

NARNI CITY

Area of Management and Organization of the Territory

THE MANAGER

CONSIDERING the request of the firm "ILFER SPA" (CF / P.IVA 00096240551), presented with PEC prot.n. 25326 dated 09/14/2018, tending to obtain a substantial modification of the AUA already issued with No. 7 / 2014 (due to the increase in the quantity and type of waste to be treated), for the production facility located in Narni, Strada di Maratta No. 53, HAVING NOTICE of the investigative competence of the Umbria Region, to which the request was transmitted by the Our Offices with PEC No. 25482 of 09/17/2018, SEEN the final provision adopted by the Region of Umbria - Environmental Authorization Service (AIA and AUA) - with Managerial Resolution No. 6809 of 12/07/2019 (including the instructor opinions); CONSIDERING the Presidential Decree of March 13, 2013 No. 59, CONSIDERING the Law of August 7, 1990 No. 241 and the following, in accordance with the Presidential Decree No. 160/2010, CONSIDERING Legislative Decree 18/08 / 2000 No. 267; CONSIDERING the ANCI note of addresses for the application of Presidential Decree

No. 59/2013 concerning AUA, VISA Article 107, paragraph 3 ° - letter f, of D .Lgs. 18-08-2000 n. 267: Pursuant to art. 4 of the D.P.R. 03/13/2013 n. 59

MAKES To the company "ILFER S.P.A." (C.F. / P.IVA 00096240551) with registered office at Strada di Maratta 53 - Narni (TR), UNIQUE ENVIRONMENTAL AUTHORIZATION n. 13/2019 for the production facility located in Strada di Maratta n. 53 in the Municipality of Narni, for the following qualifications:

- Authorization for discharges pursuant to Chapter II of Title IV of Section II of the Third Party of Legislative Decree 152/2006;

- Authorization for atmospheric emissions pursuant to art. 269 of Legislative Decree 152/2006; - Communication or authorization pursuant to Article 8, paragraph 4 or paragraph 6, of the Law of 26 October 1995, n. 447;

Communications regarding waste pursuant to art. 216 of Legislative Decree 3 April 2006 n. 152.

Under the conditions expressed in the provision adopted by the Umbria Region, with Managerial Resolution n. 6809 of 12/07/2019 (including the preliminary opinions), which is attached to this act and is an integral and substantial part of this .

This authorization revokes all the authorizations previously issued for the qualifications relating to this AUA and, in any case, it does not replace any Building Titles necessary for the modification of the plant. The present act is issued on stamp duty (ID 0118 009606 7767) for the uses permitted by law and has a duration of fifteen years starting from today's date.

THE MANAGER Arch. Antonio ZITTI
ene
Narni, 07/18/2019

Municipality of Narni prot.partenza n.0022266 of
07.22.2019C) ©)

COD. PRACTICE: 2019-002-7789

Umbria Region

Regional Council

REGIONAL MANAGEMENT OF AGRICULTURE,
ENVIRONMENT, ENERGY, CULTURE, CULTURAL
HERITAGE AND ENTERTAINMENT

Environmental Authorization Service (AIA and AUA)

DIRIGENTIAL DETERMINATION 6809 OF

12/07/2019

SUBJECT: Single Environmental Authorization to the
senses of the D.P.R. n. 59 of 13 March 2013, in favor
of the ILFER company - Industria Lavorazione Ferro

S.p.A. (VAT number 00096240551), with registered office and production unit in the Municipality of Narni (TR), Strada di Maratta n. 53.

Given the Legislative Decree of March 30, 2001, 165 and its subsequent amendments and additions; Given the regional law of 1 February 2005, n. 2 and the subsequent organization regulations, implementing them; Given the law of 7 August 1990, n. 241 and its subsequent amendments and additions; Given the regional law 16 September 2011, n. 8,

"Administrative and regulatory simplification of the regional and local territorial bodies"; Given the internal regulations of this council; Visas =

