the environment, cultural heritage and economic activities) if there are flood zones in the close environment of the planned economic activity;

148.3. maps of the impact of the planned economic activity on the environment, in the event of a possible event, a major industrial accident, a nuclear or radiological accident, an emergency event and/or a possible emergency, a map of the area (expansion);

148.4. other maps where the vulnerability of the planned economic activity is associated with other risks (e.g. dangerous objects located in close environments, zone of karst region) where dangerous objects, objects of national importance, potential threats are marked.

**SECTION 10
ANALYSIS AND EVALUATION OF ALTERNATIVES**

149. Describe the reasonable alternatives (e.g. location, scale, technical and technological solutions, time, environmental mitigation measures), including the “zero” option, analysed by the EIA originator. Reasonable alternatives must be relevant to the proposed economic activity and its specific characteristics. They should contribute to the achievement of the objectives pursued and be achieved on the basis of technical, economic, environmental, political and other relevant criteria.

150. Compare the potential impacts of the options considered and selected, taking into account their potential impact on individual environmental components and their interactions, with relative priority materiality values, taking into account the magnitude, duration, reversibility, potential and efficiency of mitigation measures, including transboundary impacts.

151. The main reasons for the choice of the alternative(s), taking into account the environmental impact of the proposed economic activity and the best available techniques, where available.

**CHAPTER 11
MONITORING (MONITORING)**

152. The parameters to be monitored for the relevant elements of the environment shall be determined taking into account the nature, location and extent of the planned activity, monitoring (monitoring), regulatory requirements of legal acts, possible changes in the environment and their significance due to the impact of the planned economic activity, vulnerability of elements of the environment and possibilities for their renewal. The purpose of monitoring (monitoring) is to identify:

152.1. whether the adverse effects of the economic activity do not exceed the expected impact of the EIA report;

152.2. the effectiveness of the measures taken to prevent, reduce or compensate for significant effects;

152.3. unintended adverse effects and take appropriate action to minimise or prevent them;

152.4. whether the assessment methods used can reliably assess significant adverse effects (which may help to better identify impacts in future EIAs).

153. The EIA report describes the planned monitoring (monitoring) measures – the elements of the environment, the monitoring of which will be carried out by providing for the periodicity of observations for each element, the parameters monitored and the observation sites during the stages of preparation for the planned economic activity, construction, execution and cessation of economic activity.

CHAPTER IV TRANSBOUNDARY ENVIRONMENTAL IMPACTS

154. Description and analysis of the potential transboundary effects of the proposed economic activity on the environment. The expected transboundary impact on public health and on each element of the environment on which the planned economic activity may have transboundary effects shall be examined in accordance with the requirements of the 1991 United Nations Convention on Environmental Impact Assessment in a Transboundary Context and the requirements of international treaties concluded between the Republic of Lithuania and another State, taking into account information received from a Member State of the European Union or a foreign state. A description of the measures envisaged to prevent, reduce, restore or compensate for potential significant transboundary adverse effects on the environment and public health.

CHAPTER V DESCRIPTION OF FORESIGHT METHODS, EVIDENCE USED TO IDENTIFY AND ASSESS ENVIRONMENTAL IMPACTS AND PROBLEMS

155. The methods of environmental impact assessment and forecasting applied, the justification for their choice for the assessment of environmental components and/or a description of the data (evidence) supporting the conclusions (projects) of the assessment shall be indicated. Quantitative (e.g. various studies, modelling, measurements) and qualitative (e.g. comparative analysis, descriptive statistics, analysis of monitoring results) environmental impact assessment methods may be used.

156. Description of the problems (technical or practical) encountered by the EIA developer during the environmental impact assessment and preparation of the EIA programme and the EIA report (e.g. lack of reliable primary data, identification of links between elements of the environment, non-quantifiable impacts) identifying the most problems in the environmental impact assessment, the most complex procedures and the most complex environmental elements to carry out.

CHAPTER VI NON-TECHNICAL SUMMARY OF THE ENVIRONMENTAL IMPACT ASSESSMENT REPORT

157. A concise and easily understandable non-technical summary of all information covered by the EIA report shall be provided.

CHAPTER VII LIST OF REFERENCES

158. This list shall include:

158.1. normative and other documents (e.g. archaeological research or biodiversity research reports, monitoring data, methodologies, strategic environmental impact assessment reports and other assessment reports) on the basis of which environmental impact assessment documents have been drawn up;

158.2. websites where the material used for the preparation of environmental impact assessment documents is published on websites (link, author of the published material and/or title of the document, date of establishment of the reference).

CHAPTER VIII

ANNEXES TO THE ENVIRONMENTAL IMPACT ASSESSMENT REPORT

159. The annexes referred to in paragraph 18 of the Procedure shall be provided.

—

Description of the Procedure for Preparation of Documents on Environmental Impact Assessment of the Proposed Economic Activity
Annex 2

