

Law of the Republic of Tajikistan ON THE PERMIT SYSTEM

(as amended by the Law of the Republic of Tajikistan [#2015](#) of December 27, 2023, and [# 2056](#) of June 20, 2024)

Adopted by Resolution of the Majlisi namoyandagon (House of Representatives) of the Majlisi Oli (Supreme Assembly) of the Republic of Tajikistan [# 1018](#) of June 7, 2023

Approved by the Resolution of the National Council of the Supreme Assembly of the Republic of Tajikistan's bicameral parliament [# 385](#) of June 16, 2023

This Law establishes the legal, organizational, and economic foundations of the permit system, criteria for determining the types of activities and (or) actions regulated in the Republic of Tajikistan within the framework of the permit system, and is aimed at ensuring compliance with standards, licensing conditions, and qualification requirements and conditions, as well as ensuring the protection of the rights and interests of individuals, society, and the state.

CHAPTER 1. GENERAL PROVISIONS

Article 1. Basic concepts

The following basic concepts are used in this Law:

1) **execution of acts of approval and agreement** - one-time administrative actions of licensing authorities to coordinate the performance of certain types of activities, actions and (or) acts of economic entities;

2) **applicant** - an economic entity that has applied to the licensing authorities for a license, a permit, the performance of acts of approval and (or) coordination, and the acceptance of notifications for the implementation of a specific type of activity and (or) action;

3) **acceptance of a notification** - a one-time administrative action by authorized state bodies to accept a notification and accompanying documents sent by economic entities regarding the notification of the commencement of certain types of entrepreneurial activities and the performance of certain actions;

4) **holder of a permit document** - an economic entity that has a valid permit;

5) **license** - a special administrative document of a permissive nature issued by the licensing authority to business entities for the implementation of certain types of activities or actions associated with a high level of risk, subject to compliance with the licensing conditions and qualification requirements and conditions;

6) **licensee** - an economic entity that has a valid license to carry out special activities or actions;

7) **work or service requiring the obtaining of a permit document** - work or service that is prohibited without obtaining a permit in accordance with the procedure provided for by this Law;

8) **licensing authorities** - executive bodies of state power authorized to issue licenses, permits, perform acts of approval and coordination, and accept notifications;

9) **licensing executive bodies** - executive bodies of state power authorized to accept applications for types of activities, the licensing documents for which are issued by a resolution or order of the Government of the Republic of Tajikistan;

10) **approval by default** - a procedure whereby a license, permit, act of approval and coordination, and acceptance of notifications are considered to have been issued, reissued, or renewed if the permitting authority has not made a decision on the application with notification of the applicant within the time limits and under the conditions provided for by this Law;

11) **goods requiring the obtaining of a permit document** - goods whose import into and export from the territory of the Republic of Tajikistan, as well as their disposal, are carried out on the basis of a permit obtained in accordance with the requirements of this Law;

12) **licensed type of activity** - a special activity or action for which a license is required in accordance with the requirements of this Law in order to be carried out in the territory of the Republic of Tajikistan;

13) **permit system** - a system of activities of licensing authorities for reviewing applications for the issuance of licenses, permits, performing acts of approval and coordination, as well as issuing licenses, permits, performing acts of approval and coordination, reissuing, suspending, renewal of licenses, and cancellation of licenses, permits, approval and coordination acts, and acceptance of notifications from economic entities;

14) **state information system for issuing licenses, permits, acts of approval and coordination, and notifications received (hereinafter referred to as the state information system)** - a set of software tools, methods, and procedures for receiving electronic requests for the issuance of licenses, permits, acts of approval and coordination, and notifications received, receiving, processing, transferring, storing, verifying the integrity of submitted documents, and issuing licenses, permits, approval and coordination acts, and received notifications, maintaining a register of licenses, permits, approval and coordination acts, and received notifications;

15) **electronic application system (hereinafter referred to as the electronic system)** - an information system used by the applicant to submit an application for the provision, reissuance, termination, duplicate licenses, permits, as well as for undergoing the approval and coordination procedure, sending notifications in digital form, online, which is an integral part of the state system for issuing licenses, permits, approval and coordination acts, and sending notifications;

16) **notification** - a document drawn up by the applicant in the approved form and informing about the start or end of a certain type of activity or action;

17) **business entity** - a legal entity (regardless of form of ownership), including a branch and representative office of a foreign legal entity and an individual entrepreneur engaged in entrepreneurial activity;

18) **qualification requirements and conditions** - a set of established requirements and conditions, compliance with which is mandatory for the licensee, the person who has received the permit document and the person who has undergone the approval and coordination procedure, as well as notification;

19) **registers of licenses, permits, approval and coordination acts, and accepted notifications**—a collection of information about licenses, permits, approval and coordination acts that have been issued, reissued, suspended, renewed, and terminated (cancelled), as well as notifications received, which form part of the state information system;

20) **unified state register of licenses, permits, approval and coordination acts, accepted notifications (hereinafter referred to as the unified state register)** - an exhaustive list of all licenses, permits, approval and coordination acts, and accepted notifications, representing a generalized database and information on all types of licenses, permits, approval and coordination acts, and accepted notifications;

21) **permit document** - an administrative document of a permissive nature in the form of a permit, certificate, conclusion, attestation, pass, registration, assignment, decision, or other type of document of a permissive nature, issued by the permitting authorities to a business entity for the implementation of a certain type of activity or action, for certain types of goods, works, and services, indicating its term of validity with mandatory compliance with the permitting conditions and qualified requirements and conditions;

22) **authorization documents** - licences, authorization documents, acts of approval and agreement, notifications;

23) **licensing conditions** - a set of requirements and conditions arising from this Law and other regulatory legal acts of the Republic of Tajikistan in the field of permit system regulation, compliance with which is mandatory for the applicant when obtaining a licensing document.

Article 2. Legislation of the Republic of Tajikistan on the permitting system

The legislation of the Republic of Tajikistan on the permitting system is based on the Constitution of the Republic of Tajikistan and consists of this Law, other normative legal acts of the Republic of Tajikistan, as well as international legal acts recognized by Tajikistan.

Article 3. Scope of Application of this Law

This Law shall apply to activities or actions specified in the unified state register of permits, authorizations, approval and coordination acts, and notifications received.

Article 4. Criteria for determining the types of activities and/or actions regulated in the Republic of Tajikistan within the framework of the permitting system

1. The criteria for determining the types of activities and (or) actions, as well as goods, works, and services, requiring the receipt of permits, include types of activities or actions that are risk-based and whose implementation may harm the legitimate rights and interests of individuals, the environment, the defense and security of the state, and historical and cultural heritage, and their regulation is impossible by means other than the permit system.

2. Activities and/or actions requiring a license, permit, approval and coordination document, or notification include activities and/or actions that meet one of the following criteria:

- 1) the need to use limited state resources;
- 2) the need to establish qualification requirements and conditions for activities and/or actions, to supervise their compliance in the course of activities and/or actions in order to prevent damage to the legitimate rights and interests of citizens, the environment, the defense and security of the state, and historical and cultural heritage.

Article 5. Unified state register of licenses, permits, approval and coordination acts, notifications received, and the procedure for making changes to it

1. The Unified State Register of Permits, Authorization Documents, Approval and Coordination Acts, Notifications Received (hereinafter referred to as the Unified State Register) is established by this Law (attached).

2. The Unified State Register shall contain the following information:

- 1) type of licensed activities and actions, subtypes of licensed activities and actions;
- 2) a list of permits for activities and actions, subtypes of activities and actions requiring permits;
- 3) a list of approval and coordination acts for activities and actions, subtypes of activities and actions, for which approval and coordination acts are required;
- 4) a list of notifications received for activities and actions;
- 5) the amount of the fee for licensing, issuing a permit, performing acts of approval and coordination, receiving a notification with an indicator for calculations (fee for reviewing an application, a one-time fee for issuing and a subsequent annual fee for maintaining the validity of a license, permit, performing acts of approval and coordination, receiving a notification).

3. The introduction (entry) of permits, their amendment and deletion shall be carried out only by making changes and additions to the unified state register.

4. Licensing authorities shall not be entitled to issue licensing documents to business entities that are not contained in the unified state register. The issuance of licensing documents to business entities by state authorities not provided for in the unified state register is prohibited.

Article 6. Competence of the Government of the Republic of Tajikistan in the field of the permit system

The competence of the Government of the Republic of Tajikistan in the field of the permit system includes:

- 1) development of state policy in the field of the permit system;
- 2) determining the authorized state body in the field of regulating the permit system;
- 3) determining the licensing authorities;
- 4) approval of the procedure for issuing licenses, permits, acts of approval and coordination, and acceptance of notifications;
- 5) issuing licenses and permits;
- 6) approving the procedure for inspecting the activities of state bodies for compliance with the regulatory legal acts of the Republic of Tajikistan in the field of regulating the permit system;

7) approving the rules for maintaining the register of licenses, permits, approval and coordination acts, and acceptance of notifications;

8) exercising other powers provided for by the legislation of the Republic of Tajikistan.