Presidential Decree of 13 March 2013 n. 59

"Regulation containing the regulation of the single environmental authorization and the simplification of administrative obligations in environmental matters imposed on small and medium-sized enterprises and on plants not subject to integrated environmental authorization, pursuant to Article 23 of the Decree-Law of 9 February 2012, n. 5, converted, with amendments, by the law of 4 April 2012, n. 35 "; the Legislative Decree of 3 April 2006, No. 152 and subsequent amendments, "Regulations on environmental matters"; _

follows high n. 6809 of 12/07/2019

Municipality of Narni prot.partenza of 07.22.2019C;
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of being subject to EIA with the subject "Substantial change for increase of quantities and insertion of new types of waste in the existing plant - Authorization A.U.A. 714 Municipality of Nami - to the recovery activity (R18) (R4) of non-hazardous Metal Waste ", in the Municipality of Narni (TR), proposer: ILFER Company - Industria Lavorazione Ferro SpA, believes that the realization of the project in epigraph does not determine negative and significant impacts on the environment and consequently, pursuant to art. 19 of Legislative Decree 152/2006, the exclusion from the Environmental Impact Assessment procedure of the before mentioned project. Also considering that:
= the waste management production process carried out in the plant consists schematically of the sequential phases of:

- 1) reserve of no dangerous waste;
- 2) treatment of waste put in reserve for obtaining products or for sending it to subsequent recovery or disposal plants;
- 3) metal waste is subjected to volumetric reduction by shearing, pressing or, in the case of elements of large dimensions that are difficult to handle,

oxyacetylene cutting is performed with a wheeled device arranged with a fume removal system;

-during the various processing phases, emissions are generated that are captured and conveyed into the atmosphere or adopted for their containment;

-industrial waste water discharges containing dangerous substances, coming from the run-off waters of the aprons and from the external areas, are delivered to the surface water body, after treatment with a purification plant;

-the sludges deriving from the treatment of the water referred to in the previous paragraph, discharged from the sedimentation tank, are dehydrated by means of filter bags and periodically disposed of.

-with regard to the noise impact, the company presented the environmental noise impact assessment document;

Taken note:

-of the opinion (Internal Rep. No. 172 of 10.23.2018) formulated by the Umbria Region Environmental Authorization Service (AIA and AUA) - Section AUA - Terni Offices - for the exhaust of industrial wastewater containing dangerous substances, reported as ANNEX 1

-of the technical inquest, repertoire n. 134/2019, formulated by the Umbria Region, Environmental

Authorization Service (AIA and AUA) - Section AUA - Terni offices, relating to atmospheric emissions, reported as ANNEX 2;

-that the Municipality of Narni (TR), as competent subject in matters of acoustics pursuant to the Law of 26 October 1995, n. 447, with note (Prot. N. 28971 of 17/10/2018), acquired by the Umbria Region on 10/18/2018 with prot. n. 225253, expressed its opinion, reported as ANNEX 3;

-that the Province of Terni, competent in matters of waste under the simplified regime, pursuant to Articles 215 and 216 of Legislative Decree 152/2006, with a PEC note of 01/29/2019 acquired by the Umbria Region with prot. n. 19562 of 01/31/2019 sent an opinion; reported as ANNEX 4;

that following documentation acquired by the Umbria Region on 07/05/2019 with prot. 0088560 and subsequent Chamber of Commerce registration sent by the company, acquired under the regional protocol at no. 128396 of 04/07/2019, is the result of Mr. Fabio Niselli as legal representative of the ILFER company - Industria Lavorazione Ferro S.p.A. based Municipality of Narni prot.partenza n.0022266 of 07.22.20190 © COD. PRACTICE: 2019-002-7789 lawyer in the

Municipality of Narni (TR), Strada di Maratta n. 53;
Considering that with the signing of this deed it certifies its legitimacy;

The Manager determines

1. to adopt, the Single Environmental Authorization, pursuant to art. 4, of Presidential Decree no. 59 of 13 March 2013, in favor of the firm ILFER - Industria Lavorazione Ferro S.p.A., with registered office and production unit in the Municipality of Nami (TR), Strada di Maratta n. 53, replacing the following qualifications:

- Authorization for pursuant to Chapter II of Title IV of Section II of the Third Party of Legislative Decree 152/2006;
- authorization for atmospheric emissions pursuant to art. 269 of Legislative Decree 152/2006;
- Communication or authorization pursuant to Article 8, paragraph 4 or paragraph 6, of the Law of 26 October 1995, n. 447;
- communications regarding waste pursuant to art. 216 of Legislative Decree 3 April 2006 n. 152.