LIST OF THE MOST VALUABLE VIEWPOINTS OF LITHUANIAN LANDSCAPE PANORAMAS

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
1.	Access to A. Juozapavičius bridge in Alytus (review location)	503502	6029340	General Plan of the City of Alytus	Alytus m. sav.
2.	Location of the Alytus mound	505186	6028880	General Plan of the City of Alytus	Alytus m. sav.
3.	Location of the Old City of Alytus	503799	6029600	General Plan of the City of Alytus	Alytus m. sav.
4.	Nemunas Valley and Alytus viewing place on the pedestrian and cyclist trail near Alytus College	504365	6029150	General Plan of the City of Alytus	Alytus m. sav.
5.	White Rose Pedestrian and Cycling Bridge (place of review)	505271	6028500	General Plan of the City of Alytus	Alytus m. sav.
6.	Radžiūnai mound (place of review)	500381	6026350	General Plan of the City of Alytus	Alytus m. sav.
7.	Millennium Bridge and its access (review location)	502409	6031650	General Plan of the City of Alytus	Alytus m. sav.
8.	Slopes of Kirmija stream in Vidzgiris botanical reserve (ecological training trail) (place of review)	500167	6026870	General Plan of the City of Alytus	Alytus m. sav.
9.	Nesting lake viewing deck	499586	6006900	Dzūkija National Park Planning Scheme (Border and Management Plan)	Alytus District Municipality
10.	Miežioniai view to the valley of Nemunas	498510	6004250	Dzūkija National Park Planning Scheme (Border and Management Plan)	Alytus District Municipality
11.	The Circus (Veismūnai) in the Nemunas Senslė	504316	6007990	Dzūkija National Park Planning Scheme (Border and Management Plan)	Alytus District Municipality
12.	Location of the Papėčiai mound	486794	6019710	Meteliai Regional Park Management Plan	Alytus District Municipality
13.	Punia mound with an ancient settlement (review location)	505947	6041740	Nemunas Loops Regional Park Planning Scheme	Alytus District Municipality
14.	Viewing deck at the Mikieriai Outskirts	575286	6170560	Plan for the management of the Sventoji State Landscape Reserve	Anykščiai district sav.
15.	The Observation Tower of Biykadiai	580131	6150580	Anykščiai Regional Park Management Plan	Anykščiai district sav.
16.	Tree crown track observation tower	567028	6150570	Anykščiai Regional Park Management Plan	Anykščiai district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
17.	Svirnai (Žiogai) mound with settlement (review location)	556572	6137580	The Scheme of Cultural Heritage Networks in Anykščiai District	Anykščiai district sav.
18.	Birštonas/Nemunas Loop Observation Tower	500913	6051890	Nemunas Loops Regional Park Planning Scheme	Birštonas sav.
19.	Birštonas mound with settlement	502222	6050890	Nemunas Loops Regional Park Planning Scheme	Birštonas sav.
20.	Way village (view location)	504976	6051910	Landscape Structure Scheme of Nemunas Loops Regional Park	Birštonas sav.
21.	Nemajūnai mound, called Pilale (review location)	504622	6047710	Nemunas Loops Regional Park Planning Scheme	Birštonas sav.
22.	The hill of Liškiava manor (view location)	503204	5993820	Dzūkija National Park Planning Scheme (Border and Management Plan)	Druskininkai's own.
23.	Raigardard's observation deck	499084	5979270	Raigardas State Landscape Reserve Management Plan	Druskininkai's own.
24.	Raigardas Landscape Reserve and historical part of Švendubre village (10340) (review location)	499052	5979460	Raigardas State Landscape Reserve Management Plan	Druskininkai's own.
25.	Raigardas Valley (place of review)	496226	5982360	Raigardas State Landscape Reserve Management Plan	Druskininkai's own.
26.	The Ausiutiškės Regiment	560233	6071530	Neris Regional Park Management Plan	Elektrėnai own.
27.	The Paneriškiai Regiment	563224	6068250	Neris Regional Park Management Plan	Elektrėnai own.
28.	Viewing location of the lake of Gražutė Regional Park Dvarykščius	645804	6158860	Gražutė Regional Park Management Plan	Ignalina district sav.
29.	Ladakalnis (review site)	626178	6138590	Management plan of Aukštaitija National Park	Ignalina district sav.
30.	Vilkakalnis (Ignalina) observation tower	638165	6135440	Special Plan for the Development of Resort Area and Recreation	Ignalina district sav.
31.	Jurbarko district, Kaniūkų village, Nemunas valley viewing deck	439241	6108380	Panemuniai Regional Park Management Plan, Jurbarkas District Municipality General Plan	Jurbarkas district sav.
32.	Kartupėnai mound sight	436575	6107840	Panemuniai Regional Park Management Plan	Jurbarkas district sav.
33.	Panemunė Castle View	435428	6107390	Panemuniai Regional Park Management Plan	Jurbarkas district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
34.	Viewpoint of the Red Castle Tower	444489	6107100	Panemuniai Regional Park Management Plan, Jurbarkas District Municipality General Plan	Jurbarkas district sav.
35.	View of Seredžius mound from Belvederis	461723	6105100	Panemuniai Regional Park Management Plan	Jurbarkas district sav.
36.	Seredžius mound sight	462121	6105100	Panemuniai Regional Park Management Plan	Jurbarkas district sav.
37.	Veliuona town viewing deck	453617	6104970	Panemuniai Regional Park Management Plan	Jurbarkas district sav.
38.	Veliuona Town Regime	452461	6105280	Panemuniai Regional Park Management Plan	Jurbarkas district sav.
39.	Veliuona mound sight	454114	6104850	Panemuniai Regional Park Management Plan	Jurbarkas district sav.
40.	Gastilone Exposure (Place of Review)	509599	6081750	Kaunas Lagoon Regional Park Management Plan	Kaišiadorys district sav.
41.	Observation tower of the Lithuanian Folk and House Museum	512357	6080340	Kaunas Lagoon Regional Park Management Plan	Kaišiadorys district sav.
42..	Mergakalnis viewing deck	515694	6076510	Kaunas Lagoon Regional Park Management Plan	Kaišiadorys district sav.
43.	Location of the Aguonis Geomorphological Reserve	442118	6024980	Solutions of the General Plan of the Municipality of Kalvarija	Calvary's own.
44.	Juodeliai quarry (place of overview of the Suwalki Hills)	441842	6028180	Solutions of the General Plan of the Municipality of Kalvarija	Calvary's own.
45.	Lake Šarkaitis (place of review)	444347	6023640	Solutions of the General Plan of the Municipality of Kalvarija	Calvary's own.
46.	Trekking (place of review)	446381	6022140	Solutions of the General Plan of the Municipality of Kalvarija	Calvary's own.
47.	Alexota's observation deck	492735	6083910	Kaunas General Plan	Kaunas m. sav.
48.	Viewing location from the outskirts of P. Babicko str., Rokai, Kaunas district.	495932	6078730	Jiesia Landscape Reserve Management Plan	Kaunas m. sav.
49.	Jiesis cognitive trail, observation deck-watch near the dried oak	495973	6079760	Jiesia Landscape Reserve Management Plan	Kaunas m. sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
50.	View of Kaunas Lagoon in Neveronys	505946	6086410	Kaunas Lagoon Regional Park Management Plan	Kaunas m. sav.
51.	Observation deck Linkuvos str. Kaunas m.	493197	6087330	Kaunas General Plan	Kaunas m. sav.
52.	Mount Napoleon (place of review)	495315	6080600	Kaunas General Plan	Kaunas m. sav.
53.	Pažaislis homestead near Pažaislis monastery (place of review)	501616	6081890	Object of cultural heritage in the Register of Cultural Property	Kaunas m. sav.
54.	Veršvai mound (place of review)	491947	6086490	Kaunas General Plan	Kaunas m. sav.
55.	Vieškūnų (Šuneliškių) mound (1 review place)	503219	6084780	Kaunas Lagoon Regional Park Management Plan	Kaunas m. sav.
56.	Vieškūnų (Šuneliškių) mound (2 reviews location)	501844	6084440	Kaunas General Plan	Kaunas m. sav.
57.	Altoniškiei mound Kaunas district sav., Zapyškis sen., Altoniškės village	474425	6091650	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
58.	Viewing deck Kaunas district sav., Vilkijos sen., Vilkijos m., Church St. 21	473258	6100570	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
59.	Observation deck at the entrance to Vilkija m. Kauno district sav., Vilkija sen., Vilkijos m.	473583	6100040	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
60.	Viewpoint in the village of Ringove	470181	6101580	General plan of the territory of the Republic of Lithuania	Kaunas District Municipality
61.	Arlaviškiai cognitive path observation deck-regret	511581	6075280	Kaunas Lagoon Regional Park Management Plan	Kaunas District Municipality
62.	Jadagoniai mound Kaunas district sav., Zapyškis old, Jadagoniai village (place of review)	473206	6095720	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
63.	Lantainiai mound Kaunas district sav., Domeikava old, Radikiai village (place of review).	496646	6091740	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
64.	Viewing place of Nemunas Valley and Vilkija city in the parking lot	473130	6100280	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
65.	Location of Nevėžys Landscape Reserve	487811	6093230	Kaunas District Municipality General Plan	Kaunas District Municipality
66.	Pakalniškiai mound sight	501241	6080010	Kaunas Lagoon Regional Park Management Plan	Kaunas District Municipality
67.	Piepaliai mound in Kaunas district, Babtai Old, Žemaitkiemis village (place of review)	486163	6104270	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
68.	Viewing deck of Pypliai mound in Kaunas district, Ringaudų sen., Pyplių k.	484012	6087970	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
69.	Viewing at the Lithuanian sailplane valley	475633	6091860	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
70.	Ringove mound Kaunas district sav., Vilkiša district, Ringovė village (place of review)	469438	6101710	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
71.	Samylai resort (Kaunas Lagoon overview location)	507363	6080320	Kaunas Lagoon Regional Park Management Plan	Kaunas District Municipality
72.	Glider hill in Kaunas district, Raudondvaris sen., Netoniai village (place of review)	482184	6089420	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
73.	Stabaunyčius Hill Kaunas District Municipality, Babtai Old, Stabaunyčius village (place of review)	487112	6103980	1st Amendment of the General Plan of Kaunas District Municipality	Kaunas District Municipality
74.	Location of the Bakainiai mound	501852	6147840	Krekenava Regional Park Management Plan	Kėdainiai district sav.
75.	Nevėžis senslėnis viewing location from Surviliškis town	502339	6145940	Krekenava Regional Park Management Plan	Kėdainiai district sav.
76.	Bridvaišis mound viewing deck	450584	6162390	Tytuvėnai Regional Park Planning Scheme	Kelme district sav.
77.	Mountain of Gorda (place of review)	443249	6179040	Kurtuvėnai Regional Park Management Plan	Kelme district sav.
78.	Mountain called Kražiai Trekkalnis (review location)	417825	6164700	General plan of the territory of Kelmė district	Kelme district sav.
79.	Location of landscape view of Kurtuvėnai Regional Park in Mnčiai village	439652	6181880	Kurtuvėnai Regional Park Management Plan	Kelme district sav.
80.	The Medžiokalnė Regiment	417825	6164700	Varniai Regional Park Management Plan	Kelme district sav.
81.	Singe Hills (view location)	404040	6171530	Varniai Regional Park Management Plan	Kelme district sav.
82.	Vainagiai mound (view location)	436929	6185720	Kurtuvėnai Regional Park Management Plan	Kelme district sav.
83.	The Vyurkai Regiment	441419	6178590	Dubysa Regional Park Planning Scheme	Kelme district sav.
84.	Viewpoint from the dune	318573	6178270	Klaipėda City General Plan	Klaipėda m. sav.
85.	Viewing point on Smiltyne quay	317947	6179690	Klaipėda City General Plan	Klaipėda m. sav.
86.	Viewing point on Smiltyne quay – Old Ferry Terminal	318550	6178440	Klaipėda City General Plan	Klaipėda m. sav.
87.	Viewing point on Smiltyne quay – Smiltyne Yacht Club	319014	6177430	Klaipėda City General Plan	Klaipėda m. sav.
88.	Viewpoint of Mount Hagen	318905	6175680	Curonian Spit National Park Management Plan	Klaipėda m. sav.
89.	Location of the landscape of the Akmena-Danė river valley	325640	6194130	General plan of the territory of Kretinga district municipality	Klaipėda district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
90.	Kretingalė bridge over Akmenas-Danė (valley viewpoint)	324714	6192080	Klaipėda District General Plan	Klaipėda district sav.
91.	View of the panorama of the valley of the Akmena River	328625	6203010	General plan of the territory of Kretinga district municipality	Kretinga district sav.
92.	Location of the multi-drop view	346987	6204610	Salantai Regional Park Management Plan	Kretinga district sav.
93.	Imbarė mound (place of review)	347657	6212990	Salantai Regional Park Planning Scheme	Kretinga district sav.
94.	Kalnalis Observation Tower	346717	6211960	Salantai Regional Park Planning Scheme	Kretinga district sav.
95.	Kartena surrounding landscape (review location)	340957	6200940	General plan of the territory of Kretinga district municipality	Kretinga district sav.
96.	Panorama of Kartena Lourdes	341698	6200040	General plan of the territory of Kretinga district municipality	Kretinga district sav.
97.	Viewing location of Kartena town and Miniija valley from the north side	341866	6201900	General plan of the territory of Kretinga r. sav.	Kretinga district sav.
98.	Panorama of Kartena town from the side of Žadeikiai village	341665	6201760	General plan of the territory of Kretinga district municipality	Kretinga district sav.
99.	View of the surroundings of Kretinga m. from the viaduct of the Railway	325592	6195530	General plan of the territory of Kretinga district municipality	Kretinga district sav.
100.	Kretinga m. panorama from the northern side of Kretinga city	327468	6199450	General plan of the territory of Kretinga district municipality	Kretinga district sav.
101.	Panorama of Kretinga City Center	327415	6198360	General plan of the territory of Kretinga district municipality	Kretinga district sav.
102.	Kretinga m. landscape from the sculpture of Angelas	327343	6198800	General plan of the territory of Kretinga district municipality	Kretinga district sav.
103.	Kretinga m. panorama from J. Basanavičiaus street	327392	6199230	General plan of the territory of Kretinga district municipality	Kretinga district sav.
104.	Panorama of Kretinga m. from the side of the cemetery	327732	6200570	General plan of the territory of Kretinga district municipality	Kretinga district sav.
105.	Kurmaičiai rural landscape (view location)	328681	6203480	General plan of the territory of Kretinga district municipality	Kretinga district sav.
106.	Landscape of the Miniija River valley in Baubliai village (review location)	336797	6191680	General plan of the territory of Kretinga district municipality	Kretinga district sav.
107.	Landscape of the Miniija River valley in the village of Nausodis (review location)	338547	6198190	General plan of the territory of Kretinga district municipality	Kretinga district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
108.	View of the landscape panorama of the Miniija River Valley	336931	6194550	General plan of the territory of Kretinga district municipality	Kretinga district sav.
109.	Panorama of the village of Nasrėnai from the side of the village of Kūlupėnai	344083	6207040	General plan of the territory of Kretinga district municipality	Kretinga district sav.
110.	Landscape of Padvariai village and pond (view location)	329124	6203930	General plan of the territory of Kretinga district municipality	Kretinga district sav.
111.	Panorama of Padvariai pond (view location)	328135	6200840	General plan of the territory of Kretinga district municipality	Kretinga district sav.
112.	Panorama of the Aanti Landscape Reserve (review location)	478956	5996170	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
113.	Viewing place – Revectory at the lake Šlavantas	477620	6002500	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
114.	Viewing location of the lake Dusi in Barčiai Old Towns	478325	6017320	Meteliai Regional Park Management Plan	Lazdijai district sav.
115.	Dusi lake viewer in Straigiškės village	482666	6013710	Meteliai Regional Park Management Plan	Lazdijai district sav.
116.	See of the Great Lakes of Dzūkija in Akvai village	485991	6013460	Meteliai Regional Park Management Plan	Lazdijai district sav.
117.	Ancient settlement of Mėčiūnai (reviews of the old living place from the other side of the lake)	480682	5993410	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
118.	Ancient settlement of Mėčiūnai (place of review)	480412	5993430	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
119.	Meteliai observation tower	483246	6017650	Meteliai Regional Park Management Plan	Lazdijai district sav.
120.	Paveisininkai mound with settlement	474293	5993160	General plan of Lazdijai district sav.	Lazdijai district sav.
121.	Prelomciškės mound observation deck	477557	6019550	Meteliai Regional Park Management Plan	Lazdijai district sav.
122.	Rudamina Mound	463615	6016330	General plan of Lazdijai district sav.	Lazdijai district sav.
123.	Defensive fortifications of Vainežeris Manor called “Okopka” (place of review)	478596	5993690	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
124.	Veisiejai Manor Park (review location)	479828	5995680	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
125.	Observation tower of Veisiejai Regional Park	481824	5996040	Planning scheme of the Veisiejai Regional Park (boundary and management plan)	Lazdijai district sav.
126.	Verstaminai III mound (place of review)	471640	6016550	Meteliai Regional Park Management Plan	Lazdijai district sav.
127.	Old water supply tower of Kvietiškis Manor and other buildings complex (place of review)	457824	6044050	General plan of the territory of Marijampolė district municipality	Marijampolė’s own.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
128.	Marijampolė, Kumelioniai mound with settlement (view location)	456716	6043020	General plan of the territory of Marijampolė district municipality	Marijampolė's own.
129.	Location of the view of the outskirts of the weaving	408666	6228410	Venta Regional Park Management Plan	Mazeikiai district sav.
130.	Mount Andrulėnai, known as the Mount of the Church (review location)	610230	6111370	Correction of the general plan of the territory of Molėtai district; Register of Cultural Property	Molėtai district sav.
131.	Location of the Asveja Lake in the Bay of Žalktyne	590785	6100840	Asveja Regional Park Management Plan	Molėtai district sav.
132.	Baluosai lake viewing location	597968	6102420	Asveja Regional Park Management Plan	Molėtai district sav.
133.	Dubingiai castle site called Castle Hill (review location)	592288	6103530	Asveja Regional Park Management Plan	Molėtai district sav.
134.	Mindūnai observation tower	599317	6121510	Labanoras Regional Park Management Plan	Molėtai district sav.
135.	Viewing location of the Pagrundos rhinna	590015	6103720	Asveja Regional Park Management Plan	Molėtai district sav.
136.	Viewing location of the bay of Žalktyne	590790	6100830	Asveja Regional Park Management Plan	Molėtai district sav.
137.	Viewing place on Karvaičiai dune	314614	6143640	Curonian Spit National Park Management Plan	Neringa's own.
138.	Avinkalnis Regiment	317513	6156990	Curonian Spit National Park Management Plan	Neringa's own.
139.	Bear's head (view location)	319124	6171320	Curonian Spit National Park Management Plan	Neringa's own.
140.	Nagliai Nature Reserve Training Trail	315759	6148850	Curonian Spit National Park Management Plan	Neringa's own.
141.	Parnidis dune (review location)	308900	6132940	Curonian Spit National Park Management Plan	Neringa's own.
142.	Preila dunes viewing deck	313229	6140960	Curonian Spit National Park Management Plan	Neringa's own.
143.	Mount of the Witch (view location)	317988	6161860	Curonian Spit National Park Management Plan	Neringa's own.
144.	Location of the Witch Mountain Landscape Reserve	318463	6161980	Curonian Spit National Park Management Plan	Neringa's own.
145.	Haircut dune viewing deck	314922	6145570	Curonian Spit National Park Management Plan	Neringa's own.
146.	The Urb Mountain Regime	309256	6134080	Curonian Spit National Park Management Plan	Neringa's own.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
147.	The Urb Mountain Regime	309081	6133950	Curonian Spit National Park Management Plan	Neringa's own.
148.	Vecekrug dune view	312215	6139470	Curonian Spit National Park Management Plan	Neringa's own.
149.	Nemunas coastal viewing site (by the Byten White Stork colony)	375046	6106760	Rambyno Regional Park Management Plan	Pagėgiai's own.
150.	Tričiai mound (place of review)	501449	6219340	General plan of the territory of Pakruojis district municipality	Pakruojis district sav.
151.	Place of view of Burveliai alkakalnis and Nevėžis senslėnis	504157	6147740	Krekenava Regional Park Management Plan	Panevėžys district sav.
152.	Krekenava Regional Park Observation Tower	506657	6157440	Krekenava Regional Park Management Plan	Panevėžys district sav.
153.	Nevėžis senslėnis viewing location from Burveliai alkakalnis	503400	6147350	Krekenava Regional Park Management Plan	Panevėžys district sav.
154.	Nevėžis senslėnis viewing location from the location of Kazokai Old Bridge	502872	6146060	Krekenava Regional Park Management Plan	Panevėžys district sav.
155.	Nevėžis River senslėnis viewing location on the cognitive track	505508	6154220	Krekenava Regional Park Management Plan	Panevėžys district sav.
156.	View from Naujamiestis church tower to Nevėžis valley (view location)	509811	6172470	Panevėžys District General Plan	Panevėžys district sav.
157.	Velniakalnis Pasvalys district, Vaškų sen., Kriaušiškių village (place of review)	512656	6220670	General plan of the territory of Pasvalys district municipality	Pasvalys district sav.
158.	Viewing place from St. John's. Elena Chapels (Žemaičiai Kalvarija)	375498	6221650	Žemaitija National Park Planning Scheme	Plungė district sav.
159.	Location of the Deburī Exterior	349889	6203240	Salantai Regional Park Planning Scheme	Plungė district sav.
160.	Panorama of Ertenis telmological reserve	372446	6220450	Žemaitija National Park Planning Scheme	Plungė district sav.
161.	Place of view of the fragrance ozo	375281	6223430	Žemaitija National Park Planning Scheme	Plungė district sav.
162.	Location of the Gegrnai manor	370812	6219800	Žemaitija National Park Planning Scheme	Plungė district sav.
163.	View location of Gegrėnai I mound	371442	6219050	Žemaitija National Park Planning Scheme	Plungė district sav.
164.	Gegrenai Cemetery II (place of review)	371280	6219290	Žemaitija National Park Planning Scheme	Plungė district sav.
165.	Gelindėnai village (place of review)	374920	6203820	General Plan of Plungė District Municipality	Plungė district sav.
166.	Long Lake Observation Tower	364454	6210560	Žemaitija National Park Planning Scheme	Plungė district sav.
167.	Yogauda Observation Tower (Samogitia National Park)	371774	6209140	Žemaitija National Park Planning Scheme	Plungė district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
168.	Kumelkaktė observation deck	365378	6215470	Žemaitija National Park Planning Scheme	Plungė district sav.
169.	Location of the Miktai alkakalnis	365033	6223430	Žemaitija National Park Planning Scheme	Plungė district sav.
170.	Pažerė village (review location)	378652	6207100	General Plan of Plungė District Municipality	Plungė district sav.
171.	Place of view of the podcast	368185	6214220	Žemaitija National Park Planning Scheme	Plungė district sav.
172.	Plateliai lake viewing place on Jasmine Hill	363336	6214010	Žemaitija National Park Planning Scheme	Plungė district sav.
173.	Plateliai lake viewing place Medsėda village	363363	6216940	Žemaitija National Park Planning Scheme	Plungė district sav.
174.	Plateliai lake viewing location in Starica Hill	362679	6212560	Žemaitija National Park Planning Scheme	Plungė district sav.
175.	Plateliai lake viewing deck	364705	6214680	Žemaitija National Park Planning Scheme	Plungė district sav.
176.	Siberian Observation Tower (Žemaitija National Park)	363784	6212870	Žemaitija National Park Planning Scheme	Plungė district sav.
177.	St. John (Gardų mound) (place of review)	376290	6220910	Žemaitija National Park Planning Scheme	Plungė district sav.
178.	Viewing deck near the Greimas Bridge	496710	6054990	General Plan of the City of Prienai	Prienai district sav.
179.	Balbieriškis Exposure (review site)	492473	6044190	General Plan of Prienai District Municipality	Prienai district sav.
180.	Gelony Hill (place of review)	530373	6052610	Management plan of Aukštadvaris Regional Park	Prienai district sav.
181.	Location of the Gelony Hills	530333	6052670	General Plan of Prienai District Municipality	Prienai district sav.
182.	Giraitiškiei resort (review location)	500319	6051850	General Plan of Prienai District Municipality	Prienai district sav.
183.	Breaks ponds, panorama to Veiveriai hillside (view location)	494885	6068170	General Plan of Prienai District Municipality	Prienai district sav.
184.	Mačiūnai mound (place of review)	496652	6057250	General Plan of the City of Prienai	Prienai district sav.
185.	Narava mound (view location)	499156	6050450	General Plan of Prienai District Municipality	Prienai district sav.
186.	Nemunas coast near Beržnas Park (place of review)	497339	6056260	General Plan of the City of Prienai	Prienai district sav.
187.	Nibriai village (place of view of Nemunas valley)	506679	6055280	Landscape Structure Scheme of Nemunas Loops Regional Park	Prienai district sav.
188.	Pabrasčiai village (place of view of Nemunas valley)	492466	6044500	Nemunas Loops Regional Park Planning Scheme	Prienai district sav.
189.	Pašventupis mound (place of review)	504316	6062820	General Plan of Prienai District Municipality	Prienai district sav.
190.	Bird mound (place of review)	514427	6058150	General Plan of Prienai District Municipality	Prienai district sav.
191.	Bird observation site	499453	6056820	General Plan of Prienai District Municipality	Prienai district sav.
192.	Pieštuvėnai mound (place of review)	520972	6055070	General Plan of Prienai District Municipality	Prienai district sav.
193.	Surmius st. Steponiškių k. Jiezno sen. (review location)	514887	6059040	General Plan of Prienai District Municipality	Prienai district sav.
194.	Public space near Kęstutis monument in Prienai (review location)	496706	6055050	General Plan of the City of Prienai	Prienai district sav.
195.	Viewing Tower of Siaulė Hill	463440	6168020	Tytuvėnai Regional Park Management Plan	Radviliškis District Municipality

