**PLEASE READ CAREFULLY BEFORE FILLING IN THE APPLICATION AND FORM**

1. In order to check whether your intention is subject to prior communication to this CCDR within the scope of the REN, **AND PRIOR TO FILLING IN THE FOLLOWING REQUEST AND FORM**, you must ask this CCDR for the location of the land affected by the intention in an extract from the REN map in force and in an extract identifying the type of REN covered, by filling in the form for this purpose at [Request Extract REN Map](https://www.ccdr-lvt.pt/formularios/reserva-ecologica-nacional-ren-2/pedido-copia-carta-ren/pedido-extrato-carta-ren-2/) (docx).
2. Prior notification **MUST ONLY** be made to this CCDR within the scope of the REN when the intention **IMPLIES ONE OF THE FOLLOWING ACTIONS [[1]](#footnote-1)**:

* Allotment operations;
* Urbanisation works;
* Construction works;
* Extension works;
* Communication routes;
* Excavations and landfills;
* Destruction of vegetation.

The destruction of the vegetation cover because of **actions necessary for the normal and regular development of cultural operations for the agricultural use of the soil**, current operations for the **management and exploitation of forest areas** and **extraordinary phytosanitary protection actions** provided for in specific legislation is not subject to prior communication to the CCDR.[[2]](#footnote-2)

The prohibition regime also does not apply to **afforestation and reforestation actions with forest species and the installation of infrastructures as part of these**, if they are the result of **projects authorised by the Institute for Nature Conservation and Forests, I.P. (ICNF)** or approved by the competent authorities as part of public programmes to support forestry development.

**The change of use of a building in REN** that requires a new municipal licence, and insofar as it corresponds to a new use in a REN area, must always be notified to the CCDR.

1. Prior notification **MUST NOT** be made to this CCDR when:
2. The project **DOES NOT AFFECT** areas or water lines integrated into the REN in force.
3. The project is located in an **AREA EXCLUDED FROM THE REN** (and provided it fulfils the purpose for which it was excluded).
4. The project **IS NOT IDENTIFIED** in the uses and actions compatible with the objectives of ecological and environmental protection and the prevention and reduction of natural risks in areas integrated in the REN [[3]](#footnote-3) or, if identified, **IS INTERDICTED IN THE TYPE OF REN** covered. The document "**Uses and actions compatible with the REN**" should be consulted to verify this situation. [***here.***](https://www.ccdr-lvt.pt/wp-content/uploads/2022/07/USOS-ACOES-COMPATIVEIS-OBJETIVOS-REN.pdf)
5. Your project corresponds to an **ACTION EXEMPT FROM PRIOR COMMUNICATION** to this CCDR. To check whether your project is an exempt action, please consult the document: "**Uses and actions compatible with the REN**".[***here.***](https://www.ccdr-lvt.pt/wp-content/uploads/2022/07/USOS-ACOES-COMPATIVEIS-OBJETIVOS-REN.pdf)

In this case, the applicant must ensure:

* A salvaguarda das funções das tipologias da REN afetadas[[4]](#footnote-4). To find out more about these functions, please consult the document: "***Functions performed by the different types of REN***" [***here.***](https://www.ccdr-lvt.pt/wp-content/uploads/2022/07/FUNCOES-DESEMPENHADAS-PELAS-DIFERENTES-TIPOLOGIAS-REN.pdf)
* Compliance with the conditions and requirements established by law[[5]](#footnote-5). To find out about these conditions and requirements, please consult the document: "***Conditions and requirements for carrying out actions in REN***" [***here***.](https://www.ccdr-lvt.pt/wp-content/uploads/2022/07/CONDICOES-REQUISITOS-REALIZACAO-ACOES_REN.pdf)

1. If you find that your intention corresponds to an **ACTION SUBJECT TO PRIOR NOTIFICATION TO THIS CCDR**, the prior notification must be submitted by completing the **following application and form** and **accompanied by the elements identified therein**[[6]](#footnote-6).