2. to bind the authorization to comply, by ILFER - Industria Lavorazione Ferro SpA, with all the conditions and provisions contained in this document , as well as those contained in the annexes shown below, as integral and substantial parts of this act

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EXHAUSTS

ANNEX 1: opinion of Internal Rep. N. 172 of 10.23.2018, formulated by the Umbria Region Environmental Authorization Service (AIA and AUA) - Section AUA - Offices of Terni, attached as an integral and substantial part of this deed;

EMISSIONS IN THE ATMOSPHERE

ANNEX 2: technical investigation, repertoire n. 134/2019, formulated by the Umbria Region, Environmental Authorization Service (AIA and AUA) - Terni offices, attached as an integral and substantial part of this deed.

ACOUSTIC

ANNEX 3: opinion issued by the Municipality of Narni (TR), with note (Prot. No. 28971 of 17/10/2018), acquired by the Umbria Region on 10/18/2018 with prot. n. 225253, attached as an integral and substantial part of this document

WASTE

ANNEX 4: opinion issued by the Province of Terni with PEC dated 29/01/2019, acquired by the Umbria Region with prot. n. 19562 of 01/31/2019, reported as an integral and substantial part of this act .

follows high n. 6809 of 12/07/2019

COD. PRACTICE :: 2019-002-7789

The Manager must also comply with the following condition:

- within 30 days of the release of the AUA, the company must present a financial guarantee pursuant to the legislation already mentioned in the aforementioned opinion, on condition that it operates until its acceptance pursuant to registration in the provincial register PNTR 006,

3. to establish that:

to. this authorization concerns exclusively the qualifications required pursuant to art. 3 of Presidential Decree 59/2013; b. that this authorization pursuant to art. 3, paragraph 6 of Presidential Decree 59/2013, has a duration of 15 (fifteen) years, starting from the date of issue by the SUAP of the Municipality of Narni (TR);

c. that the duration of the authorization is in any case subject to an appropriate title "appropriately registered in accordance with the law - certifying the availability of the area and of the establishment under penalty of immediate decline of the authorization;

d. that, pursuant to art. 5, paragraphs 1 and 4 of Presidential Decree 59/2013, the request for renewal of this authorization must be submitted to the competent Authority, through the SUAP, at least 6 months before the deadline. If the application is submitted within these terms, the activity or plant may continue, pending the adoption of the renewal provision, unless otherwise provided for in the specific sector legislation, based on this authorization;

e. that, pursuant to art. 5, paragraph 5 of Presidential Decree 59/2013, the renewal of the authorization or the revision of the prescriptions can be imposed by the competent authority, before the expiration, in the event that:

e.1 the prescriptions established in the authorization prevent or prejudice the achievement of the environmental quality objectives established by the sector planning and programming tools;

e.2. new Community, state or regional legislative provisions require it.

4. to cancel all the authorizations previously issued for the qualifications relating to this A.U.A.

5. to order the transmission of the present document to the SUAP of the Municipality of Narni (TR), for the issue of the Title.

6. to declare that the act is immediately effective.
Municipality of Narni prot.partenza n.0022266 of
07.22.20199 ©

Perugia there 11/07/2019 The Instructor
Municipality of Narni prot.partenza n.0022266 of
07.22.20199 ©

Perugia there 11/07/2019 The Instructor

- Roberto Tafani Investigation signed pursuant to art.
23-ter of the Digital Administration Code
follows act n, 68509 of 12/07/2019

COD, PRACTICE: 2019-002-7789

Perugia there 12/07/2019 The technical and
administrative regularity of the Manager is certified

- Claudio Riccardo Rosati Opinion adopted pursuant
to art. 23-ter of the Digital Administration Code

Perugia there 12/07/2019 The manager Andrea
Monsignori Digitally signed document pursuant to
d.igs. 7 March 20085, n. 82, .art. 21 paragraph 2
follows act n, 6809 of 12/07/2019

Municipality of Narni prot.partenza n.0022266
Internal Rep. N. 172 of 10.23.2018 - Terni Offices

EXHAUST ANNEX - INDUSTRIAL

Subject: Company ILFER Industria Lavorazione Ferro S.P.A. - Single Environmental Authorization

Application pursuant to Presidential Decree March 13, 2013, no. 59. - Authorization for discharges of wastewater of the INDUSTRIAL type containing dangerous substances not delivering to the public sewer system pursuant to art. 3 c.1 letter a) of Presidential Decree 59/2013 and art. 124 of Legislative Decree 152/2006 and amendments

