

Applying for a permit under hazardous incident law for the construction and operation or modification of an installation that does not require a permit

If you are planning an accident-relevant construction and operation or an accident-relevant change to an installation that does not require a permit and is an operating area or part of an operating area, you require a permit.

Competent Department

- Gewerbeaufsicht des Landes Bremen | Dienstort Bremen
- Gewerbeaufsicht des Landes Bremen | Dienstort Bremerhaven
- Landesamt für Bergbau, Energie und Geologie

Basic information

Do you want to construct, operate or modify an installation that does not require a permit and is part of the operating area or is part of an operating area? Then you need a permit if the effects are relevant to an incident.

Does the competent authority determine that your project has an impact relevant to major accidents when examining your previous notification of an accident-relevant construction or modification? Then you also need a permit.

These projects can lead to a significant increase in risk from the installation as a result of the construction or modification or other immission law requirements can no longer be guaranteed.

Requirements

- The installation must not have any harmful effects on the environment that are technically avoidable.
- Unavoidable harmful environmental impacts of the installation must be kept to a minimum in accordance with the state of the art.
- The waste generated during operation of the plant must be disposed of properly.
- Other regulations under public law and occupational health and safety concerns must not conflict with the project.

What documents do I need?

- · ELiA forms
 - (Electronic immission control application), available on the website of the Trade Supervisory Authority of the State of Bremen
- Required drawings, plans or expert opinions
- Explanatory notes on the system
- Other documents
 - If necessary, ask the competent authority

Procedure

- You apply for the modification permit in writing to the competent authority.
- You enclose the necessary documents with the application.
- The competent authority confirms receipt of the documents and informs you which additional documents it needs to assess the requirements.
- The authority involves the public authorities and the public
- · You can only start work on your project once you have received approval.

Legal bases

• § 23b Absatz 1 Satz 1 Gesetz zum Schutz vor schädlichen Umwelteinwirkungen durch Luftverunreinigungen, Geräusche, Erschütterungen und ähnliche Vorgänge (Bundes-Immissionsschutzgesetz BImSchG)

More information

Approval is not required if you have already ensured the appropriate safety distance in the spatially significant planning or measure by means of binding specifications.

Legal remedy

- Objection
 - Further information on how to lodge an objection can be found in the decision.
- Complaint

What deadlines must be paid attention to?

Before the system is installed, operated or modified.

How long does it take to process

6 to 7 months.

The competent authority must decide on a modification within six months and on the installation and operation within seven months.

What are the costs?	
Not specified.	