Article 7. Powers of the authorized state body in the field of regulating the permit system

The powers of the authorized state body in the field of regulating the permit system include:

1) implementation of state policy in the field of regulation of the permit system;

2) monitoring the implementation of this Law and other regulatory legal acts adopted in pursuance of this Law, and submitting annual reports on the results to the Government of the Republic of Tajikistan;

3) verification of the activities of state bodies in compliance with the normative legal acts of the Republic of Tajikistan in the field of regulating the permit system;

4) approving the standard form of application for a license, permit, approval and coordination acts, and accepting notifications;

5) making proposals for improving the regulatory legal acts of the Republic of Tajikistan in the field of permit system regulation;

6) exercising other powers, provided for by the legislation of the Republic of Tajikistan.

Article 8. Powers of licensing authorities

The powers of the licensing authorities include:

1) reviewing applications for licenses, permits, approval and coordination documents, accepting notifications;

2) issuing licenses, permits, approval and coordination documents, accepting notifications;

3) reissuing licenses and permits;

4) suspension of licenses and permits;

5) reinstatement of licenses and permits;

6) issuing duplicates of licenses and permits;

7) refusal to issue licenses and permits, perform acts of approval and coordination, and accept notifications;

8) maintaining registers of licenses, permits, acts of approval and coordination, and notifications received;

9) approval, in agreement with the authorized state body in the field of regulation of the permit system, of forms of licenses, permits, acts of approval and coordination, documents confirming the acceptance of notifications;

10) requesting information from licensees, holders of permits, economic entities that have undergone the approval and coordination procedure, as well as the notification procedure, on compliance with permit conditions and qualification requirements and conditions;

11) verification of compliance with the requirements and conditions for the issuance of licenses, permits, approval and coordination acts, and acceptance of notifications;

12) exercising other powers provided for by the legislation of the Republic of Tajikistan.

Article 9. Powers of licensing executive bodies

In cases established by this Law, the competence of the Government of the Republic of Tajikistan to issue permits shall be exercised by the licensing executive bodies.

Article 10. Exercise of control

1. Control over compliance with licensing conditions, qualification requirements, and conditions shall be exercised by licensing authorities within the scope of their powers in the form of monitoring, verification, requesting relevant information from the economic entity, requesting their statistical data, and analyzing the activities of the economic entity.

2. Verification of compliance with the permit conditions, qualification requirements, and conditions shall be carried out in accordance with the procedure provided for by the Law of the Republic of Tajikistan «On the Verification of the Activities of Economic Entities. »

Article 11. Validity of authorization documents

1. The type of activity and/or actions for which permit documents have been issued shall be carried out only by their holder.

2. Permits shall be valid on the territory of the Republic of Tajikistan.

3. In cases provided for by the legislation of the Republic of Tajikistan and/or international legal acts recognized by Tajikistan, permits may also be valid outside the territory of the Republic of Tajikistan.

4. Foreign economic entities may obtain permits on the terms established for economic entities of the Republic of Tajikistan, unless otherwise provided by the legislation of the Republic of Tajikistan. Foreign economic entities must have a branch or representative office in the Republic of Tajikistan in order to obtain permits.

5. It is prohibited to issue a license and/or other permits simultaneously, except in cases where the permit is a one-time document and is issued for the performance of specific activities and/or actions provided for by the issued license.

Article 12. Validity period of authorization documents

1. Licenses and permits, except for licenses for subsoil use activities, are issued for an unlimited period. The term of validity of licenses for subsoil use activities is determined by the Government of the Republic of Tajikistan.

2. The term of validity of a single-use license and permit expires upon completion of the single activity and/or action established by the legislation of the Republic of Tajikistan.

3. The term of validity of a license and a permit shall be terminated on the grounds provided for by this Law.

4. Acts of approval and agreement, notifications are one-time in nature and are indefinite.

Article 13. Fees for the issuance of permits

1. The fees for reviewing an application for the issuance of license, permit, acceptance of approval and coordination documents, notification, as well as for issuing a license, permit, maintaining the validity of a license and permit, acceptance of approval and coordination documents, notification shall be paid by bank transfer in accordance with the payment indicators provided for in the Annex to this Law and shall be transferred to the relevant state budget in accordance with the procedure for issuing licenses, permits, approval and coordination acts, and receiving notifications (hereinafter referred to as the procedure for issuing permits) *(as amended by Law of the Republic of Tajikistan #2056 dated June 20, 2024)*.

2. The fee for consideration of an application for the issuance of permits shall not be refunded.

3. For the issuance by the Government of the Republic of Tajikistan of a license for activities related to the use of subsoil resources, for the implementation of activities involving several types of work, only the maximum amount provided for in the Annex to this Law shall be paid *(as amended by Law # 2056 of the Republic of Tajikistan dated June 20, 2024)*.

4. The fee for issuing permits does not include the costs of diagnostics, expert examinations, analyses, and laboratory tests carried out when issuing permits. The cost of such diagnostics, expert examinations, analyses, and laboratory tests shall be published on the official website of the authorized state body in the field of regulating the permitting system and the relevant licensing authorities.

Article 14. Registers of licenses, permits, approval and coordination acts, and accepted notifications

1. Licensing authorities shall maintain registers of licenses, permits, approval and coordination acts, and accepted notifications (hereinafter referred to as registers of permits) in electronic form in the state information system on an ongoing basis.

2. In order to exercise their powers, state authorities are required to obtain information on licenses, permits, approval and coordination acts, and accepted notifications from the registers of permits without requesting confirmation of such information from business entities.

3. Registers of permits are one of the bases for forming a system for assessing the degree of risk of economic entities and planning inspections by permitting authorities.

4. The information contained in the registers of permits is open and accessible to the public.

Article 15. General rules for issuing permits

1. General rules for issuing permits are established by this Law and the procedure for issuing permits and include:

- 1) submission of an application for obtaining permits;
- 2) conditions and requirements for the issuance of permits;
- 3) a list of documents required to obtain permits;
- 4) types of activities and actions for which permits are required;

- 5) a list of licensing authorities authorized to issue permits;
- 6) the amount of the fee for permits in the form of a calculation indicator;
- 7) the rights and obligations of economic entities when obtaining permits;
- 8) requirements for the form of permits;
- 9) the procedure for issuing, reissuing, canceling, suspending, revoking, or terminating permits, as established by law;
- 10) actions in the field of issuing permits.

2. Licensing authorities shall not be entitled to establish other rules for the issuance of permits that are not provided for by this Law and the procedure for the issuance of permits.

CHAPTER 2. PRINCIPLES OF THE PERMITTING SYSTEM

Article 16. Principles of the permit system

The permit system is based on the following principles:

- 1) legality, objectivity, good faith and transparency;
- 2) protection of the lawful rights and interests of individuals and legal entities;
- 3) transparency of the permit system;
- 4) establishment of uniform rules for issuing licensing documents;
- 5) establishment of uniform conditions and requirements for the issuance of permits;
- 6) tacit approval;
- 7) ensuring a single economic space within the territory of the state;
- 8) protection of the interests of individuals, society, and the state in the field of permit system regulation;
- 9) conducting a regulatory impact analysis when introducing new types of permits for certain types of activities and/or actions;
- 10) interpretation of any doubts, inaccuracies, and misunderstandings in regulatory legal acts relating to the permit system in the interests of the economic entity.

Article 17. Transparency of the permit system

1. Licensing authorities shall be obliged to provide information on amendments and additions to this Law, as well as in the regulatory legal acts of the Republic of Tajikistan in the field of regulation of the permit system, and ensure the transparency of their activities when making decisions on the issuance or refusal to issue licensing documents by involving economic entities in the process of developing and discussing proposed changes and additions to the regulatory legal acts of the Republic of Tajikistan, and decisions on the issuance or refusal to issue permits.

2. Licensing authorities shall ensure transparency in the regulation of the permit system by providing economic entities with free access to draft regulatory legal acts of the Republic of Tajikistan in the field of permit system regulation and publishing them in accordance with the legislation of the Republic of Tajikistan.

3. Information regarding permit documents provided for under this Law shall be published on the official websites of the authorized state body in charge of the permit system and of the competent permitting authorities.

4. The unified state register shall be posted on the official websites of the authorized state body in the field of regulating the permit system and licensing authorities, and access to it shall be provided free of charge through the state information system.

Article 18. Approval by default

1. A license (except for a license for subsoil use activities) or a permitting document shall be deemed to have been issued, acts of approval and coordination to have been carried out, and a notification to have been accepted if the permitting authorities have not responded to the applicant regarding the issuance of permitting documents within the time limit established by this Law.

2. In the situation specified in part 1 of this article, the licensing authorities shall issue the licensing documents within five working days after the expiry of the specified period.

3. Upon expiry of the period established by this Law for the issuance of permits and in the absence of written notification from the permitting authorities, the applicant may commence the activity or action for which the permits were requested, on the basis of a certificate from the permitting authorities confirming receipt of the application and the documents attached thereto.

4. The default approval procedure applies to all permits included in the unified state register.

5. Refusal to issue permits within the time limit established by this Law excludes the right of the economic entity to use tacit approval.

6. If, after the issuance of permits allowing the commencement or conduct of business activities, the permitting authorities establish that the conditions of the permit have not been fulfilled, the permitting authorities shall inform the licensee, the holder of the permit, the person subject to the approval and coordination procedures, as well as the notification, of the identified deficiencies within one month. The deadline for eliminating the identified deficiencies shall not exceed sixty calendar days.

Article 19. Protection of the legitimate interests of individuals, society, and the state in the field of permit system regulation

1. The permit system shall be implemented with the aim of ensuring a sufficient level of safety of activities or actions, the most effective protection of consumer rights with the minimum objectively necessary burden on economic entities.