WHEREAS, Mrs. Repetto Giovanna, born in Terni (TR) on 10.20.1940, resident in the Municipality of Terni (TR), in Loc. Viale Benedetto Brin n. 10, as Legal Representative of the Company ILFER Industria Lavorazione Ferro S.P.A. (P.I 00096240551), operating waste recovery and scrap metal located in the Municipality of Narni (TR) - Loc. Strada di Maratta Bassa n. 53 - with an application received by the Umbria Region through the SUAP of the Municipality of Narni (TR) on 17.09.2018 prot. n. 0200014, requested a new Single Environmental Authorization pursuant to Presidential Decree 13 March 2013 n. 59 for the settlement site in the aforementioned Municipality (Fig. 29 P.lla 63), for the insertion of new types of waste and increase in the quantities to be treated;

GIVEN the Unique Environmental Authorization n. 7 of 24.03.2014 issued by the SUAP of the Municipality of Narni (TR), updated with documents dated 04.13.2017 and 05.02.2018; CONSIDERED that, in the mentioned above application, the request for authorization to discharge industrial-type wastewater containing dangerous substances, consisting of run-off rainwater (discharge A_ "forecourt" and discharge B "behind offices") is also included. in a surface water body (ducted gut present between the property and the Marattana provincial road), by means of a purification plant, according to the documents and design documents deposited in deeds;

GIVEN the DPR March 13th 2013 n. 59, on the "Regulation of the single environmental authorization and simplification of administrative compliance in environmental matters imposed on small and medium-sized enterprises and on plants not subject to integrated environmental authorization" pursuant to art. 23 of the Legislative Decree 9 February 2012, n. 5 converted with amendments, by Law n. 35/2012 (G.U. n. 124 of 05/29/2013 S.O. N. 42 / L), in force since 13 June 2013;

GIVEN the Legislative Decree n. 152/2006 and s.m.i. laying down rules on environmental matters and in

particular art. 124 relating to the regulation of the issue and renewal of discharge authorizations;
GIVEN the regional technical Directive: "Discharge of waste water" approved with DGR n. 1171 dated 07.07.2007, updated with DGR n. 424 of 04.24.2012 and DGR n. 717 of 02.07.2013;
CONSIDERING also the DGR n. 1024 of 09.19.2018: "Regional technical directive for the regulation of wastewater discharges - approval";
GIVEN the documentation for the request for modification signed by the technical Dr. Geol, Stefano Ambrosini;
ASSESSED that the request presented by the firm ILFER S.P.A. it is complete with all the documentation required and that there are no impediments to the issue of the Single Environmental Authorization;
IT EXPRESS a favorable opinion upon release, pursuant to art. 3 paragraph 1) lett. a) of Presidential Decree no. 59/2013 and of the art. 124 of Legislative Decree 152/2006 and subsequent amendments, to ILFER Industria Lavorazione Ferro S.p.A. (P.I 00096240551), with registered office and production facility in the Municipality of Narni, Strada di Maratta n. 53, (Fg. 29 P.IIa 63), of the authorization for the exhaust of industrial waste water containing dangerous substances (exhaust A.

"large square " and exhaust B "behind offices ,”with delivery in surface water body

(ducted tube present between the property and the Marattana provincial road), through a purification plant, according to the documents and design documents deposited in acts , with the following provisions:

1) MANAGEMENT REQUIREMENTS:

1. The waste water (both for the "A square" exhaust and for the B exhaust "behind offices") must comply with the emission limit values imposed by table 3 of Annex 5 to Part Three of Legislative Decree 152 / 2006 and s.m. and i. (exhaust into surface waters) for the following parameters; pH, Total Suspended Solids, BODS, COD, Sulphates, Chlorides, Persistent Petroleum Hydrocarbons, Persistent Mineral Oils, Metals related to the corporate work cycle;

2- The aforementioned analysis must be carried out annually and the results kept at the plant, available to the Control Authority; if the authorized limit values are exceeded, the Operator must immediately notify and copy them to the Umbria Region - Environmental Authorization Service (AIA and AUA) - and to the ARPA Umbria by fax or PEC;

3. According to the art. 3 paragraph 5. of the D.P.R. 59/2013, since these are exhausts containing

dangerous substances, the Plant Operator, at least every four years, must submit a communication containing the results of the self-control activities to the Umbria Region and to the ARPA Umbria;

4. The Region can update the authorization conditions if the communication shows that the pollution caused by the activity and by the plant is such as to make it necessary. This update does not change the duration of the authorization;

5. The purification system must be kept in a good state of efficiency, ensuring, among other things, the periodic removal of the sludge and oily compounds that must be managed in compliance with current legislation;

6. Pursuant to art. 7 paragraph 10 of the DGR n. 424/2012 and s.m. and i., the Operator must ensure that the exhaust into the water body is permitted provided that it does not cause any hygienic - sanitary problems such as the development of odors, the stagnation of water and the proliferation of insects.