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
196.	Betygala I mound	460143	6135270	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
197.	Betygala II mound (Alkakalnis)	460407	6135110	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
198.	Daugirdnai slope viewer	461238	6129440	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
199.	Daugirdnai slope viewer	464495	6129600	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
200.	Dubysa Valley in Maslauskisškiai (view location)	456763	6136990	Dubysa Regional Park Planning Scheme, Raseiniai District Municipality General Plan	Raseiniai district sav.
201.	Kengiai manor house (review location)	451983	6140490	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
202.	Lyduvenai Railway Bridge (place of review)	442341	6152740	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
203.	Lyduvenai Railway Bridge	442345	6152740	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
204.	View of the slope of Lukne	453122	6140830	Dubysa Regional Park Planning Scheme, Raseiniai District Municipality General Plan	Raseiniai district sav.
205.	Molavėnai Archaeological Complex (place of review)	428577	6146500	Raseiniai District General Plan	Raseiniai district sav.
206.	Padubysio mound (view location)	452010	6140690	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
207.	Ročiškės mound sight	460830	6130650	Dubysa Regional Park Planning Scheme, Raseiniai District Municipality General Plan	Raseiniai district sav.
208.	Ročiškės mound (view location)	460809	6130670	Dubysa Regional Park Planning Scheme	Raseiniai district sav.
209.	Smulkiškės village hill (review location)	458925	6132700	Dubysa Regional Park Planning Scheme, Raseiniai District Municipality General Plan	Raseiniai district sav.
210.	Location of Šiluva Town	450359	6155590	Tytuvėnai Regional Park Planning Scheme	Raseiniai district sav.
211.	Ugioniai shrine access (review location)	459507	6131440	Dubysa Regional Park Planning Scheme, Raseiniai District Municipality General Plan	Raseiniai district sav.
212.	Panorama of Lopaičiai Šventkalnis	386073	6180490	General Plan of the Municipality of Rietavas	Rietavas own.
213.	Tver observation tower	385152	6181130	Special plan for autotourism at national level	Rietavas own.
214.	Keležeriai village hills (view location)	618992	6195010	Krekenava Regional Park Management Plan	Rokiškis district sav.
215.	Sartai Lake observation tower in Baršėnai village	615143	6191150	Sartai Regional Park Management Plan	Rokiškis district sav.
216.	Place of view of the Barstytaliai swamp	367203	6225920	General plan of the territory of the Skuodas district	Skuodas district sav.
217.	Gudaliai village hills (view location)	368071	6223380	National Landscape Management Plan and General Plan of Skuodas District Municipality	Skuodas district sav.
218.	Fern hill (view location)	369690	6225440	National Landscape Management Plan	Skuodas district sav.
219.	The mountain of ferns called Auškalnis (place of review)	370046	6224420	General plan of the territory of the Skuodas district	Skuodas district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
220.	Viewpoint in Long	456723	6103370	Panemuniai Regional Park Management Plan	Šakiai district sav.
221.	Viewing deck in Plakščiai	447198	6105490	Panemuniai Regional Park Management Plan	Šakiai district sav.
222.	Burgaičiai mound I (called Vorpiliu) (place of review)	412760	6102460	General Plan of Šakiai District Municipality	Šakiai district sav.
223.	Burgaičiai mound II (called Pilaite) (place of review)	412908	6102250	General Plan of Šakiai District Municipality	Šakiai district sav.
224.	Burgaičiai mound III (called No nameless) (place of review)	412953	6102360	General Plan of Šakiai District Municipality	Šakiai district sav.
225.	Homestead of Gelgaudiškis Manor (place of review)	434919	6105250	General plan of Šakiai district municipality; cultural Heritage Site	Šakiai district sav.
226.	Grinaičiai mound (called Balnakalnis) (place of review)	413499	6102100	General Plan of Šakiai District Municipality	Šakiai district sav.
227.	Grinaičiai mound II (called Žydkapiu) (place of review)	413482	6102140	General Plan of Šakiai District Municipality	Šakiai district sav.
228.	Maštaičiai-Narkūnai mound with prepiles and papillary (place of review)	430663	6105150	General plan of Šakiai district municipality; cultural Heritage Site	Šakiai district sav.
229.	Viewing on the Mound of Lower Panemunė	465419	6101990	Panemuniai Regional Park Management Plan	Šakiai district sav.
230.	View to Nemunas valley in Gelgaudiškis marina	434539	6106440	Panemuniai Regional Park Management Plan	Šakiai district sav.
231.	View to the Nemunas Valley in Long	456800	6103370	Panemuniai Regional Park Management Plan	Šakiai district sav.
232.	View to Nemunas Valley in Paežerėliai village	459812	6103560	Panemuniai Regional Park Management Plan	Šakiai district sav.
233.	View to Nemunas Valley in Pakalniškiai village	436648	6107490	Panemuniai Regional Park Management Plan	Šakiai district sav.
234.	Bėčioniai mound sight	604307	6010410	Management plan of the historic regional park	Šalčininkai district sav.
235.	Carpentry Hill viewing location	604157	6016670	Management plan of the historic regional park	Šalčininkai district sav.
236.	View of Grybiškiai Hill	606462	6013670	Management plan of the historic regional park	Šalčininkai district sav.
237.	View location of Bubiai mound	445533	6192290	Kurtuvėnai Regional Park Management Plan, General Plan of Šiauliai District Municipality	Siauliai district sav.
238.	Girnikas Mountain View (Kurtuvėnai Regional Park)	439524	6192560	Kurtuvėnai Regional Park Management Plan	Siauliai district sav.
239.	Location of the mount of the gallows	440205	6189300	Kurtuvėnai Regional Park Management Plan	Siauliai district sav.
240.	Kurtuvėnai mound (place of review)	440071	6188430	Kurtuvėnai Regional Park Management Plan	Siauliai district sav.
241.	Mount Rim (view location)	439584	6187140	Kurtuvėnai Regional Park Management Plan	Siauliai district sav.
242.	The Observation Tower of Aukštagirė	393455	6163480	Land use planning project of Šilalė district Laukuva, Bilioniai and Šilalė village elderships	Šilalė district sav.
243.	Bilioniai mound viewing deck	394206	6163730	Varniai Regional Park Management Plan	Šilalė district sav.
244.	Indian mound overview location	387879	6147320	Pagramnt Regional Park Planning Scheme	Šilalė district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
245.	Kaltinėnai Spirituality Park (review location)	401275	6160120	Land use planning project of Šilalė district Kaltinėnai eldership	Šilalė district sav.
246.	Location of the hill near Paršežeris	392151	6170040	Varniai Regional Park Management Plan	Šilalė district sav.
247.	Medvėgali Mountain Regime	398525	6167190	Varniai Regional Park Management Plan	Šilalė district sav.
248.	Overview of the Alkas Hill of Medvėgalis mound	398252	6167100	Varniai Regional Park Management Plan	Šilalė district sav.
249.	Medvėgalis mound sight	398761	6167060	Varniai Regional Park Management Plan	Šilalė district sav.
250.	Čiobiškis Manor (review location)	542075	6090860	General plan of the territory of Širvintai district	Širvintai district sav.
251.	Viewpoint of the White Mountain cognitive trail	553258	6083730	General plan of the territory of Širvintai district	Širvintai district sav.
252.	View from Lapeliai village (view location)	546764	6090030	General plan of the territory of Širvintai district	Širvintai district sav.
253.	Viewpoint of Lake Asveja from the gorgeous mounds	600999	6098500	Asveja Regional Park Management Plan	Švenčionys district sav.
254.	Asveja lake viewing location near Abejučiai mound	605218	6095120	Asveja Regional Park Management Plan	Švenčionys district sav.
255.	Kačėniškės mound (place of review)	643924	6122990	Sirvėta Regional Park Management Plan	Švenčionys district sav.
256.	Cross-country observation tower-review site	634866	6128170	Management plan of Aukštaitija National Park	Švenčionys district sav.
257.	Meilūnai observation tower	640816	6116670	Sirvėta Regional Park Management Plan	Švenčionys district sav.
258.	Viewer of the Stacks	649881	6120820	Žemaitija National Park Planning Scheme	Švenčionys district sav.
259.	Location of the viewing of the outskirts of woodpeckers	384181	6136600	Pagamnt Regional Park Planning Scheme	Tauragė district sav.
260.	Overview of the confluence of the Sea and Akmena	387743	6136540	Pagamnt Regional Park Planning Scheme	Tauragė district sav.
261.	Location of the Pagramantis Expansion	387871	6139040	Pagamnt Regional Park Planning Scheme	Tauragė district sav.
262.	Location of the view of the Rekstukai Outboard	389025	6130960	Pagamnt Regional Park Planning Scheme	Tauragė district sav.
263.	Strawberry Mountain in the Geomorphological Reserve of Kietkalnis (place of review)	410841	6190520	Varniai Regional Park Management Plan	Telšiai district sav.
264.	Location of the strawberry mountain	410825	6190520	Varniai Regional Park Management Plan	Telšiai district sav.
265.	Panorama of the town of Gadūnava	387512	6214450	Telšiai District General Plan	Telšiai district sav.
266.	Germant Lake surroundings (review location)	383453	6206050	Telšiai District General Plan	Telšiai district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
267.	Mountain of Jaušaičiai (place of review)	390539	6177520	Varniai Regional Park Management Plan	Telšiai district sav.
268.	Mountain near Luokė (review location)	406773	6196080	Varniai Regional Park Management Plan	Telšiai district sav.
269.	Hill near Baltininkai (review location)	401835	6192660	Telšiai District General Plan	Telšiai district sav.
270.	Kietkalis Mountain (place of review)	409977	6187840	Varniai Regional Park Management Plan	Telšiai district sav.
271.	Lenartiškės village hill (view location)	410061	6189290	Varniai Regional Park Landscape Structure Scheme	Telšiai district sav.
272.	View of the Mound of Mound	405962	6182090	Varniai Regional Park Management Plan	Telšiai district sav.
273.	Castle Hill in Luokė (review location)	408055	6195990	Varniai Regional Park Management Plan	Telšiai district sav.
274.	Sprude mound sight	405047	6184340	Varniai Regional Park Management Plan	Telšiai district sav.
275.	The Shatria Mountain Regime	409771	6194100	Varniai Regional Park Management Plan	Telšiai district sav.
276.	Panorama of Telšiai city	388898	6209150	Telšiai District General Plan	Telšiai district sav.
277.	Mount Vanago (view location)	404674	6196380	Telšiai District General Plan	Telšiai district sav.
278.	Panorama of the town of Žarėnai	386461	6189430	Telšiai District General Plan	Telšiai district sav.
279.	Antakalis Recreation Site (review location)	545779	6040580	Management plan of Aukštadvaris Regional Park	Trakai district sav.
280.	Observation deck in Štareinė village	546084	6053120	Management plan of Aukštadvaris Regional Park	Trakai district sav.
281.	Highlands on the north-eastern coast of Lake Galve (review location)	560418	6059700	Trakai Historic National Park Planning Scheme	Trakai district sav.
282.	Hill by the road Trakai-Vievis on the north-western coast of Lake Galvė (place of review)	558922	6059610	Trakai Historic National Park Planning Scheme	Trakai district sav.
283.	Location of the landscape reserve in Strėva upstream	546137	6054900	Management plan of Aukštadvaris Regional Park	Trakai district sav.
284.	Trakai Old Town (review location)	559489	6057490	Trakai Historic National Park Planning Scheme	Trakai district sav.
285.	Žuklijai mound (view location)	544205	6041690	Management plan of Aukštadvaris Regional Park	Trakai district sav.
286.	Observation tower of Čepkeliai rider	528105	5987170	Planning scheme of Čepkeliai State Nature Reserve (boundary and management plans)	Varėna district sav.
287.	Viewing deck of Liškiava Castle Tower	502841	5993760	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
288.	St. Liškiava's St. Trinity Church and Dominican Monastery Ensemble (place of review)	503729	5993600	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
289.	St. Liškiava's St. The gate of the churchyard of the Trinity Church (place of review)	503689	5993700	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
290.	Maximonys viewing deck	510636	6002920	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
291.	Merkinė Observation Tower	511404	6002950	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
292.	Merky's Loop Panorama (Bingel Expansion)	515380	6000850	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
293.	Confluence of Nemunas and Merkis from Merkinė mound (place of review)	511985	6002340	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
294.	Untruth lake viewing deck	507824	6005320	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
295.	Puvočiai Observation Tower	520221	5997460	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
296.	Point of view of slaughter meadows	519646	5987480	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
297.	Observation turret of the natural complex of rattles	532606	5994640	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
298.	Ūla eye vision	528818	6000790	Dzūkija National Park Planning Scheme (Border and Management Plan)	Varėna district sav.
299.	Viewing point on the Danube Mountain (Vištytis Regional Park)	424435	6031150	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
300.	Viewing location to Vištytis lake on Mount Jokimo	418970	6032850	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
301.	View location to the southern part of Vištytis lake in Bakšiškių village.	420333	6028490	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
302.	Review location to Vištytis lake. Gate k	421920	6029330	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
303.	View location in Pavištytis	422934	6032310	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
304.	Kaupiškieiai mound (place of review)	416009	6045690	General plan of Vilkaviškis district municipality territory	Vilkaviškis district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
305.	Location of the Kylininkai moranic array	420929	6043680	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
306.	Location of the Kylininkai moranic array (Dobilynai k.)	419032	6041530	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
307.	Location of the Kylininkai moranic massif (Kvetkininkai village)	420929	6043680	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
308.	Location of the Kylininkai moranic massif (Oko Hill)	421234	6043400	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
309.	Location of Kylininkai Serpantin Review	421169	6044660	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
310.	Panorama viewing place from Pavištytis I mound	420845	6031570	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
311.	Panorama viewing place from Vištytis mound	420592	6034890	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
312.	Svirkalnis Regiment	430975	6040510	General plan of Vilkaviškis district municipality territory	Vilkaviškis district sav.
313.	View of the Three Lakes (Vištytis Regional Park)	421207	6030800	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
314.	View of the Rominta Forest	420271	6029560	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
315.	Viewing at the birthplace of the book carrier P. Mikolainis	419731	6031420	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
316.	Stirniškių regykla (Vištytis Regional Park)	426004	6033870	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
317.	Suopkalnis observation deck (Vištytis Regional Park)	421040	6045330	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
318.	View of the panorama of Vištytis Regional Park (Kybartai-Vištytis road)	416220	6037030	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
319.	Viewing location of Vištytis panorama from Vištytis windmill	418425	6036280	Vištytis Regional Park Management Plan	Vilkaviškis district sav.
320.	The Oak Mountain Viewer	559734	6076150	Neris Regional Park Management Plan	Vilnius District Municipality