Madam

President of Comissão de Coordenação e

Desenvolvimento Regional de Lisboa e Vale do Tejo

Rua Alexandre Herculano n.º 37, 1250-009 Lisboa

**Subject: Prior notice pursuant to article 22 of Decree-Law no. 166/2008, of 22 August, as amended by Decree-Law no. 124/2019, of 28 August**

(Name)........................................................................................................................................................................................................................................., fiscal number .............................., resident in …………………............................................................................................................., zip code ...............-.............-...................................................................................., phone ........................................., email (***mandatory indication of the e-mail address of the applicant and the person responsible for submitting the application***) ……………………………………………………………………………..………………………………………., as ………………………………………………………………. hereby announces, pursuant to the provisions of article 22 of Decree-Law no. 166/2008, of 22 August, as amended by Decree-Law no. 124/2019, of 28 August, the use or action of 1 ......................……………………………………………………………………….……………………........................... in the building ……………………………………..……………………………………….……………...................., located at ..................................................., parish of ................................................................, municipality of ...................................................................................., described in the Land Registry Office of …………………………………………………………. under the number ...................., inscribed on the urban/mixed property matrix 2 under the article number ....................................., registered in the rustic land registry under no. ……………………. section .................................., with a total area of ........................................, the area to be affected by the implementation of the claim is ................................................., to this end, please find attached the duly completed form for this purpose and the respective instructional elements, without prejudice to other additional elements considered relevant to the understanding of the request, which will be made available upon request..

Observations .................................................................................................................................

.........................................................................................................................................................

I understand that, under the terms of the applicable legislation, this application is subject to the prior payment of an appraisal fee, which is a condition for the start of the procedure and that, in the event that the communication is deficiently instructed and/or the CCDR requests additional elements, the deadline provided for in paragraphs 6 and 7 of article 22 of the aforementioned decree is suspended.

Asks for authorisation

Place: ....................................., ........ of .......................................... of 20....

(Signature)

1 Indicate the use or action in question. Prior communications are only valid for uses and actions that meet the conditions set out in paragraphs 2 and 3 (a) and (b) (ii) of article 20 of Decree-Law 166/2008 of 22 August, as amended by Decree-Law 124/2019 of 28 August, which must cumulatively meet the conditions and requirements set out in Ministerial Order 419/2012 of 20 December..

2 Indicate which is applicable

**PRIOR NOTIFICATION FORM FOR ACTIONS TO BE CARRIED OUT IN REN**

**(compulsory)**

NOTE: The elements must be sent in digital pdf format. Drawings should preferably also be sent in georeferenced vector format with editing capabilities (shapefile), which is compulsory in the case of the location plan.

**Location and general information about the project**

* + - 1. identification of the use(s) or action(s) to be carried out - mark with a cross in **Annex 1**
      2. Location plan of the plot boundaries (File(s) duly georeferenced in the ETRS89/PT-TM06 reference system in shapefile format with the boundaries of the plot or parcel and the action within it or .kml or .kmz extension file(s) (Google Earth files) with the boundaries of the plot or parcel and the action within it
* Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
  + - 1. Layout plan - delimitation of the land or plot with the exact location of the action or actions within it, including all pre-existing legal interventions and all interventions to be carried out/regularised, duly identified and differentiated in a legend (buildings, infrastructures, exterior pavements by type, fences, access, etc.).
* Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**Information on the current situation on the ground**

* + - 1. Certificate of description and all current registrations issued by the land registry office for the building or buildings concerned
* Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
  + - 1. Description of the situation on the ground and/or the activity currently carried out on it (if you choose to send this information in an attached file, in the field below you must indicate the name of the file and the exact identification of the chapter where this information is contained)
      2. If there are already buildings on the land that are duly regularised (legal), the information in **Annex 2** must be submitted for each of them
* For these buildings that already exist on the land, you must also submit the licence document from the municipality, accompanied by a cartographic element relating to it, or a declaration from the municipality attesting that all the areas of implantation and waterproofing that exist on the land, and their respective use, are legal, accompanied by a plan that allows you to check them or, at the very least, indicate these areas in the declaration.
  + - 1. **Information on the claim**

Description of the uses or actions to be carried out, including their destination, their need and their installation and operating conditions (if you choose to send this information in an attached file, in the field below you must indicate the name of the file and the exact identification of the chapter where this information is contained)

* + - 1. If **embankments and excavations** are planned, provide the following information:

1. Land movement planned or to be regularised:
   * Landfill sites (m3): \_\_\_\_\_\_\_\_\_\_\_
   * Excavations (m3) \_\_\_\_\_\_\_\_\_\_\_
2. Plan and profiles showing the planned terrain modelling (initial and final heights)
   * Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
     + 1. If new buildings and/or extensions are planned, provide the following information:
3. Plan(s) of buildings in conventional colours (yellow and red and/or blue)
   * Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
4. Sections and elevations of the buildings (with yellow and red and/or blue)
   * Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
5. Total urban parameters:
   * Initial/end use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ / \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
   * Initial / final implantation area (m2): \_\_\_\_\_\_\_\_\_\_\_\_\_ / \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
   * Initial / final sealing area (m2): \_\_\_\_\_\_\_\_\_\_\_ / \_\_\_\_\_\_\_\_\_\_\_\_\_\_
   * Initial / final construction area (m2): \_\_\_\_\_\_\_\_\_\_\_\_\_ / \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
   * Initial / final height (m): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ / \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
   * Initial / final volumetry (m3): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ / \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_
     + 1. If more than one new building and/or extension is planned, for each one, submit the information in Annex 3 and/or 4.

For the set of actions to be carried out, demonstrate that they will not affect the functions of the REN type covered (if you choose to send this information in an attached file, in the field below you must indicate the name of the file and the exact identification of the chapter where this information is contained).

Note: The functions of the various types of REN can be consulted in the document: "Functions performed by the different types of REN" [**here**.](https://www.ccdr-lvt.pt/wp-content/uploads/2022/07/FUNCOES-DESEMPENHADAS-PELAS-DIFERENTES-TIPOLOGIAS-REN.pdf)

* + - 1. For the various actions to be carried out, prove that the conditions and requirements set out in Ministerial Order no. 419/2012, of 20 December are met - This Ministerial Order will remain in force in all respects that are not contrary to the new wording of Decree-Law no. 166/2008, and until a new Ministerial Order is issued.

(if you choose to send this information in an attached file, in the field below you must indicate the name of the file and the exact identification of the chapter where this information is contained)

Note: These conditions and requirements can be found in the document: "Conditions and requirements for carrying out actions in REN" [**here**.](https://www.ccdr-lvt.pt/wp-content/uploads/2022/07/CONDICOES-REQUISITOS-REALIZACAO-ACOES_REN.pdf)

* + - 1. Other elements deemed relevant by the notifier for the purpose of analysing their request. Designation of each file and identification of its content:
      2. Opinions from Portuguese Environment Agency, the Institute for Nature Conservation and Forests and the Regional Agricultural Reserve Authority, if applicable and where they have already been issued.
  + Name of attached file:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**ANNEX 1**

USES AND ACTIONS COMPATIBLE WITH THE OBJECTIVES OF ECOLOGICAL AND ENVIRONMENTAL PROTECTION AND THE PREVENTION AND REDUCTION OF NATURAL RISKS OF AREAS INTEGRATED INTO THE REN