7. Provide to request new authorization in case of modification and / or extension of the settlement involving qualitative and quantitative variations of the exhaust ;

8. Allow inspections, verifications and controls, at

any time and at any time of the year, to the control bodies;

9. The waste deriving from the maintenance of the plant must be removed by an authorized company and the relative transport documents must be kept for five years from the date of issue.) GENERAL

REQUIREMENTS:

a) If you intend to make a change to the project already authorized, carried out or under construction or in operation, send the communication pursuant to art. 6 of Presidential Decree 59/2013;

Failure to comply with the provisions of this document will result in the application of the penalties provided for by Legislative Decree 152/2006 (art. 133) and, in relation to the gravity of the infringement, the warning to eliminate irregularities within a set deadline, the suspension of the authorization for a fixed period or the revocation of the authorization (Legislative Decree 152 / 2006, art. 130).

Failure to comply with the provisions of the law contained in Legislative Decree 152/2006 involves the application of the penalties provided for in articles 133 (administrative sanctions) and 137 (penal sanctions) of the same decree.

Signed the Technical Steering Instructor Dr. Anna Rita Amadei UMBRIA REGION Environmental Authorization Service (AIA and AUA) Terni Offices - Via Plinio il Giovane, 21 - 05100 Terni Municipality of Narni prot.partenza n.0022266 of 22-07-2019% ©
Umbria Region
Regional Council
REGIONAL MANAGEMENT AGRICULTURE, ENERGY, CULTURE, CULTURAL HERITAGE E PERFORMANCE Environmental Authorization Service (AIA and AUA) Terni Offices Legislative Decree 03/04/2006 n. 152 - Art. 269. Directory: 134/2019 SUBJECT: Single Environmental Authorization (A.U.A) pursuant to Legislative Decree 59/2013.
Technical investigation for the issue of Authorization for atmospheric emissions pursuant to art. 269 of Legislative Decree 03/04/2006 n. 152 and s.m. and i. Company ILFER Industria Lavorazione Ferro S.p.A.

Given that: with a request for modification of the Single Environmental Authorization received through the SUAP of the Municipality of Narni (TR), acquired by the Umbria Region on 09/17/2018 with prot. 0200014, the firm ILFER Industria Lavorazione Ferro S.p.A., with registered office in

the Municipality of Narni (TR), Strada di Maratta Bassa, n. 53, required, pursuant to Article 269 paragraph 8 of Legislative Decree 03/04/2006 n. 152, the authorization for atmospheric emissions deriving from a plant for the recovery of non-hazardous special waste, located in Municipality of Narni (TR), Strada di Maratta Bassa, n. 53; Visas: - Il D. Lgs. 3 April 2006 n. 152 and s.m, and i., Laying down rules on environmental matters; • the D.P.R. 03/13/2013 n. 59 "Regulation on the single authorization regulation environmental and the simplification of administrative compliance in environmental matters imposed on small and medium-sized enterprises and on plants not subject to integrated environmental authorization, in accordance with Article 23 of the Decree-Law of 9 February 2012, n. 5, converted, with amendments, by the law of 4 April 2012, n. 35 "; • LR 2 April 2015 n. 10, "Reorganization of regional administrative functions, of vast area, of the associative forms of Comuni and Communal - Consequent normative modifications". Legislative Decree 03/04/2006 n, 152 - Article 269. Page 1 of 4
Municipality of Narni prot.partenza n.0022266 of 07.27.20191 ©
follows Repertory no. 134/2019

View:

- the authorization for atmospheric emissions already issued with A.U.A. n. 7 of 24/03/2014 updated with D.D. n. 751 of 26/01/2018;

View:

- the meeting of the Service Conference called by the Umbria Region on 10/24/2018;

Considered:

- the project and the technical annexes from which the production cycle, the technologies adopted to prevent pollution, the quantity and quality of the emissions and the end of the commissioning of the plants result; examined the additional elements provided by the company received on 11/27/2018 with prot. 252730;

considered: • to refer for the assessment of the emission limits to the provisions of Legislative Decree 3/04/2006 n. 152, of Legislative Decree 4/08/1999 n. 351 and subsequent amendments and additions, as well as previous authorizations issued at regional level for similar plants. Also considered that: • the Company carries out activities of putting in reserve non-hazardous special waste, belonging to types 3.1, 3.2, 5.1, 5.2, 5.7, 5.8, 5.16 and 5.19, as per Annex 1, Sub-Annex 1 of the Ministerial

Decree 05/02/1998 and s.m.i, subjected to simplified procedure, pursuant to art. 214 of Legislative Decree 3/04/2006 n, 152; • where necessary, waste types 3.1 and 3.2 are subjected to volumetric reduction by shearing and pressing, or, in the case of large scrap that is difficult to handle, by means of a wheeled device for oxyacetylene cutting; • the Operator declares that the atmospheric emissions related to the aforementioned oxy-acetylene cutting operations on metals will be picked up by means of a mobile device equipped with a cartridge dedusting system; run-off waste water, as defined in art. 2 of the D.G.R. 24/04/2012, n. 424, are treated, prior to delivery into the sewer network, by means of a chemical-physical purification plant;

- the sludge produced by the water treatment referred to in the previous paragraph, discharged from the sedimentation tank, is dehydrated by means of a filter bag system and periodically disposed of;
- the Operator declares that the activities of transit of vehicles and handling of waste / finished product, taking place on cemented yards, do not give rise to emissions
- spread of dust;

Taken note:

- of the technical opinion formulated by the ARPA with note prot. n. 0022672 dated 17/12/2018, acquired by the Umbria Region on 12/19/2018, with prot. n. 270,353;
- of the opinion of the Municipality of Narni (TR) prot 28971 of 17/10/2018, acquired by the Umbria Region on 10/18/2018 with prot. n. 225253.

Completed: the investigation by the atmospheric emissions office, the Environmental Authorization Service (AIA and AUA), the Umbria Region.

Legislative Decree 03/04/2006 n. 152 - Article 269, 4
Page 2 of 4

Municipality of Narni prot.partenza n.0022266 of 07.22.20199 ©

follows Repertory no. 134/2019

IT IS PROPOSED

1) to authorize, pursuant to Art. 269, paragraph 8 of Legislative Decree 03/04/2006 n. 152, atmospheric emissions from a recovery and preparation plant for the recycling of scrap metal and scrap, located in the Municipality of Narni (TR),

Strada di Maratta Bassa, no. 53, of the firm ILFER - Industria Lavorazione Ferro S.p.A., with registered office in the Municipality of Narni (TR), Strada di Maratta Bassa, n. 53;

2) to restrict the authorization

a- to the realization, during the construction phase, of all the measures indicated in the project and the relative technical annexes presented in the request for the request A.U.A., and to the documents of the Services Conference;

b) until the adoption by the competent authority of a specific facsimile for the recording of analytical checks on emissions, as well as cases of interruption of the normal operation of abatement systems, the establishment and / or correct keeping of a register of controls , pursuant to art. 271, paragraph 17 of Legislative Decree 03/04/2006 n. 152, as per the facsimile adopted with D.G.R. n. 204 of 20/01/1993, with numbered pages, stamped by the Control Body and signed by the person in charge of the establishment;

c) to the following general requirements:

c .1 the Operator will have to define documented procedures and operating instructions with respect to ordinary and extraordinary maintenance of the abatement plants; in particular, the list of organs and components to be checked and / or replaced and the frequency of checking and / or replacement must correspond to the indications provided by the system manufacturer in the relative instruction, use and

maintenance manual (which must always be kept at the disposal of the Control Authority);

c.2 any interruption in the operation of the abatement systems due to maintenance or breakdown, if there are no equivalent reserve abatement systems, it must lead to the prompt suspension of the work involved for the time necessary for the plants to be restored;

c.3 the Operator is in any case obliged to inform the Umbria Region and the Area

Departmental A.R.P.A. Umbria responsible for the aforementioned cases of interruption of production within the next eight hours;

c.4 the interventions related to the maintenance activities of the abatement plants, they must be recorded in the register of controls, pursuant to art. 271, paragraph 17 of Legislative Decree 03/04/2006 n. 152, as per the facsimile adopted by the competent Authority, on the day of the interruption of the normal functioning of the abatement plants; to the following specific requirements:

d.1 for the purposes of capturing and reducing polluting emissions coming from
Legislative Decree 03/04/2006 n. 152 - Article 269.