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
321.	Bradeliškiai Mound	560651	6077110	Neris Regional Park Management Plan	Vilnius District Municipality
322.	Observation tower of Juozapine Geomorphological Reserve	605247	6044600	Management plan for Juozapinė Geomorphological Reserve	Vilnius District Municipality
323.	Karmazinai mound, called Viršupis (place of review)	559834	6076200	Neris Regional Park Management Plan	Vilnius District Municipality
324.	Small Kuosinė Regiment	608321	6051410	Kuosinė State Geomorphological Reserve Management Plan	Vilnius District Municipality
325.	New Rėva mound sight	565887	6067510	Neris Regional Park Management Plan	Vilnius District Municipality
326.	View at the mound of Great Kuosinė	606519	6051630	Kuosinė State Geomorphological Reserve Management Plan	Vilnius District Municipality
327.	The Devil's Corner	562904	6074280	Neris Regional Park Management Plan	Vilnius District Municipality
328.	The Verkšioniai Regiment	559135	6075850	Neris Regional Park Management Plan	Vilnius District Municipality
329.	Antalieptė Lagoon viewing place in Biknai village	630667	6168030	Gražutė Regional Park Management Plan	Zarasai district sav.
330.	Antalieptė Lagoon viewing place in Daneikiai village	624523	6167850	Gražutė Regional Park Management Plan	Zarasai district sav.
331.	Antalieptė Lagoon viewing place in Droby village	625336	6165070	Gražutė Regional Park Management Plan	Zarasai district sav.
332.	Antalieptė Lagoon overview location Kiemioniai I k.	629625	6165370	Gražutė Regional Park Management Plan	Zarasai district sav.
333.	Antalieptė Lagoon viewing place in Kiemioniai II.	629378	6164210	Gražutė Regional Park Management Plan	Zarasai district sav.
334.	Antalieptė lagoon viewing place in the grotto k.	620019	6168120	Gražutė Regional Park Management Plan	Zarasai district sav.
335.	Antalieptė Lagoon viewing place Senadvaris k.	623344	6171140	Gražutė Regional Park Management Plan	Zarasai district sav.
336.	Antalieptė lagoon viewing place Trinkušės k.	626325	6164030	Gražutė Regional Park Management Plan	Zarasai district sav.
337.	Antalieptė Lagoon viewing place in Verslava village	620352	6169500	Gražutė Regional Park Management Plan	Zarasai district sav.
338.	Viewing place at the cross of Trinkušiai to Lake Gražutė Regional Park	625398	6162670	Gražutė Regional Park Management Plan	Zarasai district sav.
339.	Viewing location of the lake of Gražutė Regional Park and Sventoji Upper River in Tiltišės village.	633157	6167630	Gražutė Regional Park Management Plan	Zarasai district sav.
340.	Viewing location of the lake of Gražutė Regional Park in Degučių k.	630395	6171610	Gražutė Regional Park Management Plan	Zarasai district sav.
341.	Viewing location of the lake of Gražutė Regional Park in Skeldų village	627730	6168600	Gražutė Regional Park Management Plan	Zarasai district sav.

Line No.	Title	Coordinates		Planning document	Municipality
		X	Y		
342.	Viewing location of the lakeside of Gražutė Regional Park in Smalvai II (Rutiniškis)	647024	6170320	Gražutė Regional Park Management Plan	Zarasai district sav.
343.	Laukes Lake SBlue Peninsula (place of review)	644702	6181250	General Plan of the City of Zarasai	Zarasai district sav.
344.	Viewing location of Lake Luodis in Paluodė village	639685	6160430	Gražutė Regional Park Management Plan	Zarasai district sav.
345.	Smalvai Landscape Reserve (review location)	648149	6169140	Gražutė Regional Park Management Plan	Zarasai district sav.

Note: Viewpoints of the most valuable landscape panoramas in Lithuania, especially the boundaries of protected landscape areas and habitats, national protected areas, European ecological network Natura 2000 sites can be found at <https://vst-t.maps.arcgis.com/apps/webappviewer/index.html?id=80388c28c00845d9a9792bb01cd936df>

(Form of a natural person's declaration of good repute)

**DECLARATION OF COMPLIANCE WITH THE REQUIREMENTS OF GOOD
REPUTE**

(forename, surname)

(date)

(place)

1. Have you been found guilty in accordance with the procedure laid down by law for committing a crime of a corruption nature within the meaning of the Law of the Republic of Lithuania on the Prevention of Corruption, and you have a criminal record which has not expired or has not expired?

2. During the last 5 years, have you been penalised, in accordance with the procedure laid down in the Code of Administrative Offences of the Republic of Lithuania, for submitting incorrect information necessary for carrying out the environmental impact assessment of the proposed economic activity or for approving the environmental impact assessment programme or for taking a decision on the proposed economic activity?

(signature)

(forename, surname)

(Form of a legal person's declaration of good repute)

DECLARATION OF COMPLIANCE WITH THE REQUIREMENTS OF GOOD REPUTE

(Name of legal person)

(date)

(place)

1. Has the legal person represented within the last 5 years been penalised, in accordance with the procedure laid down by the Law of the Republic of Lithuania on Environmental Protection, for submitting incorrect information necessary for the environmental impact assessment of the proposed economic activity or for approval of the environmental impact assessment programme or for the adoption of a decision on the proposed economic activity?

2. Are the head and/or specialists of the legal person represented considered as natural persons of good repute in accordance with Article 5(3)(a) of the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities?

(signature)

(name of the head of the legal person or authorised person)

APPROVED

Minister for the Environment of the Republic of Lithuania

Order of 23 May 2023

No D1-157

DESCRIPTION OF THE PROCEDURE FOR ENVIRONMENTAL IMPACT ASSESSMENT OF THE PROCEEDINGS OF THE PROCEEDINGS FOR ECONOMIC ACTIVITIES

CHAPTER I GENERAL PROVISIONS

1. The Procedure for Transboundary Environmental Impact Assessment of Proposed Economic Activities (hereinafter referred to as the 'Description of Procedures') establishes the conduct of transboundary environmental impact assessment (hereinafter referred to as 'transboundary EIA') procedures, the transboundary submission of EIA documents to another Member State of the European Union and/or a foreign State, a non-EU Member State which has acceded to the United Nations Convention on Environmental Impact Assessment in a Transboundary Context of 1991 (hereinafter referred to as the 'Convention'), the procedure for the submission of transboundary EIA documents to another Member State of the European Union and/or a foreign State, a non-EU Member State which has acceded to the 1991 United Nations Convention on Environmental Impact Assessment in a Transboundary Context (hereinafter referred to as the 'Convention'), whose environmental impact may be significant (hereinafter referred to as 'the State affected'), the procedure for the organisation of cross-border EIA consultations, the procedure for informing the State affected to the environment about the decisions taken and the relations of the participants in the transboundary EIA procedures.
2. The procedures for transboundary environmental impact assessment shall be carried out once the circumstances specified in Article 10(3) of the Law of the Republic of Lithuania on Environmental Impact Assessment of Proposed Economic Activities have been established.
3. The description of the procedure shall be binding on the participants in the environmental impact assessment process referred to in Article 10 of the Law on Environmental Impact Assessment of Planned Economic Activities.
4. The functions of the responsible authority referred to in Article 5(1)(1)(1) of the Law on environmental impact assessment of planned economic activities shall be exercised by the Environmental Protection Agency (hereinafter referred to as 'the Agency') in accordance with the powers conferred by paragraph 2 of Resolution No 900 of the Government of the Republic of Lithuania of 28 July 2000 on the granting of powers to the Ministry of the Environment and its subordinate institutions, and the Ministry of Environment coordinates the cross-border EIA process in accordance with the powers conferred by point 1.
5. The Environmental Protection Agency, the drafter of EIA documents, the organiser of the proposed economic activity and the EIA entities shall process personal data in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) and other legal acts regulating the protection of personal data.
6. The terms used in the Procedure shall be understood as defined in the Law on Environmental Impact Assessment of Planned Economic Activities.

