

- a) "Industrial activity" means an economic activity provided for in the Timor-Leste Classification of Economic Activities (CAE) approved by Decree-Law No. 45/2011, of 19 October.
- b) "Temporary industrial activity" is an activity exercised during a period of time not exceeding two years, intended for the execution of a specific one-off purpose, whether or not implanted on a movable structure, and that is not included in the specific regimes of environmental impact assessment, integrated pollution prevention and control, as well as the control of hazards associated with major accidents involving dangerous substances.
- c) "Industrial company", the individual or collective person organized under the terms of the law to exercise, exclusively or not, the industrial activity.
- d) "Supervisory entity" means the entity responsible for supervising compliance with the rules governing the exercise of industrial activity.
- e) "Industrial establishment" means a set of material elements used for the exercise, in the same place and by the same company, of a certain industrial activity.
- f) "Interlocutor and technical manager of the project" means the person or entity appointed by the industrialist for the purposes of demonstrating that the project is in compliance with the applicable legislation and for the purposes of the relationship with the licensing authority and other entities intervening in the industrial licensing process.
- g) "Industrial operating license" means a written decision concerning the authorization or approval for operation of industrial establishments issued by the Directorate General for Industry.

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- 4. Any Industrial Enterprise which has been exempted as referred to in subsection 2 and any medium-sized Industrial Enterprise as referred to in subsection 3(a) shall be located in allocated industrial zones.
- 5. The Industries referred to in number 3 shall be defined by the Ministry of Tourism, Trade and Industry.
- 1. Applications for a licence to install or alter shall be submitted to the Directorate-General for Industry, duly instructed under the terms laid down in this statute and in a regulatory statute.
- 2. For the purposes of licensing, industrial establishments shall fall into a typology to be defined in accordance with their size, with smaller establishments and those whose activity is not especially dangerous to the environment, persons and property being exempt from prior licensing.
- 3. Should the industrial establishment be subject to a location authorisation, the licensing application may only be considered duly completed with the attachment of the respective application for the location authorisation certificate.
- 4. The competent authority for issuing the license, within 10 working days, shall forward the project for advice to the entities with responsibilities in the areas of environment, health, hygiene and safety at work or any other entities it deems necessary.
- 5. The entities referred to in the previous number must issue their opinion within 20 working days, except in the case of projects subject to the environmental impact assessment procedure and the environmental licensing procedure, in which case the time limit is that established in the respective legislation.
- 6. The licence for the installation or alteration of an industrial facility shall be issued by the Directorate-General for Industry and shall obligatorily include the conditions and requirements imposed by the entities consulted, or any others deemed convenient by the licensing entity.
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