from oxyacetylene cutting and grinding activities. of metal surfaces mentioned in the introduction, the Operator must use a device equipped with an absolute HEPA filter with minimum filtration efficiency H13 (formerly UNI EN 1822); TO

"© / Page 3 of 4 Day

Municipality of Narni prot.partenza n.0022266 of 07.22.20190 ©

follows Repertory no. 134/2019

d.2 the treatment operations of the sludge produced by the purification plant the run-off wastewater as defined in art. 2 of the D.G.R. 24/04/2012, n. 424 (i.e. dehydration) and subsequent storage upstream of the disposal, must be conducted so as not to give rise to olfactory harassment;

3) to establish that the authorization requirements may be modified:

following the issue of the decrees provided for in art. 271 of Legislative Decree 03/04/2006 n. 152 paragraph 2;

- following the fixing of values by the Umbria Region pursuant to art. 271, paragraphs 3, 4 of Legislative Decree 03/04/2006 n. 152; following the results of the measurements made;

- following qualitative and quantitative changes in the raw materials used;
- following the occurrence of hygienic-environmental problems;

IT IS PROPOSED ALSO

4) to revoke the authorization for atmospheric emissions already issued with A.U.A. n. 7 of 24/03/2014 updated with D.D. n. 751 of 26/01/2018

THE INSTRUCTOR Geom. Roberto Tafani

(TECHNICAL DIRECTOR P.I. Gianluca Bonaccini

Legislative Decree 03/04/2006 n. 152 - Article 269,
Page 4 of 4

Municipality of Narni

prot. departure n.0022266 of 07/22/2010 90 ©

NARNI CITY

to Departmental Area Management and
Organization of the Territory Operative Unit
Protection of the Environment PROTOCOL AND
DATE LIKE PEC To the UMBRIA Region •

Environmental Authorization Service

[direzioneambiente.regione@postacert. Umbria. >](mailto:direzioneambiente.regione@postacert.Umbria.)

SUBJECT: AUA - D.P.R. March 13, 2013, n. 59.
Company ILFER S.p.A. - Expression of opinion for
modification A.U.A ..

With reference to the request for modification of the
Single Environmental Authorization already issued
to the company indicated in the subject (AUA n.
7/2014 of 24/03/2014) and to the next Services
Conference called for 10/24/2018, with this
confirms the opinion previously expressed during
the procedure for the release of the AUA n. 7/2014;
and, in any case, it should be remembered that as
regards the aspects connected to noise pollution
the installation of the "ILFER SpA" company falls
into Class V (-> Mainly industrial areas) and in this
area the following limit values are respected :

Emission limit values – Leq in dB (A)

Acoustic class daytime reference times (06.00-22.00)

Class V 65 -- 55 Absolute limit night (22.00-06.00)

Absolute values of input - Leq in dB (A) Acoustic class

V daytime reference times {06.00-22.00) 70 -night
(22.00-06, 00) 60

Best regards

p. THE MANAGER Dr Sandro Mercorelli

Municipality of Narni prot.partenza n.0022266 of
07.22.2019C

PROVINCE OF TERNI

TECHNICAL - LEGAL AREA IS ENVIRONMENTAL
SERVICE MANAGEMENT OF SIMPLIFIED

PROCEDURES V.le della Stazione, n °, 1 - 05100

TERNI (TR) Tel .: 0744 483630

provincia.terni@postacert.umbria.it Cod, Fisc. / Part.
VAT 00179350558

PROTOCOL AND DATE LIKE PEC

Prot. Del 29.1.2019 REGIONE UMBRIA V. MARIO

ANGELONI, N °, 61 Ni 9 and from nesG 06124

PERUGIA (PG) OBJECT: ENVIRONMENTAL

AUTHORIZATION SERVICE COMPANY ILFER

S.P.A., STR. DI MARATTA N. 53 - 05035 NARNI

(TR). SECTION A.U.A. AUA N ° 7 of 24.3.2014 _-

V. PLINIO IL GIOVANE , N °. 21

COMMUNICATION OF MODIFICATION

SUBSTANTIAL, CONVOCATION THE CDS x

05100 TERNI (TR) 24.10.2018, NS, PEC Provincia

19236. TRANSMISSION OF THE UMBRIA PEC

REGION: MINUTES OF 24.10.2018, NS. PEC

21721

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11.23.2018. MUNICIPAL SENDING OF NARNI

INTEGRATIVE DOCUMENTATION, NS. PEC 21907 of 11.27.2018, ARTTIC COMMUNICATION 14 And SS. L. 241/1990 - OPINION.