CHAPTER II The PROCEDURES OF TRANSBOUNDARY ENVIRONMENTAL IMPACT ASSESSMENT IN THE EVENT OF LITHUANIA HAVING AN IMPACT ON THE ENVIRONMENT

7. The Agency, having received, in accordance with the procedure laid down in the Description of the procedure for carrying out the environmental impact assessment procedures for the planned economic activity, a programme of environmental impact assessment (hereinafter referred to as the “EIA programme”) or a notification of the commencement of an environmental impact assessment (hereinafter referred to as “notification on the commencement of an EIA”), shall assess whether the impact of the proposed economic activity could be significant to the environment of the State affected by the proposed economic activity, taking into account the type of economic activity planned, its scale and the distance from the border(s) of the State(s) affected by the environmental impact.
8. If it transpires that the effects of the proposed economic activity could be significant to the environment of the State affected, the Agency shall, within 10 working days of receipt of the EIA programme or notification of the commencement of the EIA, request the Ministry of Environment to submit a conclusion as to whether the proposed economic activity needs to be subject to cross-border EIA procedures (hereinafter referred to as the ‘conclusion on a transboundary EIA’), indicating the active web link of the published EIA programme or the notification of the start of the EIA, and informs that the EIA programme will be approved when the Ministry of Environment has submitted this conclusion.
9. Where the environmental impact assessment (EIA) procedures are carried out when the conclusion of the environmental impact assessment of the proposed economic activity (hereinafter referred to as ‘selection’) has been adopted and, at the time of selection, the Agency, in accordance with Article 10(2) of the Law on Environmental Impact Assessment of Planned Economic Activities, has applied to the Ministry of Environment and received its conclusion on a transboundary EIA, the Agency shall not, in accordance with the procedure laid down in point 7 of the Procedure, apply again to the Ministry of Environment for the planned economic activity referred to in this point.
10. Having examined the application and information received from the Agency, taking into account the nature, scale, local and environmental characteristics of the proposed economic activity, the Ministry of Environment shall, within five working days from the receipt of the application, submit a conclusion on the cross-border EIA to the Agency, the organiser of the proposed economic activity and the drafter of EIA documents.
11. Having established the need to carry out cross-border EIA procedures, the Ministry of the Environment shall instruct the organiser of the proposed economic activity and the drafter of the EIA documents to prepare and submit to the Ministry of the Environment by e-mail or other electronic means of communication or on a digital medium, if any, the language indicated in the bilateral agreement, if any, and in other cases in English:
 - 11.1. information on the planned economic activity and its possible transboundary effects, if the submission of an EIA programme to another State is not established by international agreements concluded between the Republic of Lithuania and another state. Information on the planned economic activity and its potential transboundary effects shall be provided to the State affected by the environmental impact, as set out in Annexes 1 and 2 to the Procedure;
 - 11.2. The EIA programme and information on the planned economic activity and its possible transboundary effects referred to in paragraph 11.1 of the Procedure, if the submission of an EIA programme to another State is established by international agreements concluded between the Republic of Lithuania and another State.
12. Upon receipt of the opinion of the Ministry of Environment on a transboundary EIA, the Agency shall examine and approve the programme in accordance with the procedure laid down in the Procedure for the Execution of Procedures for Environmental Impact Assessment of Planned Economic Activities.
13. Having established that transboundary EIA procedures are to be carried out and that the EIA programme must be submitted to another State by international agreements concluded between the Republic of Lithuania and another State and a notification of the commencement of the EIA has been submitted, the drafter of the EIA documents shall instruct the drafter of EIA documents to draw up an EIA programme in accordance with the requirements of the Procedure for the Preparation of Documents for Environmental Impact Assessment of Planned Economic Activities and to submit it

for coordination and approval in accordance with the procedure laid down in Article 8 of the Law on Environmental Impact Assessment of Planned Economic Activities and the Procedure for Execution of Procedures for Environmental Impact Assessment of Planned Economic Activities.

14. In the case specified in paragraph 13 of the Procedure, the Agency, having received, in accordance with the procedure laid down in the Description of the Procedure for the Implementation of Procedures for Environmental Impact Assessment of Planned Economic Activities, the coordination of the EIA programme, shall not request the Ministry of Environment to re-submit a conclusion on the transboundary EIA.

15. In the cases specified in paragraphs 9 and 13 of the Procedure, the drafter of EIA documents shall submit to the Ministry of the Environment the documents referred to in paragraph 11 of the Procedure by e-mail or other electronic means of communication or on a digital medium when submitting to the Agency an EIA programme or notification of the commencement of an EIA.

16. The Agency, having received a reply from the Ministry of Environment that the proposed economic activity must be subject to cross-border EIA procedures, shall publish it on its website within 3 working days of receipt of such information.

17. When submitting the documents referred to in paragraphs 11 and 24 of the Procedure, the organiser of the proposed economic activity or the drafter of EIA documents, if they are subject to restrictions on the publication of information related to the protection of commercial and industrial secrets, including intellectual property, shall inform the Ministry of Environment thereof and indicate to which information submitted these restrictions apply.

18. Upon receipt of the documents referred to in point 11 of the Procedure, the Ministry of the Environment shall draw up a notification of the planned economic activity indicating the nature of the decision to be adopted, in the language specified in the bilateral agreement, if any, in English and, in other cases, in English and in accordance with the procedure laid down in Article 10(6) of the Law on Environmental Impact Assessment of Planned Economic Activities, together with the documents referred to in point 11 of the Procedure, shall transmit it to the State affected by the environmental impact, consult it on the procedures for transboundary environmental impact and specify a time limit of at least 25 working days within which a reply must be submitted. The specified time limit may be extended upon receipt of a reasoned request from the State affected by the environmental impact.

19. If the documents referred to in paragraphs 11 and 24 of the Description of Procedure are subject to the publicity restrictions referred to in paragraph 17 of the Procedure or publicity restrictions related to the protection of the public interest, the Ministry of the Environment shall, when providing information to the State affected to the environment in accordance with the procedure laid down in paragraphs 18 and 24 of the Procedure, indicate which information is subject to publicity restrictions.

20. Information on the commencement of transboundary environmental impact assessment procedures shall be published on the website of the Ministry of the Environment within 3 working days of the transmission of the notification referred to in paragraph 18 of the Procedure.

21. If, upon receipt of the notification referred to in paragraph 18 of the Procedure, the State affected to the environment requests the submission of the documents referred to in paragraph 11 of the Procedure in its official language, the Ministry of Environment shall, within five working days, inform thereof the organisers of the proposed economic activity and the drafter of EIA documents and instruct the Ministry of Environment to prepare and submit to the Ministry of Environment the documents referred to in point 11 of the Procedure in the official language of the State affected. In such a case, the time limit specified in paragraph 17 of the Procedure shall be calculated from the submission of the documents referred to in paragraph 11 of the Procedure to the State affected to the environment in its official language.

22. Upon expiry of the time limit for the submission of a reply to the State affected to the environment or after the expiry of the extended time limit, if it has been extended, the Ministry of the Environment shall inform the Agency, the organisers of the planned economic activity and the drafter of EIA documents of the results within 10 working days of the expiry of the time limit and:

22.1. if the State affected to the environment notifies that it will participate in the process of transboundary environmental impact assessment of the proposed economic activity, instruct the drafter of EIA documents to prepare and submit to the Ministry of Environment, in accordance with

the procedure laid down in Article 10(8) of the Law on environmental impact assessment of the planned economic activity, a report on environmental impact assessment (hereinafter referred to as the EIA report) in English and the non-technical EIA report of the scope specified in the Procedure for the Drafting of Documents of Environmental Impact Assessment of the Proposed Economic Activity and to submit to the Ministry of Environment in accordance with the procedure laid down in Article 10(8) of the Law on the Environmental Impact Assessment of the Planned Economic Activity (hereinafter referred to as the EIA Report) in English and, where the State concerned so requests, other documents provided for in its bilateral agreement, if any, and other documents provided for in the bilateral agreement, if any;

22.2. if the State affected to the environment submits proposals or comments, instructs the drafter of the EIA documents to take them into account when preparing the EIA report;

22.3. if the State affected to the environment does not respond within the set time limit or notifies that it will not participate in the process of transboundary environmental impact assessment of the proposed economic activity, it shall indicate that the environmental impact assessment shall continue in accordance with the provisions of national law.

23. The drafter of EIA documents may apply to the Ministry of Environment for assistance in obtaining additional information on the environment of the State affected to the environment in accordance with the procedure laid down in Article 10(9) of the Law on Environmental Impact Assessment of Planned Economic Activities.

24. Upon receipt of the EIA report and the summary of the EIA report of a non-technical nature, the Ministry of the Environment shall draw up information in the language specified in the bilateral agreement, if any, in English on the proposed cross-border consultations, including the possibility of organising a bilateral or multilateral meeting, and shall, within 10 working days from the date of receipt of the documents referred to in this paragraph, submit this information and documents to the affected State to inform its public and competent authorities, specifying a time limit of at least 30 working days within which a response must be provided. The specified time limit may be extended upon receipt of a reasoned request from the State affected by the environmental impact.

25. Where a State affected to the environment informs about the need to organise a public awareness of its public about the EIA report or a meeting with the state institutions affected by the proposed economic activity subject to cross-border EIA procedures, the Ministry of Environment shall forward the information to the organiser of the proposed economic activity and the drafter of the EIA documents and request that the place, date and time(s) of the meeting(s) referred to in this point be specified. The Ministry of Environment mediates the coordination of the place(s), date(s) and time(s) of the meeting(s) with the State affected.

26. In agreement with the State affected, the meeting(s) referred to in paragraph 25 of the Procedure may be organised remotely, in which case a direct link to the meeting shall be provided. In addition, in agreement with the States affected by the environmental impact, a single meeting may be organised with the participation of the public and/or institutions of several States affected by the environmental impact.

27. If the Ministry of the Environment has received information about the need to organise the meeting(s) prior to the submission of the information and documents referred to in paragraph 24 of the

Procedure, referred to in paragraph 25 of the Procedure, the place(s) of organisation of the meeting(s), in the case of a remote meeting, the direct link to the meeting, the date(s) and time(s) may be indicated in the submission of the information and documents referred to in paragraph 24 of the Procedure.

28. The organiser of the proposed economic activity and/or the drafter of EIA documents shall ensure translation into English during the meetings referred to in paragraph 25 of the Procedure and, where the State affected on the environment so requests, also into its official language at the time of its communication to the public. In the event of a simultaneous meeting with the public of several affected States, translation into those official languages of the affected States as agreed with them and, where appropriate, English shall be ensured.

29. The organiser of the planned economic activity and/or the drafter of EIA documents shall draw up the minutes of the meeting in English and submit it and the record of the meeting or its active

reference, if it has been agreed that the meeting will be recorded, to the Ministry of Environment, the latter shall transmit them to the State affected by the environmental impact.

30. Upon completion of cross-border consultations, the Ministry of Environment shall inform the Agency, the organisers of the proposed economic activity and the drafter of EIA documents and submit the proposals of the State affected to the environment, which must be assessed by the drafter of the EIA documents and, if necessary, amend and/or supplement the EIA report.

31. The drafter of EIA documents shall submit an assessment of the proposals of the State affected to the environment and, where necessary, a revised and/or supplemented EIA report to the Agency in accordance with the proposals of the State having an impact on the environment.

32. Having taken into account the results of the transboundary consultations, the Agency shall take a decision on the environmental impact of the proposed economic activity after the completion of the transboundary EIA procedures in accordance with the procedure laid down in Article 12 of the Law on Environmental Impact Assessment of the Proposed Economic Activity and, where appropriate, within 10 working days from the submission of the amended and/or supplemented EIA report according to the proposals of the State affected to the environment, when the time limits for the adoption of this decision have expired, as specified in Article 12(1) to (5) of the Law on Environmental Impact Assessment of Planned Economic Activities.

33. The decision on the environmental impact of the proposed economic activity must state the reasons and reasons on which the decision is based and how the results of the cross-border consultations on the proposed economic activity have been taken into account.

34. Having adopted a decision on the environmental impact of a planned economic activity subject to cross-border EIA procedures, the Agency shall, within five working days, submit to the Ministry of the Environment information on the adopted decision on the environmental impact of the proposed economic activity, indicating an active web link to the website where the decision on the environmental impact of the proposed economic activity, the EIA report and the assessment of the proposals of the State affected by the environmental impact have been published or by submitting these documents by electronic means of communication or on a digital medium.

35. The organiser of the proposed economic activity or the drafter of EIA documents shall, within 20 working days, send the Ministry of Environment a translation thereof into the language indicated in the bilateral agreement with the State affected by the environmental impact, if such an agreement exists, in the language indicated in the bilateral agreement with the State affected by the environmental impact, in other cases in English and, where the State affected on the environment so requests, in its official language.

36. Upon receipt of the information and documents referred to in paragraphs 34 and 35 of the Procedure, the Ministry of the Environment shall, within 10 working days, inform the State affected by the transboundary EIA process about the completion of the EIA process, submit the decision on the environmental impact of the planned economic activity adopted by the Agency in the language indicated in the bilateral agreement with the State affected to the environment, in other cases in English, and, where the affected State so requests, in its official language, the decision on the environmental impact of the planned economic activity adopted by the Agency and shall request that its public be informed about its adoption. The information referred to in this point shall be published on the website of the Ministry of the Environment.

37. Upon commencement of the environmental impact assessment of the proposed economic activity, the Ministry of the Environment shall inform the Agency, the organiser of the proposed economic activity and the drafter of EIA documents of the request of the State affected to participate in EIA procedures and shall order the submission of the documents prepared during the EIA procedures for this proposed economic activity and referred to in paragraph 11 or point 22.1 of the Procedure. Cross-border EIA procedures shall be carried out in accordance with the procedure laid down in the Procedure.

38. The Ministry of the Environment shall, within 10 working days of receiving information on the granting of a permit for the carrying out of a planned economic activity for which transboundary EIA procedures have been carried out, submit this information to the State affected by the environmental impact.

39. If at the time of a transboundary EIA, in accordance with Article 7(1) of the Convention, it is agreed with the affected State that the planned economic activity subject to transboundary EIA procedures will be subject to the monitoring of transboundary effects, the organiser of the proposed economic activity shall prepare and submit to the Ministry of the Environment, at the latest by the commencement of the planned economic activity, a programme for monitoring transboundary effects, prepared in English.

40. The programme shall include:

40.1. control of the compliance of the measures to be implemented in the decision on the environmental impact of the proposed economic activity on the conditions for the implementation of the proposed economic activity and on the avoidance, reduction, compensation and restoration of the measures planned to implement significant adverse effects on the environment;

40.2. environmental impact analysis;

40.3. comparison of environmental impact forecasts made during the environmental impact assessment with the identified environmental impact.

41. Upon commencement of the planned economic activity, the organiser of the planned economic activity shall, not later than by 1 July of the following calendar year, submit to the Ministry of the Environment, in accordance with the transnational impact monitoring programme for the previous calendar year, a report on the monitoring of cross-border effects drawn up in English.

42. The Ministry of the Environment shall submit the documents referred to in paragraphs 39 and 41 of the Description of Procedure to the State affected by the environmental impact referred to in paragraph 38 of the Procedure, in accordance with the time limits laid down in the Law on Public Administration of the Republic of Lithuania.