2. Qualification requirements and conditions shall provide for the minimum necessary set of quantitative and qualitative standards and indicators sufficient for the applicant to ensure the necessary level of safety of future activities and actions.

Article 20. Regulatory impact analysis

Draft regulatory legal acts of the Republic of Tajikistan in the field of regulating the permit system in accordance with the requirements of the legislation of the Republic of Tajikistan must be subject to regulatory impact analysis.

CHAPTER 3. PROCEDURE FOR ISSUANCE, REISSUANCE, CANCELLATION, SUSPENSION, OR TERMINATION OF A LICENSE.

Article 21. Documents required to obtain a license

1. To obtain a license, the applicant or his authorized representative shall submit the following documents to the licensing authorities:

- 1) an application for a license specifying the type of activity or action;
- 2) a copy of the document confirming the state registration of the business entity;
- 3) a document, confirming payment of the fee for consideration of the application;
- 4) a power of attorney to represent the interests of the authorized person if the documents for obtaining a license are submitted by the applicant's representative.

2. The application for obtaining a license shall be submitted in written form or via an electronic system. The applicant shall be responsible for the accuracy of the documents submitted. When applying for a license via an electronic system, all necessary documents shall be submitted in electronic form.

3. The application for obtaining a license and the documents attached thereto shall be registered in accordance with the list. Information on the acceptance of the application and the documents attached thereto, certified by the signature of the responsible person and the seal of the licensing authorities with a note of the date of registration, shall be sent (delivered) to the applicant or sent via the electronic system.

4. Depending on the nature of the business activity, in addition to the documents specified in part 1 of this article, the procedure for issuing permits may require the submission of other documents confirming that the applicant meets the established requirements and conditions for the issuance of a license.

5. It is prohibited to require from the applicant to submit documents not provided for by this Law and the procedure for issuing permits.

6. An application for a license shall be returned to the business entity in the following cases:

- 1) it is signed by a person who does not have the authority to do so;
- 2) the documents are drawn up in violation of the requirements of this article and the procedure for issuing permits.

7. Notification of the return of the application for the obtaining a license shall be delivered or sent to the applicant in writing or via an electronic system within five working days from the date of submission of the application, indicating the reason for the return of the application.

8. After the deficiencies that led to the return of the license application have been corrected, the applicant may submit a new application, which shall be considered in accordance with the established procedure.

Article 22. Decision-making on the issuance or refusal to issue a license

1. The decision to issue or refuse to issue a license, with the exception of permits issued by the Government of the Republic of Tajikistan, shall be made within a period not exceeding thirty calendar days from the date of receipt of the application for a license with all the necessary documents. The relevant decision shall be formalized by an act of the licensing authorities.

2. The deadline for making a decision on the issuance or refusal to issue a license issued by the Government of the Republic of Tajikistan shall be determined in accordance with the procedure for issuing permits.

3. A shorter period for making a decision on the issuance or refusal to issue a license may be established in accordance with the procedure for issuing permits.

4. Information on the decision to issue a license within the period established by part 1 of this article shall be sent (delivered) to the applicant in writing and via an electronic system, indicating the bank account details and the deadline for payment of the license fee.

5. If a decision is made to refuse the application for a license, the licensing authorities shall notify the applicant thereof, indicating the grounds for refusal, within the time limit established by part 1 of this article.

6. Within three days after the applicant submits a document confirming payment of the license fee, the applicant shall be issued a license. The license shall be issued by the licensing authorities to the applicant against his signature in the register of applications and licenses issued, and an electronic copy thereof shall be sent to the applicant's email address in accordance with the established procedure.

7. The grounds for refusing to issue a license are:

1) failure by the applicant to submit all required documents;

2) the discovery of inaccurate information in the documents submitted by the applicant;

3) non-compliance of the facilities, belonging to the applicant (used by the applicant) with the licensing requirements;

4) a negative conclusion by the relevant authorities on the compliance of the conditions and requirements for the intended type of activity.

8. It is prohibited to refuse to issue a license on grounds other than those established by this Law.

9. The applicant has the right to appeal the decision of the licensing authorities to refuse to issue a license in accordance with the legislation of the Republic of Tajikistan.

10. Upon expiry of the period provided for in part 1 of this article, in the absence of written notification of refusal to issue a license, it shall be deemed to have been issued, and the applicant may carry out the activity for which he has applied for a license on the basis of tacit approval.

11. In the case of tacit approval, the licensing authorities shall be obliged to issue the license within the period specified in part 1 of this article.

Article 23. Issuance or refusal to issue a license by the Government of the Republic of Tajikistan

1. A license issued by the Government of the Republic of Tajikistan as the licensing authority shall be formalized by a decree of the Government of the Republic of Tajikistan.

2. The order of the Government of the Republic of Tajikistan on the issuance of a license shall specify:

1) the term of validity of the license;

- 2) Determination of the authorized official to sign the license on behalf of the Government of the Republic of Tajikistan;
- 3) the period for signing the license by the authorized official;
- 4) the obligation to sign an investment agreement with the authorized state body, if necessary.

3. The rejection of an application for a license for subsoil use activities shall be formalized by a corresponding act of the licensing executive bodies.

Article 24. Contents of the license

The license shall specify:

- 1) the name of the licensing authority;
- 2) the name, organizational and legal form, and location of the licensee, for legal entities;
- 3) the surname, first name, patronymic, location, and details (requisites) of the identity document for individual entrepreneurs;
- 4) the type of activity and actions subject to licensing (subtype of activity and actions requiring a license);
- 5) license number and date of issue;
- 6) license validity period;
- 7) taxpayer identification number and unified taxpayer identification number;
- 8) position, surname, first name, and patronymic of the head of the authorities;
- 9) space for signature and seal;
- 10) date of the decision to issue the license.

Article 25. Reissuance of a license

1. In the event of the transformation of a legal entity, a change in its name or location, or a change in the name or place of residence of an individual entrepreneur, the licensee legal entity (its successor) or individual entrepreneur shall be obliged to submit an application for reissuance of the license within fifteen days, attaching documents confirming the specified changes, as well as the original of the previously issued license. An application for reissuance of a license shall be submitted in writing or through an electronic system for submitting applications.

2. License reissuance, with the exception of licenses issued by the Government of the Republic of Tajikistan, shall be carried out within ten working days from the date of submission of the application by the licensee.

3. The deadline for making a decision on the renewal of a license issued by the Government of the Republic of Tajikistan shall be determined in accordance with the procedure for issuing licensing documents.

4. A fee of 1 (one) index for settlements on the date of submission of the application for renewal shall be paid for the renewal of a license in accordance with the procedure established by Article 13 of this Law *(as amended by Law of the Republic of Tajikistan # 2056 of June 20, 2024)*.

5. Prior to the renewal of the license, the licensee - a legal entity or (its successor) and (or) an individual entrepreneur who has submitted an application for renewal of the license - shall perform or carry out activities and (or) the action specified therein on the basis of a copy of the submitted application for renewal of

the license with a mark from the licensing authorities on the date of receipt of the application.

6. When reissuing a license, the licensing authorities shall make the appropriate changes to the register of licensing documents.

7. It is prohibited to require the applicant to submit any documents other than those specified in this article.

Article 26. Issuance of a second copy (duplicate) of the license

1. In the event of loss or damage to the license, a second copy (duplicate) shall be issued on the basis of an application by the licensee.

2. The licensing authorities shall issue (send) a duplicate of the licensing document within five working days from the date of receipt of the application, the original license in case of damage, an announcement of the loss of the license published in the media, and a document confirming that the applicant has paid the fee for the issuance of a second copy (duplicate) of the license. The application for the issuance of a second copy (duplicate) of the license and the necessary documents shall be submitted in writing or through the electronic system.

3. The issuance of a second copy (duplicate) of the license shall be carried out by the Government of the Republic of Tajikistan in accordance with the procedure for issuing permits.

4. A fee shall be paid for the issuance of a second copy (duplicate) of the license in accordance with the procedure established by Article 13 of this Law, in the amount of 1 (one) indicator for calculations on the date of application (*as amended by Law of the Republic of Tajikistan # 2056 of June 20, 2024*).

5. It is prohibited to require the applicant to provide any documents other than those specified in this article.

Article 27. Suspension of a license

1. Licensing authorities (in the case of licenses issued by the Government of the Republic of Tajikistan, licensing executive authorities) may suspend a license if two or more violations of the licensing conditions, qualification requirements, and conditions, as well as the requirements of Part 1 of Article 25 of this Law, are identified by the licensee. Suspension of a license shall entail suspension of the licensee's activities for the period specified in part 3 of this article or until a court decision to revoke the license enters into legal force.

2. Notwithstanding the requirements of part 1 of this article, in exceptional cases, if it is necessary to prevent an immediate threat to the life or health of the population, the occurrence of a man-made disaster, irreparable damage to natural objects or the state of the environment, and it is impossible to prevent these circumstances by other means, the license shall be suspended.

3. The licensing authorities (licensing executive bodies) shall set a three-month period for the licensee to remedy the violations that led to the suspension of the license. If the licensee fails to remedy the violations within the specified period, the licensing authorities shall apply to the court for revocation of the license.