|  |  |
| --- | --- |
| **I - Building, alteration and extension works** | |
| a) Agricultural support exclusively for the farm and facilities for processing products exclusively from the farm or craft products directly for the farm. |  |
| b) Housing associated with farming, tourism, industry, agro-industry and livestock with a footprint of more than 35m2 and less than 300m2. |  |
| c) Cabins for irrigation motors with an area of less than 4m2. |  |
| d) Small buildings to support the agriculture and forestry, environment, energy and geological resources, telecommunications, industry and fishing sectors, with a footprint of 30m2 or less. |  |
| e) Enlargement of existing buildings for industrial and energy uses and geological resources. |  |
| f) Enlargement of existing buildings intended for rural tourism enterprises, tourist enterprises recognised as nature tourism, and residential tourism enterprises. |  |
| g) Enlargement of existing buildings intended for residential use and others not covered by points e) and f), namely for other tourist developments, collective use facilities, etc. |  |
| h) Fence walls and earth retaining walls provided they are only at the level of the land or up to a further 0.20 metres above it. |  |
| **II - Infrastructures** | |
| a) Small irrigation structures and infrastructure and associated farm support bodies, such as the installation of tanks, filtering stations, pipelines, canals, including levadas. |  |
| b) Ponds for agroforestry and forest fire defence purposes with a maximum capacity of 2.000m3. |  |
| c) Ponds for agroforestry and forest fire defence purposes with a capacity of 2.000m3 to 50.000m3. |  |
| d) Water supply, drainage and wastewater treatment and effluent management infrastructures, including pumping stations, WTP, WWTP, reservoirs and pumping platforms. |  |
| e) Improvement of existing port infrastructures and maritime accessibility. |  |
| f) Production and distribution of electricity from renewable energy sources. |  |
| g) Antennas for radio, broadcasting and telecommunications stations. |  |
| h) Low-voltage overhead power lines, excluding substations. |  |
| i) High and medium-voltage overhead power lines, excluding substations. |  |
| j) Meteorological stations and digital seismic network. |  |
| l) Tsunami prevention system and other geophysical prevention systems. |  |
| m) Underground electrical and telecommunications networks and fuel pipelines, including transformer stations and small fuel tanks. |  |
| n) Minor improvements to existing roads and paths, with no new sealing. |  |
| o) Improvement, widening of platforms and carriageways and minor corrections to the layout of existing roads and public paths. |  |
| p) Construction of restorations to remove level crossings. |  |
| q) Construction of traction substations for electrification or reinforcement of power supply on existing railway lines. |  |
| r) Desilting, stabilisation of slopes and areas at risk of erosion, namely retaining walls and torrential correction works (including actions to protect and manage the water domain). |  |
| s) Lookout points to support forest fire defence and warning systems for the population, on the initiative of public or private entities. |  |
| t) Small bridges, pontoons and widening of existing infrastructures. |  |
| **III - Agricultural and forestry sector** | |
| a) Light-frame, removable shelters for agricultural production. |  |
| b) Dough farming (exclusively in the area covered by the Northern Regional Directorate for Agriculture and Fisheries) |  |
| c) Actions in winegrowing, fruit-growing and olive-growing regions of interest. |  |
| d) Planting of olive groves, vineyards, orchards, vegetables, and installation of meadows, without altering the topography of the soil. |  |
| e) Opening of roads to support the agricultural and forestry sector. |  |
| f) Afforestation and reforestation actions. |  |
| g) Structural prevention actions for forest fire defence, in terms of infrastructure, provided they have been duly approved by the municipal forest fire defence committees. |  |
| h) Actions to control and combat biotic agents. |  |
| i) Actions to control spontaneous vegetation arising from legal requirements in the context of the application of the cross-compliance regime of the common agricultural policy. |  |
| **IV - Aquaculture** | |
| **IV 1 - Marine Aquaculture** | |
| a) New establishments for marine cultures on floating structures. |  |
| b) New land-based marine farming establishments, including support structures. |  |
| c) Alteration and extension of existing marine culture establishments and conversion of salt pans into marine culture establishments, including support structures for the exploitation of the activity. |  |
| **IV 2 - Freshwater aquaculture** | |
| a) New aquaculture establishments on floating structures. |  |
| b) New aquaculture establishments in fixed structures. |  |
| c) Modification and extension of existing aquaculture establishments, including support structures for the operation of the activity. |  |
| **V - Salt farming** | |
| a) New salt flats |  |
| b) Modification and extension of salt pans. |  |
| **VI - Exploration and exploitation of geological resources** | |
| a) Opening of cisterns up to 30 metres long, with a depth of less than 6 metres and a base width of less than 1 metre. |  |
| b) Mechanical drilling and other localised geological prospecting and research activities. |  |
| c) New farms or expansion of existing farms. |  |
| d) Operating annexes outside the licensed or concession area. |  |
| e) Opening of roads to support the sector outside the licensed or concession area. |  |
| f) Exploitation of borrow pits for artificial beach nourishment. |  |
| **VII - Equipment, recreation, and leisure** | |
| a) Unbuilt areas of military installations (namely heliports, car parks with permeable or semi-permeable paving, green spaces, without prejudice to the necessary limitation of impermeable areas and changes to the relief, ensuring adequate landscape integration). |  |
| b) Equipment and support for bathing areas and recreational boating in inland waters, as well as associated infrastructure. |  |
| c) Equipment s and support for recreational boating at sea and in transitional waters, as well as associated infrastructure. |  |
| d) Beach equipment and support, as well as infrastructure associated with beach use. |  |
| e) Equipped green spaces for public use. |  |
| f) Opening of trails and pedestrian/cycle paths for environmental education and interpretation and nature discovery, including small support structures. |  |
| **VIII - Specialised sports facilities** | |
| Installation of golf courses and other sports facilities that do not involve soil sealing, excluding built-up areas. |  |