Given that: the Company Ilfer S.p.A., with registered office and headquarters in Narni (TR) in Str. di Maratta n. 53, is authorized pursuant to the D.P.R. 59/2013 with the Single Environmental Authorization (hereinafter A.U.A.) N. 7/2014 of 24.3.2014 issued by the Municipality of Narni for various authorizations pursuant to Legislative Decree 152/2006;

the Company, in the person of its legal representative p.t., intending to insert new types of waste and increase the quantities of waste to be treated, has submitted a request for a substantial change to the AUA. N. 7/2014, received with PEC 19236 dated 17.10.2018, in reference to the Communication for the operation of not -dangerous waste recovery operations, pursuant to arts. 214 - 216 of Legislative Decree 152/2006, registration in the provincial Register PN / TR - 006 dated 18.5.2018; following the session of the Services Conference of 24.10.2018, referred to in the related report received with PEC 21721 dated 11.23.2018, the Municipality of Narni sent the supplementary documentation presented by the firm Ilfer SpA,

acquired with PEC 21907 of 11.27.2018 ; subsequently, the competent Office of this Administration has carried out the inquest in the context of the related procedure concerning all the documentation produced. / Municipality of Narni prot. n.0022266 of 07.22.2019f1 © Having said this, the Province of Themes expresses its opinion following the formal and substantive checks Having said this, the Province of Terni expresses its assent following the formal and substantive checks to the substantive amendment request presented, specifying the following:

- the recovery activity must take place according to what was announced by the Company, ref. ‘Annex G2” of 14.9.2018 and related documentation, acquired with PEC 19236 dated 17.10.2018;
- the practice of recovery operations must be carried out in compliance with the technical standards and the specific provisions of art. 214, paragraphs 1, 2 and 3, of Legislative Decree 152/2006, as well as the provisions of Ministerial Decree Environment 5.2.1998 with reference to the general technical rules that establish the specific conditions on the basis of which the activity reported above is subjected to simplified

procedures pursuant to art. 216 Legislative Decree cited;

- In the event of renewal / modification, as well as for the management aspects relating to the Communication, the Company must comply with the "Regulations for the management of the procedures relating to the Communications on waste recovery in simplified procedure pursuant to arts. 214 and 216 of Legislative Decree 152/2006 and amendments and for the functioning of the competent Office "(hereafter referred to as Disciplinary), adopted by the Province of Terni with D.D. n. 3 of 21.12.2017, published on the institutional website.

-the Company, pursuant to art. 214, paragraph 6, Legislative Decree 152/2006 and Ministerial Decree Environment 350/1998, is required to pay, with the methods indicated in the "Regulations", an annual registration fee by April 30th of each year, the amount of which is determined in relation to the class of registration.

as set forth in art. 3, paragraph 3, Ministerial Decree cited, in the event of failure to pay the registration within the indicated deadline, the registration is suspended in the Provincial Register

pursuant to art. 216, paragraph 3, Legislative Decree 152/2006;

-The company Iffer S.p.A. on 23.7.2014, prot. 37273, presented a financial guarantee stipulated on 2.7.2014 in favor of the Province of Terni, provided pursuant to the D.G.R. Umbria 277/2005 (and subsequent D.G.R, Umbria 1881/2010), with effect from 03.24.2014 until 02.24.2019, plus one year as required by law, and accepted by the Province with PEC provision 43229 of 2.9.2014. Since the aforementioned D.G.R. has been fully replaced with D.G.R. Umbria n. 351 of 16.4.2018, the Company will have to present a new financial guarantee as established by the Umbria Region with D.G.R. No. 351/2018, as amended by D.G.R. n. 1464 of 10.12.2018, in reference to the "Scheme of the policy and calculation scheme" adopted by the Umbria Region with D.D. n. 5451 of 31.5.2018.

-The Province will communicate the registration number in the Provincial Register (Article 216, paragraph 3, Legislative Decree 152/2006) of the company Iffer S.p.A., after the adoption of the new provision of A.U.A. and accepting the financial guarantee, sending a summary statement

concerning the recovery activity in simplified procedure.

The Director of the Technical-Legal Area

Law. Maurizio Agrò