4. The licensee shall be obliged to eliminate the violations that led to the suspension of the license and notify the licensing authorities (licensing executive bodies) thereof in writing. The licensing authorities (licensing executive bodies in agreement with the Government of the Republic of Tajikistan) shall, within five working days of receiving the notification, verify its validity and, if the violations

have been remedied, decide to reinstate the license and notify the licensee thereof in writing.

5. The decision to suspend the license or to submit an application for revocation of the license to the court shall be communicated to the licensee in writing with a reasoned justification no later than three days after its adoption.

6. The decision to suspend the license may be appealed in accordance with the procedure established by the legislation of the Republic of Tajikistan.

7. If the court finds that the suspension of the license was unjustified, the licensing authorities shall be liable to the business entity for the amount of damage caused to it.

Article 28. Termination of a license

1. A license shall be terminated in the following cases:

1) termination of the economic entity's activities (liquidation of a legal entity, termination of an individual entrepreneur's activities) - from the date of termination of the economic entity's activities;

2) expiry of the term of the license for activities related to the use of subsoil resources - from the day following the date of expiry of the license.

2. In the cases, specified in part 1 of this article, a decision shall be made by the licensing authorities (licensing executive bodies in agreement with the Government of the Republic of Tajikistan) to make changes to the registers of licensing documents.

Article 29. Revocation of a license

1. A license shall be revoked on the following grounds and in the following manner:

1) on the basis of an application by the licensee - by the licensing authorities;

2) failure by the licensee to pay the license fee within fifteen working days from the date of the decision to issue the license by the licensing authorities;

3) failure by the licensee to pay the annual fee for maintaining the license until December 31 of the calendar year by the licensing authorities;

4) in the event of the illegality of the decision of the licensing authorities to issue a license and (or) the establishment of the fact of obtaining a license with the provision of false documents - by the judicial authorities;

5) failure by the licensee to sign an investment agreement for the use of subsoil resources, violation of licensing and qualification requirements and conditions - by judicial authorities.

2. In the event of suspension or revocation of a license, the licensing authorities (licensing executive bodies in agreement with the Government of the Republic of Tajikistan) shall publish information on the decision taken in the register of licensing documents.

CHAPTER 4. PROCEDURE FOR ISSUING, REISSUE, CANCELLATION, SUSPENSION OR TERMINATION OF A PERMIT

Article 30. Documents required for obtaining a permit document

1. To obtain a permit, the applicant or his authorized representative shall submit the following documents to the licensing authorities:

1) an application for obtaining a permit, specifying the type of activity or action that the business entity intends to carry out on the basis of the permit;

2) a copy of the document confirming the state registration of the business entity;

3) a document confirming payment of the fee (receipt) for consideration of the application;

4) a power of attorney to represent the interests of the authorized person if the documents for obtaining a license are submitted by the applicant's representative.

2. An application for a permit shall be submitted in writing or via an electronic system. The applicant shall be responsible for the accuracy of the documents submitted. When applying for a permit via an electronic system, all documents shall be submitted in electronic form.

3. The application for a permit and the documents attached to it shall be registered in accordance with the list. Information about the acceptance of the application and the documents attached to it, certified by the signature of the responsible person and the seal of the authorized bodies with a note of the date of registration, shall be handed over to the applicant or sent via the electronic system.

4. Depending on the nature of the business activity, in addition to the documents specified in part 1 of this article, the procedure for issuing permits may require the submission of other documents confirming the applicant's compliance with the established requirements and conditions for issuing a permit.

5. It is prohibited to require the applicant to submit documents not provided for by this Law and the procedure for issuing permits.

6. An application for a permit shall be returned to the business entity in the following cases:

1) it is signed by a person, who does not have the authority to do so;

2) the documents are drawn up in violation of the requirements of this article and the procedure for issuing permits.

7. Notification of the return of the application for a permit shall be delivered or sent to the applicant in writing or via an electronic system within three working days of the date of submission of the application, stating the reason for the return of the application.

8. After rectifying the deficiencies, that served as grounds for returning the application for a permit, the applicant may submit a new application, which must be reviewed in accordance with the established procedure.

Article 31. Making a decision to grant or deny a permit document

1. Based on the application for a permit and the documents attached to it, the permitting authorities shall decide whether to issue or refuse to issue a permit, with the exception of permits issued by the Government of the Republic of Tajikistan, within a period not exceeding ten working days from the date of its acceptance, except in cases where the issuance of a permit requires diagnostics, expertise, analyses, and laboratory studies directly provided for by the legislation of the Republic of Tajikistan, and the submission of documents confirming the completion of diagnostics, expertise, analyses, and laboratory studies is provided for in the procedure for issuing permits. In such cases, the deadline for issuing the

permit shall be specified in the procedure for issuing permits, approval and coordination acts, and acceptance of notifications.

2. The deadline for making a decision on the issuance or refusal to issue a permit document issued by the Government of the Republic of Tajikistan is determined in accordance with the procedure for issuing permits.

3. Information on the decision to issue a permit within the time limit specified in part 1 of this article shall be sent (delivered) to the applicant in writing and via an electronic system, indicating the bank account details and the deadline for payment of the fee for issuing the permit.

4. If a decision is made to reject an application for a permit, the permitting authorities shall inform the applicant of the reasons for the rejection within the time limit specified in part 1 of this article.

5. The applicant, based on the information about the decision to issue a permit document, shall pay the fee for the issuance of the permit document by non-cash means and provide the permitting authorities with information regarding such payment (*as amended by the Law of the Republic of Tajikistan dated 20.06.2024, # 2056*).

6. The permitting document is issued by the permitting authorities to the applicant under his signature in the register of applications and issued permitting documents.

7. Upon expiry of the period, specified in part 1 of this article, in the absence of written notification of refusal to accept the application for the issuance of a permit, it shall be deemed to have been issued, and the applicant may carry out the activities for which he applied for a permit in accordance with the principle of tacit approval.

8. In the event of a situation of tacit approval, the licensing authorities shall be obliged to issue the permit within the period specified in part 1 of this article.

9. An economic entity has the right to appeal the decision of the licensing authorities to refuse to issue a permit in accordance with the procedure established by the legislation of the Republic of Tajikistan.

Article 32. Grounds for refusal to issue a permit

1. The grounds for refusal to issue a permit are:

- 1) submission of incomplete documents by the applicant;
- 2) discovery of inaccurate information in the documents submitted by the applicant;
- 3) a justified negative conclusion based on the results of studies, surveys, or other scientific and technical assessments, when their conduct is mandatory.

2. It is prohibited to refuse to issue a permit on grounds other than those established by this Law.

Article 33. Reissuance of a permit

1. In the event of reorganization of a legal entity, change of its name or location, the holder of the permit - a legal entity (its successor) is obliged, within seven working days after completing the state registration procedure in connection with the reorganization, a change in its name or location, submit to the licensing authorities an application for reissuance of the permit, attaching documents confirming the specified information, a copy of the certificate of state registration,

a copy of the notification of change of location sent to the registering authorities, as well as the original of the previously issued permit.

2. In the event of a change in the surname, first name, patronymic, or place of residence of an individual entrepreneur, the holder of the permit document—the individual entrepreneur—is required to submit an application to the licensing authorities for reissuance of the permit document within seven business days after making the relevant changes, attaching documents confirming the specified information.

3. Documents for reissuing the permit shall be submitted in writing or via an electronic system.

4. Prior to reissuing the permit, the holder of the permit - a legal entity (its successor), an individual entrepreneur who has submitted an application for reissuing the permit - shall carry out or perform the activities and (or) actions specified therein on the basis of a copy of the submitted application for reissuing the permit with a note from the licensing authority on the date of receipt of the application.

5. When reissuing the permit, the permitting authority shall make the appropriate changes to the register of permits.

6. The reissuance of the permit shall be carried out within a period not exceeding five working days after the date of receipt by the permitting authorities of the application for reissuance of the permit with the attachment of the relevant documents and information on the non-cash payment of the fee for reissuance of the permit (*as amended by the Law of the Republic of Tajikistan dated June 20, 2024, # 2056*).

7. A fee of 1 (one) index for settlements on the date of submission of the application for reissuance shall be paid for the reissuance of the permit in accordance with the procedure established by Article 13 of this Law (*as amended by Law of the Republic of Tajikistan # 2056 dated June 20, 2024*).

8. It is prohibited to require the applicant to submit documents other than those provided for in this article.

Article 34. Issuance of a second copy (duplicate) of a permit

1. In the event of loss or damage to a permit, a second copy (duplicate) of the permit shall be issued on the basis of an application by the permit holder.

2. The licensing authorities shall issue (send) a second copy (duplicate) of the permit within five working days of the date of receipt of the application, the original permit, in case of damage, an announcement of the loss of the permit published in the media, and information about the non-cash payment of the fee by the applicant for the issuance of a second copy (duplicate) of the permit. The application for the issuance of a second copy (duplicate) of the permit and the necessary documents shall be submitted in writing or through the electronic system (*as amended by the Law of the Republic of Tajikistan # 2056 of June 20, 2024*).

3. The issuance of a second copy (duplicate) of the permit document by the Government of the Republic of Tajikistan shall be carried out in accordance with the procedure for issuing permit documents.

4. For the issuance of a second copy (duplicate) of the permit document, a fee shall be paid in accordance with the procedure established by Article 13 of this Law, in the amount of 1 (one) index for settlements on the date of application (*as amended by the Law of the Republic of Tajikistan # 2056 dated June 20, 2024*).