**ANNEX 2**

INFORMATION ON DULY REGULARISED EXISTING BUILDINGS

(The numbering of the buildings must correspond with the legend on the plan referred to in 3)

Building A:

Legal use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deployment area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Sealing area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Height (m):\_\_\_\_\_\_\_\_\_ Volume (m3):\_\_\_\_\_\_

Designation of the attached file containing the document proving legality[[7]](#footnote-7):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Building B:

Legal use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deployment area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Sealing area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Height (m):\_\_\_\_\_\_\_\_\_ Volume (m3):\_\_\_\_\_\_

Designation of the attached file containing the document proving legality:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Building C:

Legal use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deployment area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Sealing area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Height (m):\_\_\_\_\_\_\_\_\_ Volume (m3):\_\_\_\_\_\_

Designation of the attached file containing the document proving legality:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**ANNEX 3**

INFORMATION ON THE BUILDINGS TO BE BUILT AND/OR REGULARISED

(The numbering of the buildings must correspond with the legend on the plan referred to in 3)

Building 1:

Intended use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deployment area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Sealing area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Height (m):\_\_\_\_\_\_\_\_\_ Volumetry (m3):\_\_\_\_\_\_

Building 2:

Intended use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deployment area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Sealing area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Height (m):\_\_\_\_\_\_\_\_\_ Volumetry (m3):\_\_\_\_\_\_

Building 3:

Intended use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Deployment area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Sealing area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Height (m):\_\_\_\_\_\_\_\_\_ Volumetry (m3):\_\_\_\_\_\_

**ANNEX 4**

INFORMATION ON BUILDINGS TO BE EXTENDED OR ALTERED

(The numbering of the buildings must correspond with the legend on the plan referred to in 3)

Building I:

Intended use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Initial/final implantation area (m2):\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Initial/final sealing area (m2):\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Initial/final construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Initial/final height (m):\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_ \_\_\_\_\_\_\_\_

Initial/final volume (m3):\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Designation of the attached file containing the document proving legality[[8]](#footnote-8):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Building II:

Intended use:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Initial/final implantation area (m2):\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Initial/final sealing area (m2):\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Initial/final construction area (m2):\_\_\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Initial/final height (m):\_\_\_\_\_\_\_\_\_\_/\_\_\_\_\_\_ \_\_\_\_\_\_\_\_

Initial/final volume (m3):\_\_\_\_\_\_\_\_/\_\_\_\_\_\_\_\_\_

Designation of the attached file containing the document proving legality:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. Under the terms of Article 20(1) of Decree-Law 166/2008, in its current wording, only these actions are prohibited in the REN. [↑](#footnote-ref-1)
2. Applicable to pre-existing agricultural/forestry holdings. Not included in this exception are the actions listed in Annex II of Decree-Law no. 166/2008, of 22 August, as amended by Decree-Law no. 124/2019, of 28 August, namely infrastructure and buildings, among others. [↑](#footnote-ref-2)
3. Under the terms of Annex II of Decree-Law no. 166/2008, of 22 August, as amended by Decree-Law no. 124/2019, of 28 August [↑](#footnote-ref-3)
4. According to Annex I of the aforementioned law [↑](#footnote-ref-4)
5. Contained in Ministerial Order no. 419/2012, of 20 December [↑](#footnote-ref-5)
6. Under the terms of Annex III of Ministerial Order no. 419/2012, of 20 December [↑](#footnote-ref-6)
7. In this context, the municipality's licensing document must be presented, together with the relevant cartographic element, or a declaration from the municipality stating that all the areas of implantation and waterproofing on the land, and their respective use, are legal, accompanied by a plan that allows them to be checked or, at the very least, indicates these areas in the declaration. [↑](#footnote-ref-7)
8. In this context, the municipality's licensing document must be presented, together with the relevant cartographic element, or a declaration from the municipality stating that all the areas of implantation and waterproofing on the land, and their respective use, are legal, accompanied by a plan that allows them to be checked or, at the very least, indicates these areas in the declaration.. [↑](#footnote-ref-8)