43. Upon receipt of the observations and/or proposals of the State affected to the environment, the Ministry of the Environment shall forward them to the organiser of the proposed economic activity and shall instruct them to respond to them or to take them into account in the preparation of the monitoring report on transboundary effects for the subsequent calendar year.

CHAPTER III

The PROCEDURES OF TRANSBOUNDARY ENVIRONMENTAL IMPACT ASSESSMENT IN THE EVENT OF LITHUANIA BEING AFFECTED BY ENVIRONMENT

44. Upon receipt of information from another Member State of the European Union and/or a foreign State which has acceded to the Convention, the Ministry of the Environment shall, within 10 working days at the latest within 10 working days, submit it in writing to the interested State and/or municipal institutions specifying the time limit by which to submit to the Ministry of Environment conclusions on this information and a transboundary EIA, upon receipt of information from another Member State of the European Union and/or a non-EU Member State which has acceded to the Convention. If the affected State, having provided the information referred to in this subparagraph, informs the Ministry of the Environment of restrictions on the publication of information in the affected State relating to the protection of commercial and industrial secrets, including intellectual property, and to the protection of the public interest, the Ministry of the Environment shall make public the information referred to in this subparagraph subject to these restrictions.

45. The Ministry of the Environment shall publish the information received from the State causing the impact within 10 working days on its website for public access, indicating the name, telephone number, e-mail and the deadline of the person responsible for submitting proposals to the Ministry of Environment and applying for this information and the procedure for transboundary EIA.

46. Having assessed the proposals received by the public and the conclusions of the relevant state and/or municipal institutions regarding information on the planned economic activities and the transboundary EIA in the State causing the impact, the Ministry of the Environment shall, within the time limits specified by it, provide an answer as to whether the Republic of Lithuania, as an affected party, will participate in transboundary EIA procedures.

47. The Ministry of Environment shall publish the information referred to in paragraph 46 of the Procedure within 10 working days from the dispatch of the response to the State having an impact on the environment on the website of the Ministry of Environment and inform in writing the state and/or municipal institutions that submitted proposals.

48. Where the Republic of Lithuania participates in a transboundary EIA, the Ministry of the Environment shall, upon receipt of the EIA report and/or a summary thereof from the State having an impact on the environment, make them available to the public not later than within 10 working days, and inform the interested State and/or municipal authorities in writing how and until when the EIA report and/or its summary can be consulted, indicating a period of at least 20 working days within which conclusions may be submitted on this report and, when public information on the EIA report is organised, an indication of where and when it will take place (place or direct link, date and time of the meeting).

49. After the public introduction to the EIA report and/or after the expiry of the deadline for the submission of proposals, the Ministry of the Environment shall summarise the conclusions received by the interested public, the State and/or municipal institutions concerned and submit in writing the reply of the Republic of Lithuania regarding the EIA report, its summaries and/or additional information on the likely significant transboundary effects of the proposed economic activity on the environment of the Republic of Lithuania and, if necessary, in accordance with the provisions of the Convention, request further consultations of the State causing the impact on the potential transboundary effects of the proposed economic activity on the environment of the Republic of Lithuania.

50. Upon receipt of information from the State responsible for environmental impact on the adopted decision on the environmental impact of the proposed economic activity or a permit to carry out this economic activity, the Ministry of Environment shall, within 10 working days of receipt of the documents referred to in this subparagraph, publish the information received to the public on the website of the Ministry of Environment, and inform the interested state and/or municipal institutions which have submitted proposals in writing.

51. If during the transboundary EIA consultations, in accordance with Article 7(1) of the Convention, it has been agreed with the State having an impact on the environment that the planned economic activities subject to transboundary EIA procedures will be subject to the monitoring of transboundary effects, the Ministry of the Environment shall, upon receipt of the transboundary effects monitoring programme or the monitoring report on transboundary effects, inform the State and municipal authorities of the receipt of such documents within 10 working days and request proposals and/or comments.

52. The Ministry of Environment shall publish information on the transnational impact monitoring programme referred to in paragraph 51 of the Procedure or the monitoring report on transboundary effects within 10 working days of their receipt on the website of the Ministry of Environment.

53. Upon receipt of comments and/or proposals from state and municipal institutions and the public regarding the documents referred to in paragraph 51 of the Procedure, the Ministry of Environment shall summarise them and submit them to the State having an impact on the environment.

**(Information on the environmental impact assessment of the planned economic activity
provided to the State affected by the environmental impact)**

**INFORMATION ON THE PLANNED ECONOMIC ACTIVITY AND ITS POSSIBLE
TRANSBOUNDARY EFFECTS**

1. Data of the organiser of the planned economic activity (name of the natural person, name of the legal person), address, telephone number, e-mail).
 2. Information on planned economic activities:
 - 2.1. the name of the planned economic activity;
 - 2.2. the type of economic activity planned, indicating whether it is included in Annex I to the 1991 United Nations Convention on Environmental Impact Assessment in a Transboundary Context (hereinafter referred to as “the Convention”);
 - 2.3. a description of the planned economic activities, including main and directly related ancillary activities, including information on the main activity and related ancillary activities (information on the technology to be used, the related infrastructure, changes in transport flows, etc.);
 - 2.4. the extent of the planned economic activity (area occupied, capacity, volume of production, water consumption, raw materials and energy, waste generated, etc.);
 - 2.5. the period of execution of the planned economic activity (e.g. start and duration of construction works, duration of the phases of execution and termination of the activity, etc.).
 3. Information on the location of the planned economic activity:
 - 3.1. the location of the planned economic activity, its description (the characteristics of the geographical location of the site, socio-economic characteristics, the distance to the affected Contracting Party and its sensitive areas, such as the European ecological network Natura 2000 and other protected areas, cultural heritage sites and cultural heritage sites, residential areas, etc.);
 - 3.2. justification of the location of the planned economic activity (e.g. for geographical, economic reasons);
 - 3.3. maps or other graphical information measures defining the planned activities indicate the distances to the affected Contracting Party and its sensitive areas referred to in paragraph 3.1 of this Annex.
 4. Information on potential significant adverse transboundary effects on the environment.
-

**(Information on the environmental impact assessment of the planned economic activity
provided to the State affected by the environmental impact)**

**INFORMATION ON THE PLANNED ECONOMIC ACTIVITY AND ITS POSSIBLE
TRANSBOUNDARY IMPACT**

1. Name, address, telephone, e-mail of the developer (proponent of the proposed economic activity).
 2. Information on the nature of the proposed activity:
 - 2.1. title of the proposed economic activity;
 - 2.2. type of activity and indication whether the proposed activity is listed in Appendix I to the UN Convention on Environmental Impact Assessment in a Transboundary Context (Espoo Convention);
 - 2.3. description of the proposed activity, including the main activity and all peripheral and directly related activities (incl. description of technology to be used, related infrastructure, changes in traffic flows, etc.);
 - 2.4. scale of the proposed activity (occupied area, scope, production capacity, water, raw material and energy use, generation of waste, etc.);
 - 2.5. time-frame for proposed activity (start and duration of construction, operation and decommissioning, etc.).
 3. Information on the location of the proposed activity:
 - 3.1. location and description of the location (geographical, socio-economic characteristics, distance to the Affected Party to the Espoo Convention and its sensitive areas, e.g. "Natura 2000" and other protected sites, objects and sites of cultural heritage, residential areas, etc.);
 - 3.2. rationale for location of the proposed activity (e.g. geographical, Economical reasons);
Maps and other Pictorial documents related to the spatial boundaries of the proposed activity, with a clear indication of the distance to the Affected Party to the Espoo Convention and its sensitive areas, as noted in 3.1.
 4. Information on possible significant adverse transboundary impact of the proposed activity.
-

APPROVED

By the Order of the Minister of the
Environment of the Republic of
Lithuania of 23 May 2023 No D1-157

**DESCRIPTION OF THE PROCEDURES
FOR PUBLIC INFORMATION AND PARTICIPATION IN THE PROCESS OF
ENVIRONMENTAL IMPACT ASSESSMENT OF THE PROPOSED ECONOMIC
ACTIVITY**

**CHAPTER I
GENERAL PROVISIONS**

1. Description of the procedures for public information and participation in the process of environmental impact assessment of the proposed economic activity (hereinafter - Description of the procedures) establishes the procedures for public information and participation in the process of environmental impact assessment of the proposed economic activity (hereinafter - EIA) and the relations between the participants of this process.
2. The Description of the procedures shall be binding for all participants in the EIA process, specified in Article 5 of the Law on Environmental Impact Assessment of the Proposed Economic Activity of the Republic of Lithuania.
3. The functions of the competent authority referred to in Article 5(1)(1) of the Law on Environmental Impact Assessment of the Proposed Economic Activity shall be performed by the Environmental Protection Agency (hereinafter referred to as the Agency) in accordance with the powers conferred by the Government of the Republic of Lithuania in point 2 of the Government of the Republic of Lithuania's Resolution of 28 July 2000 No. 900 "On the Granting of Powers to the Ministry of the Environment and Institutions Subordinate to the Ministry of the Environment".
4. The terms used in the Description of the procedures shall be understood as defined in the Law on Environmental Impact Assessment of the Proposed Economic Activity, Law on Crisis Management and Civil Protection of the Republic of Lithuania.

**CHAPTER II
GENERAL REQUIREMENTS FOR PUBLIC INFORMATION AND PARTICIPATION**

5. During the EIA process, the concerned public shall have the right to receive information on the potential environmental impact of the proposed economic activity from other participants in the EIA process in accordance with the procedure established by law.
6. During the EIA process of the proposed economic activity, the concerned public shall have the right to submit to the Agency, the preparer of the EIA documents, the organiser of the proposed economic activity, and the EIA entities, in accordance with the procedure set out in the Procedures, proposals, questions, comments, information, analyses, or opinions on the proposed economic activity and its EIA (hereinafter referred to as proposals).
7. In carrying out the duties set out in the Description of the procedures, the Environmental Protection Agency, the EIA document preparer, the organiser of the proposed economic activity and the EIA entities shall process personal data in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (the "General Data Protection Regulation"), as well as with other legal acts regulating personal data protection.
8. The concerned public may submit proposals in writing, by e-mail or by other electronic means. Proposals shall include:

- 8.1. if the proposals are submitted by natural persons - the name and contact details (address, telephone, e-mail); if the proposals are submitted by legal persons - the name of the legal person and contact details (registered office address, telephone, e-mail);
- 8.2. the date of submission.
9. Members of the public who wish to receive a copy of the EIA report made available to the public or submitted to the Agency shall be required to pay the copying costs.

CHAPTER III

INFORMING ABOUT THE ENVIRONMENTAL IMPACT ASSESSMENT PROGRAMME

10. The preparer of the EIA documentation, after preparing the EIA programme, shall inform the public about the possibility to get acquainted with it and to submit proposals by publishing the information referred to in point 12 of the Description of the procedures:

10.1. submit the information by means of electronic communications to the Agency and to the administration of the municipality(ies) in whose territory(s) the economic activity is proposed, and if the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea - to the Agency and to the administrations of municipalities bordering the Baltic Sea. The authorities shall publish the information received within 3 working days on their websites;

10.2. submit the information in writing to the administration(s) of the municipality(ies) in whose territory(ies) the economic activity is proposed and to the district(s) authority(ies) in whose territory(ies) the economic activity is proposed, and if the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea - to the administrations of the municipalities bordering the Baltic Sea. The authorities shall publish the information received within 3 working days on their notice boards;

10.3. publish it on the website of the preparer of the EIA documentation and/or the organiser of the proposed economic activity;

10.4. publish in a local newspaper published periodically and distributed in the municipality(ies) in whose territory(ies) the proposed economic activity is proposed, or, if there is no such newspaper, in a regional or national newspaper. If the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea, publish the information in local newspapers published periodically and distributed in the municipalities bordering the Baltic Sea, or, if there is no such newspaper, in a regional or national newspaper.

11. It is recommended that the information referred to in point 12 of the Description of the procedures to be published additionally by one or more of the following methods of informing the general public: by erecting information boards at the location of the proposed economic activity; by posting notices on the notice boards of public organisations, shops, residential houses or other buildings; by sending it to public organisations, chairpersons of multi-apartment houses or gardeners' associations, chairpersons of communities by e-mail; by publishing it in social networks; and by conducting surveys of residents.

12. The information to be made available to the public is prepared by filling out on the form set out in Annex 1 to the Schedule and shall include:

12.1. contact details of the organiser of the proposed economic activity;

12.2. contact details of the preparer of the EIA documentation;

12.3. the name and location of the proposed economic activity;

12.4. the EIA entities which examine the EIA programme within their competence, submit conclusions and provide information to the public on the potential environmental impact of the proposed economic activity, and the competent authority that approves the EIA programme and takes decision on the environmental impact of the proposed economic activity;

12.5. to whom, by when and at what address proposals, including the opportunity to ask questions and obtain information, on the EIA programme and the EIA being carried out may be submitted. It shall be specified that the concerned public shall submit proposals on the EIA programme to the

Agency and shall have the right to submit them to the preparer of the EIA documentation or to the organiser of the proposed economic activity. The deadline for submitting proposals shall be specified as at least 10 working days from the date of publication of the information on the EIA programme received by the Agency, starting from the day following the publication;

12.6. an active web link of the published EIA programme on the website of the preparer of the EIA documentation or the organiser of the proposed economic activity, which must be up and running until the Agency approves the EIA programme. In the event of a revision or addition to the EIA programme, the organiser of the EIA documentation or the organiser of the proposed economic activity shall publish an updated version of the EIA programme on its website within one working day;

12.7. information on the likely nature of the decision.