5. It is prohibited to require the applicant to submit any documents other than those specified in this article.

Article 35. Suspension of a permit document

1. Licensing authorities (in the case of a license issued by the Government of the Republic of Tajikistan (licensing executive authorities)) may suspend a license in the event of two or more violations of the licensing conditions, qualification requirements, and conditions by the license holder, as well as the requirements of parts 1 and 2 of Article 33 of this Law. Suspension of the permit shall entail suspension of the activity for which the permit is required for the period specified in part 3 of this article or until the court decision to revoke the permit enters into legal force.

2. Regardless of the requirements of part 1 of this article, in exceptional cases, if necessary to prevent an immediate threat to the life or health of the population, the occurrence of a man-made disaster, irreparable damage to natural objects or the state of the environment, and if it is impossible to prevent these circumstances by other means, the validity of the permit shall be suspended.

3. The permitting authorities (permitting executive bodies) shall set a three-month period for the holder of the permit to remedy the violations that led to the suspension of the permit. If the holder of the permit fails to remedy the specified violations within the specified period, the permitting authorities shall apply to the court for the cancellation of the permit.

4. The holder of the permit is obliged to remedy the violations that led to the suspension of the permit and notify the licensing authorities (licensing executive bodies) in writing. The licensing authorities (licensing executive bodies in agreement with the Government of the Republic of Tajikistan) shall, within five working days of receiving the notification, verify its validity and, if the violations have been remedied, decide to reinstate the permit and notify the permit holder in writing.

5. The decision to suspend the validity of the permit or to file an application for the cancellation of the permit with the court shall be communicated to the permit holder with justification no later than three days after its adoption in writing.

6. The economic entity has the right to appeal the decision of the licensing authorities to suspend the validity of the permit in accordance with the procedure established by the legislation of the Republic of Tajikistan.

7. In the event that a court recognizes the suspension of a permit document as unjustified, the permitting authorities shall be liable to the business entity for the amount of damage caused to it.

Article 36. Termination of a permit document

1. The validity of a permit shall be terminated upon the termination of the economic entity's activities (liquidation of a legal entity, termination of an individual entrepreneur's activities) from the date of termination of the economic entity's activities.

2. In the cases established by part 1 of this article, a decision shall be made by the licensing authorities (licensing executive bodies in agreement with the Government of the Republic of Tajikistan) to amend the lists of licensing documents.

Article 37. Cancellation of a permit document

1. A permit document shall be cancelled on the following grounds and in the following procedure:

1) on the basis of an application by the holder of the permit - by the permitting authorities;

2) failure by the holder of the permit to pay the permit fee within fifteen working days from the date of the decision to grant the license - by the licensing authorities;

3) failure by the licensee to pay the annual fee for maintaining the license in force by December 31 of the calendar year - by the licensing authorities;

4) in the event of establishing the illegality of the decision of the licensing authorities to issue a permit and (or) establishing the fact of obtaining a permit with the suspension of unreliable documents - by judicial authorities.

5) violation of the licensing conditions, qualification requirements, and conditions by the holders of the licensing document by the judicial authorities.

2. In the event of cancellation of the permit, the licensing authorities (licensing executive bodies in agreement with the Government of the Republic of Tajikistan) shall publish information about the decision taken in the register of licensing documents.

CHAPTER 5. APPROVAL AND COORDINATION PROCEDURES, ACCEPTANCE OF NOTIFICATIONS

Article 38. Documents required for the approval and coordination procedure

1. To undergo the approval and coordination procedure, the applicant or his authorized representative shall submit the following documents to the relevant licensing authorities:

1) an application for approval and coordination procedures;

2) the type of activity, action, or document subject to approval or coordination;

3) a copy of the document confirming the state registration of the business entity;

4) a document confirming payment of the fee for consideration of the application;

5) a power of attorney to represent the interests of the authorized person if the documents for the approval and coordination procedure are submitted by the applicant's representative.

2. The application for the approval and coordination procedure shall be submitted in writing or via an electronic system. When submitting an application via an electronic system, all documents shall be submitted in electronic form.

3. The application for the approval and coordination procedure and the documents attached to it shall be registered according to the list. Information about the acceptance of the application and the documents attached to it, certified by the signature of the responsible person and the seal of the licensing authorities with a note of the date of registration, shall be handed over to the applicant or sent via the electronic system.

4. Depending on the nature of the business activity, in addition to the documents specified in part 1 of this article, the procedure for issuing permits may require the submission of other documents confirming the applicant's compliance with the established requirements and conditions for undergoing the approval and coordination procedure.

5. It is not permitted to require the applicant to submit other documents not provided for by this Law and the procedure for issuing permits.

6. An application for the approval and coordination procedure shall be returned to the economic entity in the following cases:

- 1) it is signed by a person who does not have the authority to do so;
- 2) the documents are drawn up in violation of the requirements of this article and the procedure for issuing permits.

7. Notification of the return of the application for approval and coordination shall be delivered or sent to the applicant in writing or through the system within no more than three working days from the date of submission of the application, indicating the reason for the return.

8. After eliminating the deficiencies that led to the return of the application for approval and coordination, the applicant may submit a new application, which shall be considered in accordance with the established procedure.

Article 39. Approval and coordination acts

1. Based on the application for approval and coordination and the documents attached thereto, the licensing authorities shall, within 30 days, unless a shorter period is provided for by the legislation of the Republic of Tajikistan, approve and coordinate the fact of approval or coordination of the requested activity, action, and/or document by affixing the seal, signature, and date of approval or coordination to the submitted documents and/or by issuing the relevant document. with a seal, signature, and date of approval or coordination and/or by issuing the relevant document.

2. Information about the decision on approval or coordination shall be sent (delivered) to the applicant in writing and via the electronic system.

3. Upon expiration of the period, specified in part 1 of this article, in the absence of written notification of refusal to approve and agree, it shall be deemed approved and agreed, and the applicant may perform the action for which approval or agreement was requested in accordance with the principle of tacit approval.

Article 40. Refusal of approval and agreement

1. The grounds for refusal to approve and agree to the requested activity, action, or document are:

- 1) submission of incomplete documents by the applicant;

2) identification of inaccurate information in the documents submitted by the applicant;

3) a justified negative conclusion based on the results of studies, surveys, or other scientific and technical assessments, when their conduct is mandatory.

2. Refusal to approve and agree to the requested activity, action, or document on other grounds not established by this Law is prohibited.

3. The applicant shall be notified in writing or via an electronic system of the refusal to approve and agree to the requested activity, action, or document. The written notification of refusal to approve or agree to the requested activity, action, or document shall state the reasons for the refusal.

4. The economic entity shall have the right, in accordance with the procedure established by the legislation of the Republic of Tajikistan, to appeal against the decision of the licensing authority to refuse to approve and agree to the requested activity, action, or document.

Article 41. Procedure for sending notifications

1. The notification shall be sent by the applicant to the licensing authorities, which shall accept it, in writing or through an electronic system.

2. In cases established by this Law and the procedure for issuing permits, the necessary documents shall be attached to the notification. The applicant shall be responsible for the accuracy of the information contained in the notification or attached to it.

3. It is prohibited to request from the applicant any other documents that are not provided for by this Law and the procedure for issuing permits.

4. The applicant shall have the right to commence or shall be obliged to cease the activity or specific action after sending the relevant notification.

Article 42. Confirmation of notification

If necessary, based on the applicant's request, the licensing authorities receiving the notification shall, within three working days from the date of the request, issue the applicant with an extract from the licensing documents.

CHAPTER 6. FINAL PROVISIONS

Article 43. Transitional provisions

1. The permitting authorities shall be required to connect to the state information system and, until they are connected to this system, shall accept applications from applicants in paper form and send all notifications provided for by this Law.

2. Permits issued before this Law came into force are valid until the date specified in them.

Article 44. Dispute resolution

Disputes in the field of permit system regulation shall be resolved in accordance with the legislation of the Republic of Tajikistan.

Article 45. Responsibility for non-compliance with the requirements of this Law

Individuals and legal entities shall be liable for non-compliance with the requirements of this Law in accordance with the legislation of the Republic of Tajikistan.

Article 46. On the repeal of the Law of the Republic of Tajikistan ««On Licensing of Certain Types of Activities» and “the Law of the Republic of Tajikistan” «On the permitting system »

To declare invalid the Law of the Republic of Tajikistan ««On Licensing Certain Types of Activities»« dated May 17, 2004 (Akhbori Majlisi Oli of the Republic of Tajikistan, 2004, # 5, Art. 348; 2005, # 3, Art. 120; 2006, # 7, Art. 343; 2007, # 6, Art. 433; 2008, # 1, Part 2, Art. 14, # 6, Art. 457, # 10, Art. 816; 2009, # 3, Art. 78, # 5, Art. 326, # 910, Art. 544; 2010, # 12, Part 1, Art. 821; 2012, # 12, Part 1, Art. 1005; 2013, # 3, Art. 193, # 11, Art. 787; 2014, # 7, Part 2, Art. 406, Art. 407, # 11, Art. 666; 2015, # 3, Art. 206, Art. 213, # 11, Art. 967; 2016, # 5, Art. 369, # 7, Art. 631, # 11, Art. 885; 2017, # 5, Part 1, Art. 291; 2019, # 6, Art. 327; 2020, # 7-9, Art. 618) and the Law of the Republic of Tajikistan ««On the permitting system» « dated August 2, 2011 (Akhbori Majlisi Oli of the Republic of Tajikistan, 2011, # 7-8, Art. 606; 2012, # 4, Art. 252, # 7, Art. 686, # 12, Part 1, Art. 1024; 2014, # 7, Part 2, Art. 400, # 12, Art. 824; 2015, # 11, Art. 957, # 12, Part 1, Art. 1113; 2016, # 5, Art. 364, # 7, Art. 618; 2019, # 4-5, Art. 218; 2020, # 1, Art. 13, # 7-9, Art. 609; 2021, # 12, Part 2, Art. 695; 2022, # 1-3, Art. 14).

