



## Ministry of Territory and Sustainability

### Notification of environmental authorizations

#### Notification of environmental authorizations

Dossier T1CS180156 The

Hon. Mayor  
of the Town Council of Constantí

DOSSIER: T1CS180156  
TITLEHOLDER: Sarpi Constantí,  
SLU  
ESTABLISHMENT: Sarpi  
Constantí IDQA: 00906  
ACTIVITY: Incineration of dangerous waste  
SITE: Constantí

In accordance with Article 56 of Law 26/2010, of 3 August, on the legal regime and procedure of the public administrations of Catalonia, Article 40 of Law 39/2015, of 1 October, on the common administrative procedure of public administrations, for your knowledge and the purposes of notification purposes, I hereby issue and attach the following decision:

"DECISION TES/ /2020, by which environmental authorization with declaration of environmental impact of a substantial modification is awarded to the company SARPI Constantí, SLU, for an activity of incineration of hazardous and non-hazardous waste, in the municipality of Constantí (dossier T1CS180156)."

To accompany this decision, we also attach the report evaluating the declarations made at the hearing. Together with the decision and the declarations report, we also reissue you with the Environmental Impact Statement. In accordance with Article 41.4 of Law 21/2013, of 9 December, on environmental evaluation, the environmental impact statement will not be subject to appeal without prejudice to whosoever, where applicable, should lodge administrative and legal action against the act by which the project is authorized.

Against this Decision, which puts an end to the administrative procedure, an optional appeal for reversal may be lodged with the Minister of Territory and Sustainability within one month from the day subsequent to receipt of notification, pursuant to the provisions of Articles 123 and 124 of Law 39/2015, of 1 October, on the common administrative procedure of public administrations, and Article 77 of Law 26/2010, of 3 August, on the legal regime and procedure of the public administrations of Catalonia.

Alternatively, a contentious administrative appeal may be lodged against this decision before the Contentious Administrative Chamber of the High Court of Justice of Catalonia, within two months from the day subsequent to receipt of notification, pursuant to the provisions of Article 123 of Law 39/2015, of 1 October, on the common administrative procedure of public administrations, and Article 77 of Law 26/2010, of 3 August, on the legal regime and procedure of the public administrations of Catalonia, and Articles 10, 14 and 25 and 46.1 of Law 29/1998, of 13 July, governing contentious administrative jurisdiction, without prejudice to any other appeal that may be deemed appropriate.

This resolution must be made available to the public on the respective municipal notice boards and on its website, for a period of at least 30 days.

Pere Poblet i Tous  
Head of the Consolidated Office of  
Environmental Management  
T1CS180156\_Proposta\_Def\_SARPI.pdf  
T1CS180156\_Resolucio\_SARPI.pdf

#### Document signatories

	Date and time	Name	Function	Entity	Certifying body
✓	16:41:44	Montserrat Arnau		Ministry of Territory and	Ministry of Territory and
	19/10/2020	Marmi Sustainability	Signature		Sustainability