13. The concerned public shall submit proposals on the EIA programme to the Agency and shall have the right to submit proposals to the preparer of the EIA documentation or the organiser of the proposed economic activity by the deadline specified in the information published by the preparer of the EIA documentation for the public, which shall be at least 10 working days from the date of publication of the information on the EIA programme, received by the Agency, counting from the day following the date of publication of the information.

14. The Agency, having received the concerned public's proposals on the EIA programme within its competence directly from the representatives of the concerned public, shall reply to them in writing within 10 working days. The Agency, having received the concerned public's proposals on the EIA programme that are not within its competence, shall, within 5 working days, submit a depersonalized (anonymized) copy of the proposals to the preparer of the EIA documentation and inform the representatives of the concerned public who submitted the proposals that the proposals have been received, that they shall be forwarded to the preparer of the EIA documentation and that an evaluation of the concerned public's proposals will be prepared and published on the Agency's website, together with the approved EIA programme.

15. The organiser of the proposed economic activity, upon receipt of the concerned public's proposals on the EIA programme, shall submit a copy of the proposals to the preparer of the EIA documents.

16. The preparer of the EIA documentation, having received the proposals of the concerned public on the EIA programme directly from the representatives of the concerned public or from the organiser of the proposed economic activity, shall inform the representatives of the concerned public in writing that the proposals have been received and that an evaluation of the proposals of the concerned public will be prepared and published on the Agency's website together with the approved EIA programme.

17. The preparer of the EIA documentation shall register the proposals of the concerned public on the EIA programme received from the Agency, the organiser of the proposed economic activity and directly from the representatives of the concerned public in accordance with the form for registration of the proposals of the concerned public set out in Annex 2 to the Description of the procedures and, together with the organiser of the proposed economic activity, shall prepare an evaluation of the proposals of the concerned public by completing the form set out in Annex 3 to the Description of the procedures. The proposals shall be evaluated, indicating whether they have been accepted, partially accepted or rejected. Information shall be provided on how the accepted proposal has been taken into account. In the event of rejection or partial rejection of a proposal, reasons shall be given for the rejection or partial rejection.

18. When approving the EIA programme, the Agency shall evaluate the proposals of the public concerned and the evaluation of the proposals made by the EIA document preparer and shall inform the public about the approved EIA programme within 3 working days after the approval of the EIA programme by publishing on its website the letter on the approval of the EIA programme, the evaluation of the proposals of the public concerned and the approved EIA programme.

19. Participants of the EIA process referred to in point 13 of the Description of the procedures, upon receipt of the concerned public's proposals on the EIA programme, which were submitted after the deadline for submission of proposals on the EIA programme referred to in point 13 of the Description of the procedures, shall perform the actions referred to in points 14 to 17 of the Description of the procedures, however, the proposals shall be examined by preparing an assessment of the concerned

public's proposals, which shall be included into the annex to the EIA report on public information and participation in the EIA procedures, and shall be made available at the Agency's website.

20. If, prior to the approval of the EIA programme, the Agency receives from the municipal administration a negative reasoned decision of the municipal council on the feasibility of the proposed economic activity, it shall, within 3 working days of receipt of this decision, inform the public by publishing the decision of the municipal council on its website and by notifying, that the environmental impact assessment procedures may not be continued as long as the negative reasoned decision taken by the municipal council remains in force, except in cases where the proposed economic activity has been recognised as a project of national importance or is a project of regional interest or the proposed economic activity is necessary for the implementation of a project of national importance or regional interest.

CHAPTER IV

PUBLICATION OF A NOTICE OF COMMENCEMENT OF AN ENVIRONMENTAL IMPACT ASSESSMENT

21. If the EIA programme is not being prepared, the organiser of the proposed economic activity or the preparer of the EIA documents, has to prepare a notice on the commencement of the EIA according to the form specified in the Description of the procedures for Conducting the Procedures of Environmental Impact Assessment of the Proposed Economic Activity, and to publish it by the means of the public information referred to in point 10 of the Description of the procedures. The public concerned shall submit proposals on the commenced EIA to the Agency and shall have the right to submit them to the preparer of the EIA documentation or the organiser of the proposed economic activity within 10 working days from the date of publication of the notice of commencement of EIA by the Agency.

22. The Agency, having received proposals from the concerned public within its competence concerning the commenced EIA, shall reply in writing within 10 working days to the representatives of the concerned public who submitted them. The Agency, having received proposals from the concerned public on the EIA which are not within its competence, shall, within 5 working days, submit a depersonalised copy of the proposals to the preparer of the EIA documentation and inform the representatives of the concerned public who submitted the proposals that the proposals have been received, that they shall be forwarded to the preparer of the EIA documentation and that an evaluation of the proposals from the concerned public will be prepared and included in the EIA report.

23. The organiser of the proposed economic activity, having received the proposals of the concerned public concerning the EIA, shall submit copies thereof to the preparer of the EIA documents.

24. The preparer of the EIA documentation, having received the proposals of the concerned public on the EIA, either directly from the representatives of the concerned public or from the organiser of the proposed economic activity, shall inform the representatives of the concerned public that the proposals have been received and that an evaluation of the proposals of the concerned public will be prepared and presented in the EIA report.

25. The preparer of the EIA documents shall register the proposals of the concerned public concerning the EIA, received from the Agency, the organiser of the proposed economic activity and directly from the representatives of the concerned public, in accordance with the form for registration of the proposals of the concerned public, set out in Annex 2 to the Description of the procedures and, together with the organiser of the proposed economic activity, shall prepare an evaluation of the proposals of the concerned public by completing the form set out in Annex 3 to the Description of the procedures.

CHAPTER V

INFORMING THE PUBLIC ABOUT THE PREPARED EIA REPORT AND PUBLIC HEARINGS ON THE EIA REPORT

26. The preparer of the EIA documentation, after preparing the EIA report, shall:

26.1. make the EIA report available to the public at its registered office (during working hours) and on its own website and/or the website of the organiser of the proposed economic activity;

26.2. ensure that the EIA report is made available to the public at the administrative premises of the district(s) authority(ies) in whose territory(s) the economic activity is proposed. Where there is no district authority in the territory(s) of the municipality(ies), or where the economic activity is proposed in the territory(s) of more than one municipality, the EIA report shall be made available to the public at the administrative premises of the municipality(ies) in whose territory(ies) the economic activity is proposed. Where the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea, the EIA report shall be made public in the administrative offices of the municipalities bordering the Baltic Sea.

27. The preparer of the EIA documentation shall, at least 20 working days prior to the public hearings on the EIA report, inform the public about the possibilities to get acquainted with it, to submit proposals and to take part in the process of the public hearings on this report, and shall make available to the public the information referred to in point 29 of the Description of the procedures:

27.1. submit the information by e-mail to the Agency and to the administration of the municipality(ies) in whose territory(s) the economic activity is proposed, and if the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea - to the Agency and to the administrations of the municipalities bordering the Baltic Sea. The authorities shall publish the information received on their websites;

27.2. submit the information in writing to the administration(s) of the municipality(ies) in whose territory(ies) the economic activity is proposed and to the district(s) authority(ies) in whose territory(ies) the economic activity is proposed, and if the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea - to the administrations of the municipalities bordering the Baltic Sea. The authorities shall publish the information received on their notice boards;

27.3. publish it on the website of the preparer of the EIA documentation and/or the organiser of the proposed economic activity;

27.4. in a local newspaper published periodically and distributed in the municipality(ies) in whose territory(ies) the economic activity is proposed, or, if there is no such newspaper, in a regional or national newspaper. If the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea, it shall publish the information in local newspapers published periodically and distributed in the municipalities bordering the Baltic Sea, or, if there is no such newspaper, in a regional or national newspaper.

28. It is recommended that the information referred to in point 29 of the Description of the procedures would be published additionally by one or more of the following methods of informing the general public: by erecting information boards at the location of the proposed economic activity; by posting notices on the notice boards of public organisations, shops, residential houses or other buildings; by sending it to public organisations, chairpersons of multi-apartment houses or gardeners' associations, chairpersons of communities by e-mail; by publishing it in social networks; and by conducting surveys of residents.

29. The information about the public hearings on the EIA report, which shall be made available to the public by using in the form set out in Annex 4 to the Description of the procedures, shall include:

29.1. details of the organiser of the proposed economic activity;

29.2. details of the preparer of the EIA documentation;

29.3. the name and location of the proposed economic activity;

29.4. the EIA entities, which will provide conclusions on the EIA report in accordance with their competence and provide information to the public on the potential environmental impact of the proposed economic activity in accordance with the procedure laid down by law, and the competent authority, which will make a decision on the environmental impact of the proposed economic activity;

29.5. the website of the preparer of the EIA documentation or the organiser of the proposed economic

activity, with a direct active link to the published EIA report, which shall remain active until the Agency has taken a decision on the environmental impact of the proposed economic activity. In the event of a revision or addition to the report, the updated version of the report must be published within one working day of the revision or addition;

29.6. the address, telephone number and time of access to the EIA report of the preparer of the EIA documentation, the municipality and/or district(s) authority(ies) office(s) or other place(s) where the EIA report shall be made available to the public, taking into account the requirements of points 26, 31 and 32 of the Description of the procedures;

29.7. to whom, by when and at what address proposals, including the opportunity to ask questions and obtain information, may be made concerning the EIA report and the EIA being carried out. It shall be specified that the concerned public shall submit proposals to the Agency and shall have the right to submit proposals to the preparer of EIA documents. The deadline for submission of proposals shall be specified, which shall be at least 20 working days before and during the public hearings on the EIA report;

29.8. where and when the public hearings on the EIA report will take place and the live webcast video link, taking into account the requirements of points 30, 31 and 32 of the Description of the procedures.

30. The public hearings on the EIA report shall be carried out in a hybrid way:

30.1. by live webcast, allowing remote access, questions and answers;

30.2. at the administrative premises of the district authority of the territory in which the economic activity is proposed or at another place chosen by the EIA document preparer and agreed in writing with the district authority. If there is/are no district(s) authority(ies) in the territory of the municipality - at the administrative premises of the municipality in whose territory the economic activity is proposed or at another place chosen by the preparer of the EIA documentation and agreed in writing with the municipal administration.

31. If the economic activity is proposed in the territories of several district authorities and/or municipalities, the EIA report shall be made public and the public shall be informed about the possibilities to get acquainted with it, to submit proposals and to participate in the public hearings on the EIA report in all the district authorities and/or municipalities referred to in this point. The public hearings on the EIA report referred to in point 30 of the Description of the procedures shall take place in all or in one of the district authorities and/or municipalities referred to in this point. If the public hearings are carried out in one of these district authorities and/or municipalities, technical possibilities shall be made available for representatives of the concerned public, who come to the administrative premises of the other district authorities and/or municipalities referred to in this point, to participate remotely in the public hearings of the EIA report, to ask questions and receive answers.

32. If the proposed economic activity and its related structural components, e.g. construction of related infrastructure, are proposed in the territories of different district authorities and/or municipalities, the EIA report shall be made public and the public shall be informed about the possibilities to get acquainted with it, to submit proposals and to participate in the public hearings on the EIA report in all the district authorities and/or municipalities referred to in this point. Public presentation of the EIA report shall only take place in the municipality or district authority in which the main proposed economic activity, and not its related structural components, is located.

33. If the economic activity is proposed in the territorial sea of the Republic of Lithuania and/or the exclusive economic zone of the Republic of Lithuania in the Baltic Sea, the public hearings on the EIA report shall be carried out in a hybrid way: live webcast, with the possibility to connect remotely, to ask questions and hear answers, and in the administrative premises of the municipalities bordering the Baltic Sea or in other places chosen by the EIA document preparer and agreed in writing with the municipal administrations. The public hearings on the EIA report shall take place in all or one of the municipalities referred to in this point. If the public hearings on the EIA report are carried out in one of the municipalities, technical possibilities shall be made available for representatives of the public concerned, who are present in the administrative premises of the other municipalities referred to in this point, to participate remotely in the public hearings on the EIA report, to ask questions and to hear the answers.

34. The public concerned has the right to submit proposals on the EIA report and the EIA process:

- 34.1. to the Agency and the EIA documents preparer - within the time limit provided in the information on public hearings on the EIA report published by the EIA document preparer, which shall be at least 20 working days prior to the public hearings on the EIA report;
- 34.2. to the preparer of the EIA documentation - during the public hearings on the EIA report;
- 34.3. to the Agency within the time limit referred to in point 47 of the Description of the procedures.
35. The Agency, having received directly from the representatives of the public concerned the proposals falling within its competence, shall reply to them in writing within 10 working days. The Agency, having received proposals from the concerned public outside its competence, shall, within 5 working days, provide depersonalised copies of the proposals to the EIA document preparer and inform the representatives of the concerned public who submitted the proposals that the proposals have been received, that the proposals have been forwarded to the EIA document preparer and that an evaluation of the proposals from the concerned public will be prepared and included in the annex to the EIA report on public information and participation in the EIA procedures and published on the website of the Agency.
36. The preparer of the EIA documentation, having received the proposals of the concerned public directly from the representatives of the concerned public, shall inform them in writing that the proposals have been received and that an evaluation of the proposals of the concerned public will be prepared and included in the annex to the EIA report on public information and participation in the EIA procedures and published on the website of the Agency.
37. The preparer of the EIA documentation shall register the proposals of the concerned public received from the Agency and directly from the representatives of the concerned public in accordance with the form for registration of the proposals of the concerned public set out in Annex 2 to the Description of the procedures, revise, if necessary, the EIA report, and, together with the organiser of the proposed economic activity, prepare an evaluation of the proposals of the concerned public according to the form set out in Annex 3 to the Description of the procedures. The evaluation shall indicate whether the proposals have been accepted, partially accepted or rejected. Information shall be provided on how the accepted proposal has been taken into account. In the event of rejection or partial rejection of a proposal, reasons shall be given for the rejection or partial rejection.
38. During the public hearings on the EIA report, the EIA document preparer shall:
 - 38.1. appoint a chairman and a secretary;
 - 38.2. register the participants of the public hearings on the EIA report;
 - 38.3. describe the proposed economic activity, present the EIA report and the results of the assessment;
 - 38.4. inform on the evaluation of the proposals received from the concerned public before the start of the public hearings on the EIA report;
 - 38.5. answer questions from the participants during the public hearings on the EIA report;
 - 38.6. inform that the proposals of the concerned public received before and submitted during the public hearings on the EIA report are registered, that an evaluation of the proposals of the concerned public will be prepared and that it, as well as the minutes, will be included in the annex to the EIA report on public information and participation in the EIA procedures and published on the Agency's website along with the EIA report.
39. If no representative of the public arrive at the public hearings on the EIA report within one hour from the time set for its commencement and does not remotely connect, the chairman of the public hearings on the EIA report shall declare that the public hearings procedure has been completed. This shall be recorded in a protocol signed by the chairman of the public hearings on the EIA report and the secretary.
40. After the public hearings on the EIA report, the secretary shall, within 5 working days (counting from the next working day after the public hearings), prepare the minutes of the public hearings on the EIA report, which shall indicate the date and place of the public hearings, the information on the participants, the main summary statements of the preparer of the EIA documentation, the questions raised by the participants during the public hearings and the answers to them. The minutes may not contain personal data of the public participants. The minutes shall be signed by the chairman and the secretary.