Article 47. Procedure for the entry into force of this Law

1. This Law, with the exception of paragraphs 2), 3), 4), 6) and 7) of Article 6, paragraph 4) of Article 7 and paragraph 8) of Article 8, shall enter into force on September 1, 2023.

2. The provisions of paragraphs 2), 3), 4), 6) and 7) of Article 6, paragraph 4) of Article 7 and paragraph 8) of Article 8 of this Law shall enter into force after official publication.

President
of the Republic of Tajikistan
Dushanbe city
June 22, 2023 # 1968
Annex to
the Law
of the Republic of Tajikistan
«On the permitting system»

Emomali Rahmon

Unified State Register of Licenses, Permits, Approval and Coordination Acts, Notifications Received

[Annex](#) (as amended by Law of the Republic of Tajikistan [#2015](#) dated 27.12.2023)

**Unified
State Register of Licenses, Permits,
approval and coordination acts, notifications received**

Table 1				
LICENSING				
Licensed type of activities and actions	Licensed sub-type of activity and actions	License fee amount (with an indicator for calculations)		
		Fee for reviewing the application	one-time fee for issuing a license	Subsequent annual fee for maintaining the license
1. GOVERNMENT OF THE REPUBLIC OF TAJIKISTAN				
1. Activities related to the use of mineral resources	- activities related to the exploration, assessment, and geological study of subsoil resources	10 (ten)	80 (eighty)	-
	- activities related to the collection of mineralogical and paleontological collections and rocks	10	20 (twenty)	-
	- activities related to oil and gas extraction	10	100 (one hundred)	-
	- activities related to coal mining	10	80 (eighty)	-
	- activities related to the use of other underground minerals	10	100 (one hundred)	-
	- activities related to the use of non-mineral underground resources	10	80 (eighty)	-

	- activities related to the use of mining industry production waste and its processing	10	60 (sixty)	-
2. AUTHORIZED STATE BODY IN THE FINANCIAL SECTOR				
2. Activities related to the manufacture and trade of counterfeit-proof printed products	- activities related to the manufacture of counterfeit-proof printed products	4 (four)	2 (two)	2 (two)
	- activities related to the sale of counterfeit-proof printed products	4 (four)	2 (two)	2 (two)
3. Auditing activities (auditing exchanges, extrabudgetary funds, investment organizations, and general auditing)		4 (four)	2 (two)	2
4. Activities related to the trade in precious metals and precious stones (purchase from the public of jewelry and other household items made of precious metals and precious stones and scrap of such items, wholesale and retail trade in precious metals and precious stones).	- activities related to the purchase and sale of precious metals and stones	4 (four)	2 (two)	2
	- activities related to the purchase and sale of jewelry made of precious metals and stones	4 (four)	2 (two)	2
	- purchasing jewelry and other household items made of metals and precious stones, as well as scrap metal from the public	4 (four)	2 (two)	2
5. Activities of non-state pension funds		4 (four)	2 (two)	2
6. Stock exchange activities		4 (four)	2 (two)	2 (two)
7. Professional activities of securities market participants	- brokerage activities on the securities market	4 (four)	2 (two)	2
	- dealing activities on the securities market	4 (four)	2 (two)	2 (two)
	- securities portfolio management activities	4 (four)	2 (two)	2
	- activities related to determining the obligations of parties (clearing) in securities transactions	4 (four)	2 (two)	2 (two)
	- conservation activities	4 (four)	2 (two)	2 (two)
	- activities of a trading organization on the securities market	4 (four)	2 (two)	2
8. Activities related to the organization and maintenance of betting pools, bookmakers, and lotteries	- Activities related to the organization and maintenance of totalizator cash desks	10 (ten)	3000 (three thousand)	3000 (three thousand)
	- bookmaking activities	10 (ten)	3000 (three thousand)	3000 (three thousand)
	- lottery activities	10 (ten)	400 (four hundred)	400 (four hundred)

9. Pawnshop activities		10 (ten)	500 (five hundred)	500 (five hundred)
3. AUTHORIZED STATE BODY IN THE FIELD OF ECONOMIC DEVELOPMENT AND TRADE				
10. Activities of patent representatives		4 (four)	2 (two)	2 (two)
11. Activities related to the control of exports of dual-use goods		4 (four)	2 (two)	2
4. AUTHORIZED STATE BODY IN THE FIELD OF INDUSTRY AND NEW TECHNOLOGIES				
12. Activities related to the preparation, processing, and distribution of ferrous and non-ferrous metal scrap and waste		4 (four)	2 (two)	2
13. Activities related to the handling of precious metals and precious stones	- activities related to the processing of scrap and waste precious metals for the purpose of obtaining the final product and refining precious metals	4 (four)	2 (two)	2
	- activities related to the extraction of precious stones	4 (four)	2 (two)	2
14. Activities related to the production and sale of tobacco products	- tobacco product manufacturing activities	10	25 (twenty-five)	25 (twenty-five)
	- wholesale sale of tobacco products	10	25 (twenty-five)	25 (twenty-five)
	- retail sale of tobacco products	10	5 (five)	5 (five)
15. Activities in the field of production and sale of ethyl alcohol, alcohol, and alcoholic products	- activities related to the production, storage, and wholesale of ethyl alcohol and alcohol	10	76 (seventy-six)	76 (seventy-six)
	- activities related to the retail sale of alcoholic beverages (including bottling)	10	12 (twelve)	12 (twelve)
	- beer production activities	10	76 (seventy-six)	76 (seventy-six)
	- production and wholesale of alcoholic beverages	10	76 (seventy-six)	76 (seventy-six)
16. Activities related to the extraction of common minerals	- sand extraction activities	10	40 (forty)	-
	- sand and gravel mixture extraction activities	10 (ten)	40 (forty)	-
	- clay extraction activities	10	40 (forty)	-
	- alumina extraction activities	10	40 (forty)	-

	- activities related to the extraction of building stone	10 (ten)	40 (forty)	-
	- sandstone extraction activities	10 (ten)	40 (forty)	-
	- boron mining activities	10 (ten)	40 (forty)	-
	- quartzite mining activities	10	40 (forty)	-
	- dolomite mining activities	10 (ten)	40 (forty)	-
	- marl extraction activities	10 (ten)	40 (forty)	-
	- limestone extraction activities	10 (ten)	40 (forty)	-
	- porous limestone extraction activities	10 (ten)	40 (forty)	-
	- activities related to the extraction of sheet stone	10 (ten)	40 (forty)	-
	- activities related to the extraction of argillites and siltstones	10 (ten)	40 (forty)	-
	- extraction of igneous, volcanic, and metamorphic rocks	10	40 (forty)	-
5. AUTHORIZED STATE BODY IN THE FIELD OF ENERGY AND WATER RESOURCES				
17. Activities related to oil and gas processing and the use of oil and gas facilities		4 (four)	2 (two)	2
18. Activities related to the storage and sale of oil, gas, and their refined products ¹		4	2 (two)	2
19. Installation, commissioning, and repair of energy facilities and equipment ¹		4	2 (two)	2
20. Activities related to the production, transmission, and distribution of electrical energy ¹		4 (four)	2 (two)	2
21. Activities related to the extraction of oil and gas from abandoned wells		10	100 (one hundred)	-
6. AUTHORIZED STATE BODY IN THE FIELD OF INTERNAL AFFAIRS				
22. Installation, repair, and maintenance of fire protection equipment for buildings and structures	- activities related to the treatment of building and structure designs with fire-resistant materials	4 (four)	2 (two)	2
	- Installation, repair, and maintenance of automatic and manual fire extinguishing equipment	4 (four)	2 (two)	2
	- activities related to the examination of firefighting equipment and devices	4 (four)	2 (two)	2 (two)
	- activities related to the examination of refractory and fire-resistant tools and materials	4 (four)	2 (two)	2
23. Activities related to the production, manufacture, sale, collection, and exhibition of weapons and ammunition	- activities related to the production and manufacture of weapons and ammunition	4 (four)	2 (two)	2 (two)
	- activities related to the sale of weapons and ammunition	4 (four)	2 (two)	2 (two)

	- activities related to the collection and exhibition of weapons and ammunition	4 (four)	2 (two)	2
7. AUTHORIZED STATE BODY IN THE FIELD OF HEALTH CARE AND SOCIAL PROTECTION OF THE POPULATION				
24. Pharmaceutical activities (manufacture and production of medicines, medical goods, parapharmaceutical products, and designated products)	- activities related to the import, export, and sale of medicines and medical goods	4 (four)	2 (two)	2
	- activities related to the manufacture, production, and sale of medicines, medical goods, parapharmaceutical products, and designated products	4 (four)	2 (two)	2
	- implementation activities to the sale of medicines, medical goods, parapharmaceutical products, and the designated product	4 (four)	2 (two)	2
25. Activities related to the production of disinfectants, insecticides, and rodenticides	- production of disinfectants	4 (four)	2 (two)	2 (two)
	- production of insecticides	4 (four)	2 (two)	2 (two)
	- activities related to the production of rodenticides	4 (four)	2 (two)	2
26. Activity involving the technical maintenance of medical equipment ¹		4 (four)	2 (two)	2
27. Activities involving the use of infectious disease pathogens		4 (four)	2 (two)	2
28. Activities involving the collection of medicinal plants and the harvesting of medicinal raw materials		4 (four)	2 (two)	2 (two)
29. Private medical practice		4 (four)	2 (two)	2
30. Activities related to the cultivation of narcotic plants for scientific purposes, as well as the development of new narcotic drugs and psychotropic substances	- cultivation of narcotic plants for scientific purposes	4 (four)	2 (two)	2
	- activities related to the cultivation of narcotic plants for the purpose of creating new narcotic drugs and psychotropic substances	4 (four)	2 (two)	2
31. Activities related to the legal circulation of narcotic drugs, psychotropic substances, and precursors (development, production, manufacture, processing, storage, transportation, shipment, issuance, purchase, sale, distribution, acquisition, use, import, and export) used in medicine		4 (four)	2 (two)	2
8. AUTHORIZED STATE BODY FOR DRUG CONTROL				

32. Activities related to the legal circulation of precursors of narcotic drugs and psychotropic substances (development, production, manufacture, processing, storage, transfer, transportation, issuance, purchase, sale, distribution, acquisition, use, import, and export)		4 (four)	2 (two)	2 (two)
9. AUTHORIZED STATE BODY IN THE FIELD OF LABOR, MIGRATION, AND EMPLOYMENT				
33. Activities related to the employment of citizens of the Republic of Tajikistan outside the Republic of Tajikistan and the employment of foreign citizens in the territory of the Republic of Tajikistan	- Activities related to the employment of citizens of the Republic of Tajikistan outside the Republic of Tajikistan	4 (four)	2 (two)	2 (two)
	- activities, related to the employment of foreign citizens within the territory of the Republic of Tajikistan	4 (four)	2 (two)	2
10. AUTHORIZED STATE BODY IN THE FIELD OF TRANSPORT				
34. Activities related to the design and survey, construction, repair, and restoration of motorways, railways, and road structures	- Design and research activities for motorways and road structures of the 1st level of responsibility	4 (four)	2 (two)	2
	- Design and research activities for motorways and road structures of the 2nd level of responsibility	4 (four)	2 (two)	2
	- Design and research activities for motorways and road structures of the 3rd level of responsibility	4 (four)	2 (two)	2
	- Design and research activities for motorways and road structures of the 4th level of responsibility	4 (four)	2 (two)	2
	- Construction, repair, and restoration of motorways and road structures of the 1st level of responsibility	4 (four)	2 (two)	2
	- Construction, repair, and restoration of motorways and road structures of the 2nd level of responsibility	4 (four)	2 (two)	2
	- construction, repair, and restoration of motorways and road structures of the 3rd level of responsibility	4 (four)	2 (two)	2
	- Construction, repair, and restoration of motorways and road structures of the 4th level of responsibility	4 (four)	2 (two)	2
	- design and survey work on railway tracks and railway transport facilities of the 1st level of responsibility	4 (four)	2 (two)	2
	- design and survey work on railway tracks and railway transport facilities of the 2nd level of responsibility	4 (four)	2 (two)	2
	- design and survey work on railway tracks and railway transport facilities of the 3rd level of responsibility	4 (four)	2 (two)	2

	- design and survey work on railway tracks and railway	4 (four)	2 (two)	2
	transport facilities of the 4th level of responsibility			
	- activities related to the construction, repair, and restoration of railway transport and railway transport facilities of the 1st level of responsibility	4 (four)	2 (two)	2
	- activities related to the construction, repair, and restoration of railway transport and railway transport facilities of the 2nd level of responsibility	4 (four)	2 (two)	2
	- activities related to the construction, repair, and restoration of railway transport and railway transport facilities of the 3rd level of responsibility	4 (four)	2 (two)	2
	- activities related to the construction, repair, and restoration of railway transport and railway transport facilities of the 4th level of responsibility	4 (four)	2 (two)	2
35. Activity involving the transportation of passengers and cargo by road transport. ¹	- Activities related to the transportation of passengers within the republic by road transport	4 (four)	2 (two)	2
	- international passenger transportation by road	4 (four)	2 (two)	2 (two)
	- activities related to the transport of goods by road within the republic	4 (four)	2 (two)	2
	- international freight transportation by road	4 (four)	2 (two)	2
	- freight forwarding activities by road transport	4 (four)	2 (two)	2 (two)
36. Activity involving the transportation of passengers and cargo by railway transport ²	- passenger transportation by rail	4 (four)	2 (two)	2
	- freight transportation by rail	4 (four)	2 (two)	2
37. Maintenance and repair activities for automobile and railway transport	- Maintenance and repair activities for road transport	4 (four)	2 (two)	2
	- maintenance and repair activities for rail transport	4 (four)	2 (two)	2
38. Passenger and freight terminal activities	- Passenger terminal activities	4 (four)	2 (two)	2 (two)
	- cargo terminal operations	4 (four)	2 (two)	2
11. AUTHORIZED STATE BODY IN THE FIELD OF INVESTMENTS AND STATE PROPERTY MANAGEMENT				
39. Evaluation activities		4 (four)	2 (two)	2
12. AUTHORIZED STATE BODY IN THE FIELD OF LAND MANAGEMENT AND GEODESY				
40. Geodesy and cartography activities	- geodetic activities	4 (four)	2 (two)	2 (two)
	- cartographic activities	4 (four)	2 (two)	2
13. AUTHORIZED STATE BODY IN THE FIELD OF ENVIRONMENTAL PROTECTION				

41. Activities in the field of hydrometeorology and related fields, including work to actively influence hydrometeorological and geophysical processes and phenomena	- activities to determine meteorological, climatic, aerological, hydrological, and agrometeorological characteristics	4 (four)	2 (two)	2 (two)
	- activities related to the preparation and provision of forecast and operational information to consumers	4 (four)	2 (two)	2
	- activities related to the creation and maintenance of databases in the field of hydrometeorology, related fields, and environmental quality monitoring	4 (four)	2 (two)	2
	- activities related to determining the level of pollution (including radioactivity) of the natural environment (atmospheric air, soil, surface waters)	4 (four)	2 (two)	2
	- activities related to the preparation and forecasting of analytical and calculated information for consumers on the state of the natural environment and its pollution (including radioactive pollution)	4 (four)	2 (two)	2 (two)
	- installation, repair, maintenance, and calibration of hydrometeorological instruments and equipment	4 (four)	2 (two)	2
42. Activities related to the handling of hazardous waste	- collection, storage, and transportation of hazardous waste	4 (four)	2 (two)	2
	- activities related to the use of hazardous waste	4 (four)	2 (two)	2 (two)
	- activities related to the neutralization and disposal of hazardous waste	4 (four)	2 (two)	2
43. Activities related to the acquisition, sale, use, processing, and disposal of ozone-depleting substances, hydrofluorocarbons included in Annexes A, B, C, E, F of the Montreal Protocol and products containing them, substances used as refrigerants, which are flammable and toxic in terms of their physical and chemical composition, as well as activities related to the installation, maintenance, and repair of equipment operating with the use of these substances as refrigerants, foaming agents, and propylene	- activities related to the production and sale of ozone-depleting substances, hydrofluorocarbons included in Annexes A, B, C, E, and F of the Montreal Protocol and products containing them, substances used as refrigerants that are flammable due to their physical and chemical composition and toxic effects	4 (four)	2 (two)	2 (two)
	- activities involving the use, processing, and sale of ozone-depleting substances, hydrofluorocarbons included in Annexes A, B, C, E, and F of the Montreal Protocol and products containing them, substances used as refrigerants that are flammable due to their physical and chemical composition and toxic effects	4 (four)	2 (two)	2 (two)
	- activities related to the destruction of ozone-depleting substances, hydrofluorocarbons included in Annexes A, B, C, E, and F of the Montreal Protocol and products	4 (four)	2 (two)	2

	containing them, substances used as refrigerants that are flammable and toxic due to their physical and chemical composition			
	- activities related to the installation, maintenance, and repair of equipment using ozone-depleting substances, hydrofluorocarbons included in Annexes A, B, C, E, and F of the Montreal Protocol and used as refrigerants, foaming agents, and propellants	4 (four)	2 (two)	2 (two)
44. Activities involving the use of flora and fauna listed in the Red Book of the Republic of Tajikistan	- activities involving the use of plant species listed in the Red Book of the Republic of Tajikistan	10	50 (fifty)	-
	- activities involving the use of animals listed in the Red Book of the Republic of Tajikistan	10	50 (fifty)	-
45. Activities related to environmental auditing		4 (four)	2 (two)	2
14. AUTHORIZED STATE BODY IN THE FIELD OF FOOD SAFETY				
46. Private veterinary activities	- private medical, preventive, surgical, obstetric, and gynecological activities	4 (four)	2 (two)	2
	- activities related to the production and sale of biological preparations and veterinary medicines	4 (four)	2 (two)	2
	- production and sale of food products and feed additives	4 (four)	2 (two)	2
15. AUTHORIZED STATE BODY IN THE FIELD OF ARCHITECTURE AND CONSTRUCTION				
47. Construction activities ³	- design and survey work with a level 1 responsibility rating	4 (four)	2 (two)	2
	- design and survey work activities with a level 2 responsibility rating	4 (four)	2 (two)	2 (two)
	- design and survey work activities with a level 3 responsibility rating	4 (four)	2 (two)	2
	- activities related to the construction of buildings and structures, including in the energy sector, as well as the expansion, reconstruction, repair, and restoration of existing facilities of level 1 responsibility	4 (four)	2 (two)	2
	- construction of buildings and structures, including in the energy sector, as well as the expansion, reconstruction, repair, and restoration of existing facilities of the 2nd level of responsibility	4 (four)	2 (two)	2