41. In case of restriction of public access to the premises of the municipality(ies) and/or district(s) authority(ies) during an emergency situation, the EIA report shall be published only via the Internet in electronic format on the website of the preparer of the EIA documents and/or the organiser of the proposed economic activity.

42. In the event of a restriction of access to enclosed spaces during an emergency situation, the public hearings on the EIA report shall be postponed until the expiry of the restriction or prohibition, or shall be organised only by means of a live webcast, taking into account the requirements set out in points 38 to 40 of the Description of the procedures.

43. Where, during an emergency situation, the public hearings on the EIA report is to be carried out only by means of a live webcast, the information on the public presentation referred to in point 29 of the Description of the procedures shall include the date and time of the live webcast and a link to the live webcast. In the event of technical difficulties during the live broadcast which cannot be remedied within a reasonable time period, the public hearing shall be re-organised and the public shall be informed at least 5 working days in advance.

44. The procedures of informing the public about the prepared EIA report and public hearings on the EIA report, which started when access to the enclosed spaces was restricted, shall be completed by the same method.

CHAPTER VI

INFORMING ABOUT THE RECEIVED ENVIRONMENTAL IMPACT ASSESSMENT REPORT AND THE DECISION ON THE ENVIRONMENTAL IMPACT OF THE PROPOSED ECONOMIC ACTIVITY

45. The Agency, having received from the preparer of the EIA documentation the EIA report, including the proposals of the concerned public registered according to the form set out in Annex 2 to the Description of the procedures, their evaluation carried out according to the form set out in Annex 3 to the Description of the procedures, and the conclusions of the EIA entities, shall, not later than within 3 working days from the receipt of these documents, publish on the Agency's website a notice to the public as referred to in point 46 of the Description of the procedures.

46. The notice must include:

46.1. details of the organiser of the proposed economic activity (name of natural person or legal entity, address, website, telephone, e-mail);

46.2. details of the preparer of the EIA documentation (name of natural person or legal entity, address, website, telephone, e-mail);

46.3. the name and location of the proposed economic activity (county, municipality, district authority; city, town, village or hamlet; if available - street, building no., unique and/or cadastral no. of the land plot);

46.4. a direct active web link to the published EIA report;

46.5. the time limit for the submission of proposals to the Agency, which will take a decision on the environmental impact of the proposed economic activity; the proposals will be discussed with representatives of the public concerned before the Agency takes a decision on the environmental impact of the proposed economic activity. The deadline for submitting proposals - 10 working days from the date of publication of the notice. Proposals received after the deadline shall not be considered.

47. The concerned public shall have the right to submit proposals to the Agency, which shall be discussed with representatives of the concerned public before the Agency takes a decision on the environmental impact of the proposed economic activity. The deadline for submission of proposals - 10 working days from the date of publication of the notice. Proposals received after this deadline shall not be considered.

48. The preparer of the EIA documentation shall organise a repeated public hearings on the EIA report in accordance with the procedure set out in Chapter IV of the Description of the procedures, if:

48.1. the Agency obliges the preparer of the EIA documentation to carry out a repeated public hearings on the EIA report due to a violation of the procedures related to the publicity of the EIA report and the public information;

48.2. the EIA report is substantially amended (changes in the scope of the economic activity, new technological and/or location alternatives are proposed) or substantially corrected (the EIA report did not adequately or insufficiently assess the potential environmental impact) and the Agency obliges the preparer of the EIA documents to carry out a repeated public hearings on the EIA report or the hearings are organised at the initiative of the organiser of the proposed economic activity.

49. If the Agency receives proposals from the concerned public during the time period for submission of proposals referred to in sub-point 46.5 of the Description of the procedures, after the deadline it shall organise a meeting to discuss the proposals, inviting in writing the representatives of the concerned public who have submitted the proposals, the organiser of the proposed economic activity, and the preparer of the EIA documentation to a meeting at least 5 working days before the meeting. Together with the invitation, the Agency shall send depersonalised copies of the proposals of the public concerned and inform them that, in the event of failure to attend the meeting, the minutes of the meeting and the Agency's decision on the environmental impact of the proposed economic activity will be available on the Agency's website where such information is published. The meeting may also be organised remotely.

50. If the organiser of the proposed economic activity or the preparer of the EIA documentation is unable to participate in the meeting, he/she shall, within 1 working day before the date of the meeting referred to in point 49 of the Description of the procedures, inform the Agency that he/she will not participate and shall submit in writing the evaluation of the proposals of the concerned public.

51. If the representative(s) of the concerned public, the organiser of the proposed economic activity or the preparer of the EIA documentation is/are not present at the meeting, the Agency shall consider the proposals in his/her absence.

52. The procedure for discussing proposals from the public concerned shall be documented in the minutes. The minutes shall indicate the format of the meeting, place, date, participants (or a list of participants shall be annexed to the minutes), indicate the issues discussed and the conclusions and/or proposals adopted at the meeting. The minutes shall be drawn up and signed by a representative of the Agency.

53. If no EIA programme has been prepared and prior to the adoption of the decision on the proposed economic activity the Agency receives from the municipal administration a negative reasoned decision of the municipal council on the feasibility of the proposed economic activity, the Agency shall inform the public within 3 working days from the date of receipt of the decision by publishing on its website the decision of the municipal council and by announcing that the EIA procedures are suspended, unless the proposed economic activity has been recognised as a project of national importance or is a project of regional importance, or the proposed economic activity is necessary for the realisation of the project of national importance or of regional importance.

54. If there are uncertainties about the compliance of the proposed economic activity with the requirements of legal acts or about the possible significant negative impacts on the environment, the Agency, before taking a decision on the environmental impact of the proposed economic activity shall, if necessary, organise a meeting, where the representatives of the concerned public can participate. The meeting shall be organised in a hybrid or remote format. At least 3 working days before the meeting the Agency shall publish on its website information on where and when the meeting will take place and, in the case of a hybrid meeting, a live webcast link.

55. After adopting a decision on the environmental impact of the proposed economic activity, the Agency shall publish the decision, the EIA report on the basis of which the decision was adopted, and the minutes of the meeting referred to in point 49 of the Description of the procedures on its website within 3 working days of its adoption.

56. The Agency, having adopted a decision on the extension of the validity of a decision on the environmental impact of a proposed economic activity, shall publish it on its website within 3 working days.

CHAPTER VII
INFORMING THE PUBLIC ABOUT TRANSBOUNDARY ENVIRONMENTAL IMPACT
ASSESSMENT PROCEDURES

57. Information on transboundary EIA procedures shall be published on the websites of the Ministry of the Environment and the Agency in accordance with the procedure set out in the Description of the procedures for Conducting the Procedures of Transboundary Environmental Impact Assessment of the Proposed Economic Activity.

Description of the procedures for public information and participation in the process of environmental impact assessment of the proposed economic activity

Annex 1

(Form for informing the public on the prepared environmental impact assessment programme)

INFORMATION ON THE PREPARED

(name of the proposed economic activity)

AN ENVIRONMENTAL IMPACT ASSESSMENT PROGRAMME

Organiser of the proposed economic activity:

(name of natural person or legal entity, contact address, website, telephone, email)

Preparer of environmental impact assessment documents:

(name of natural person or legal entity, contact address, website, telephone, email)

Name and location of the proposed economic activity:

(name of the proposed economic activity, county, municipality, district authority; city, town, village or hamlet; if any, street, building no., unique and/or cadastral no. of the land plot)

The environmental impact assessment entities that examine the environmental impact assessment programme and within their competence issue conclusions and provide information to the public on the potential environmental impact of the proposed economic activity in accordance with the procedure laid down by law:

(names, addresses, telephone numbers, e-mail addresses of the entities involved in the environmental impact assessment process for the specific proposed economic activity)

The Environmental Impact Assessment Programme shall be approved and a decision on the environmental impact of the proposed economic activity shall be taken by the Environmental Protection Agency (A. Juozapavičiaus g. 9, Vilnius, phone +370 682 92 653, e-mail: aaa@gamta.lt).

The public submits proposals on the EIA programme (including the possibility to ask questions and receive information) to the Environmental Protection Agency and has the right to submit them to the preparer of the EIA documents or the organiser of the proposed economic activity before:

(the deadline for submission of proposals shall be at least 10 working days from the date of publication of the information received by the Agency on the environmental impact assessment programme, counting from the day following the publication)

Online link to the published EIA programme:

(direct active link on the website of the preparer of the EIA documentation or the organiser of the proposed economic activity)

The decision on the environmental impact of the proposed economic activity is taken by the Environmental Protection Agency. If the Agency decides that the activity complies with the

requirements of the legislation on environmental protection, public health, protection of immovable cultural heritage, fire safety and civil protection and will not have a significant negative impact on the environment, the proposed economic activity may be carried out. If the Agency decides that the proposed economic activity does not comply with the requirements of the legislation on the protection of the environment, public health, the protection of immovable cultural heritage, fire safety and civil protection and will have a significant negative impact on the environment, the permits provided for in the legislation may not be granted and the activity may not be carried out.

Description of the procedures for public information and participation in the process of environmental impact assessment of the proposed economic activity

Annex 2

(Registration form for the proposals of the concerned public)

PROPOSALS OF THE CONCERNED PUBLIC ON

(name of the proposed economic activity)

(indicate the stage at which the proposals received are registered: EIA programme and ongoing EIA / EIA commencement / EIA report and ongoing EIA)

REGISTRATION

No.	Date of receipt of the concerned public's proposal	Sender of the concerned public's proposal (indicate whether the proposal was received from the Agency, the organiser of the proposed economic activity or directly from the concerned public)	Proposal of the concerned public
1	2	3	4
1.			
2.			
3.			

Description of the procedures for public information and participation in the process of environmental impact assessment of the proposed economic activity

Annex 3

(Form for evaluation of the proposals of the concerned public)

PROPOSALS OF THE CONCERNED PUBLIC ON

(name of the proposed economic activity)

(indicate the stage at which the proposals received are being assessed: EIA programme and ongoing EIA / EIA commencement / EIA report and ongoing EIA)

EVALUATION

Eil. No.	Proposal from the concerned public	Proposals by topic (e.g. water pollution, air pollution, noise, smell)	Proposal of the public concerned accepted, partially accepted or rejected	Reasons for accepting or rejecting the proposal
1	2	3	4	5
1.				
2.				
3.				

Description of the procedures for public information and participation in the process of environmental impact assessment of the proposed economic activity

Annex 4

(Form of information to be made available to the public about the public hearings on the EIA report)

INFORMATION ABOUT THE PUBLIC HEARINGS ON ENVIRONMENTAL IMPACT ASSESSMENT REPORT OF

(name of the proposed economic activity)

Organiser of the proposed economic activity:

(name of natural person or legal entity, contact address, website, telephone, email)

Preparer of environmental impact assessment documents:

(name of natural person or legal entity, contact address, website, telephone, email)

Name and location of the proposed economic activity:

(name of the proposed economic activity, county, municipality, district authority; city, town, village or hamlet; if any, street, building no., unique and/or cadastral no. of the land plot)

The environmental impact assessment entities that examine the environmental impact assessment report and within their competence issue conclusions and provide information to the public on the potential environmental impact of the proposed economic activity in accordance with the procedure laid down by law:

(names, addresses, telephone numbers, e-mail addresses of the entities involved in the environmental impact assessment process for the specific proposed economic activity)

The decision on the environmental impact of the proposed economic activity is taken by the Environmental Protection Agency (A. Juozapavičiaus g. 9, Vilnius, phone +370 682 92 653, e-mail aaa@gamta.lt).

Online link to the published environmental impact assessment report:

(direct active link on the website of the preparer of the EIA documentation or the organiser of the proposed economic activity)

The environmental impact assessment report is made available to the public:

(indicate the address, telephone number and time of access to the EIA report at the premises of the preparer of the environmental impact assessment documents, the municipality and/or district authority or other place(s) where the EIA report is made available to the public)

The public shall submit proposals (including the opportunity to ask questions and obtain information) on the EIA report and the ongoing EIA to the Environmental Protection Agency, and shall have the right to submit them to the preparer of the EIA documents before:

(indicate the deadline for submission of proposals, which shall be at least 20 working days before and at the time of the public hearings on the environmental impact assessment report)

The public hearings on the EIA report will be carried out in a hybrid format (in person and via webcast):

(location, address, date, time and live webcast link)