	- construction of buildings and structures, including in the energy sector, as well as the expansion, reconstruction, repair, and restoration of existing facilities of the 3rd level of responsibility	4 (four)	2 (two)	2
16. AUTHORIZED STATE BODY IN THE FIELD OF TELEVISION AND RADIO				
48. Activities in the field of television, radio, production and sale of audiovisual products	- activities in the field of television	4 (four)	2 (two)	2 (two)
	- radio broadcasting	4 (four)	2 (two)	2 (two)
	- activities in the field of production and sale of audiovisual products	4 (four)	2 (two)	2 (two)
	- activities related to the sale of audiovisual products	4 (four)	2 (two)	2
17. AUTHORIZED STATE BODY IN THE FIELD OF NUCLEAR AND RADIATION SAFETY				
49. Activities related to ionizing radiation sources (generating sources)	- activities related to the circulation (sale) of equipment that produces ionizing radiation	4 (four)	2 (two)	2 (two)
	- activities related to X-ray examination and treatment	4 (four)	2 (two)	2 (two)
	- activities involving the use of ionizing radiation sources in scientific and educational activities	4 (four)	2 (two)	2
	- activities involving the use of X-ray inspection equipment (hand luggage and cargo transportation by vehicles)	4 (four)	2 (two)	2 (two)
	- use of a linear electron accelerator	4 (four)	2 (two)	2 (two)
	- maintenance (installation and repair) of equipment that produces ionizing radiation	4 (four)	2 (two)	2
	- activities related to dosimetric control services, equipment quality, and individual dosimetry	4 (four)	2 (two)	2 (two)
	- training and research activities in the field of radiation safety	4 (four)	2 (two)	2
50. Activities related to radioactive waste management	- activities related to planning, assessment, and feasibility studies for the conservation and decontamination of radioactive waste storage facilities and areas contaminated with radioactive waste	4 (four)	2 (two)	2
	- activities related to the conservation and decontamination of radioactive waste storage facilities and areas contaminated with radioactive waste	4 (four)	2 (two)	2
	- activities related to the preliminary treatment, processing, and minimization of radioactive waste	4 (four)	2 (two)	2

	- activities related to the transportation, temporary and long-term storage of radioactive waste	4 (four)	2 (two)	2
	- Decommissioning of hazardous radioactive facilities	4 (four)	2 (two)	2
51. Activities related to the import and export, production, sale, use, transportation, processing, temporary and long-term storage of radioactive substances	- activities related to the import, export, and transit of open and closed radioactive substances (sources) into the territory of the republic	10	25 (twenty-five)	25
	- activities related to the use of sealed radioactive substances (sources)	10	25 (twenty-five)	25 (twenty-five)
	- activities involving the use of open radioactive substances (sources)	10	25 (twenty-five)	25
	- activities involving the temporary storage of radioactive substances (sources)	10	25 (twenty-five)	25
	- long-term storage of radioactive substances (sources)	10	25 (twenty-five)	25
	- activities related to the transportation of radioactive substances (sources)	10	25 (twenty-five)	25
	- activities related to the provision of technical services (installation and repair) for instruments and equipment containing radioactive substances (sources)	10	25 (twenty-five)	25
52. Activities, related to all stages of the life cycle of nuclear energy facilities	- activities related to the production, use, processing, transportation, and storage of nuclear materials	10	25 (twenty-five)	25
	- work on site selection, site assessment (feasibility study and environmental impact assessment), design, and construction of nuclear power facilities	10	25 (twenty-five)	25
	- commissioning, operation, and decommissioning of nuclear power facilities	10	25 (twenty-five)	25
18. AUTHORIZED STATE BODY IN THE FIELD OF CIVIL AVIATION				
53. Activities related to the transportation of passengers and cargo by air	- activity involving passenger transportation by air transport.	4 (four)	2 (two)	2 (two)
	- cargo transportation by air	4 (four)	2 (two)	2 (two)
	- regular domestic passenger air transport services	4 (four)	2 (two)	2
	- regular domestic air transport operations	4 (four)	2 (two)	2
	- regular international passenger air transport activities	4 (four)	2 (two)	2 (two)

	- regular international air transport activities	4 (four)	2 (two)	2
	- non-scheduled (charter) domestic passenger air transport activities	4 (four)	2 (two)	2
	- irregular (charter) international passenger transportation by air	4 (four)	2 (two)	2
	- irregular (charter) domestic air transportation activities	4 (four)	2 (two)	2
	- irregular (charter) international air transportation activities	4 (four)	2 (two)	2
	- activities of an agency selling air passenger tickets	4 (four)	2 (two)	2 (two)
	- provision of meals for passengers (crew) of aircraft	4 (four)	2 (two)	2
54. Repair and maintenance of air transport	- Technical maintenance activities during air transport flights	4 (four)	2 (two)	2
	- repair and maintenance of air transport	4 (four)	2 (two)	2 (two)
	- activities related to supplying aircraft with aviation fuel	4 (four)	2 (two)	2 (two)
	- activities related to engineering and aviation support for aircraft	4 (four)	2 (two)	2
55. Activities of passenger and cargo air transport terminals	- Passenger terminal activities	4 (four)	2 (two)	2 (two)
	- cargo terminal activities	4 (four)	2 (two)	2 (two)
	- activities related to the provision of services directly related to the flight and landing of aircraft (airfield, electrical lighting, radio engineering, meteorological, navigation, ornithological, search and rescue, air traffic control, aeronautical information, aviation security)	4 (four)	2 (two)	2
19. AUTHORIZED STATE CONTROL BODY IN THE FIELD OF EDUCATION AND SCIENCE				
56. Activities in the field of education ⁴		4 (four)	2 (two)	2
20. AUTHORIZED STATE BODY IN THE FIELD OF STATE SECRETS PROTECTION				
57. Activities related to the issuance of electronic digital signature certificates, registration of electronic digital signature owners, and services related to the verification of the authenticity of electronic digital signatures		4 (four)	2 (two)	2

58. Activities related to the detection of electronic equipment designed for the non-disclosure of information in buildings and technical facilities ¹		4 (four)	2 (two)	2
59. Activities related to the development and production of technical means for the protection of confidential information		4 (four)	2 (two)	2
60. Activities related to the technical protection of confidential information		4 (four)	2 (two)	2
61. Activities related to the development and production of special technical means designed to prevent the disclosure of information, as well as the purchase and sale of such means		4	2 (two)	2
21. AUTHORIZED STATE BODY FOR SAFETY IN INDUSTRY AND MINING				
62. Activity involving the repair and maintenance of lifting mechanisms.	- crane repair activities	4 (four)	2 (two)	2 (two)
	- crane maintenance activities	4 (four)	2 (two)	2 (two)
	- crane assembly work	4 (four)	2 (two)	2 (two)
	- elevator repair and maintenance activities	4 (four)	2 (two)	2 (two)
	- elevator installation activities	4 (four)	2 (two)	2
63. Activities related to the use of production facilities that are explosive, fire hazardous, and chemical	- activities involving the use of production facilities that are explosive, including the design of open-pit and underground mining facilities, the design of natural and liquefied gas networks, and chemical hazards	4 (four)	2 (two)	2
	- activities involving the use of production facilities subject to combustion, including the design of open-pit and underground mining facilities, the design of natural and liquefied gas networks with chemical risks	4 (four)	2 (two)	2 (two)
	- activities involving the use of chemically hazardous production facilities, including the design of open-pit and underground mining facilities, the design of natural and liquefied gas networks, chemical hazards	4 (four)	2 (two)	2 (two)
64. Industrial safety assessment activities		4 (four)	2 (two)	2
65. Activities related to the production, storage,	- activities related to the production, storage, and use of industrial explosives	4 (four)	2 (two)	2

distribution, transfer, and use of industrial explosives	- activities related to the storage, distribution, transfer, and use of industrial explosives	4 (four)	2 (two)	2
66. Activities related to the production and sale of consumer goods included in the state register of explosives	- activities related to the production of consumer goods included in the state register of explosives	4 (four)	2 (two)	2
67. Surveying activities	- activities related to the sale of commercial products included in the state register of explosives	4 (four)	2 (two)	2 (two)
		4 (four)	2 (two)	2
22. AUTHORIZED STATE BODY IN THE FIELD OF COMMUNICATIONS				
68. Activities in the field of postal communications	- activities related to the receipt, processing, transportation, and delivery (handing over) of postal items	4 (four)	2 (two)	2 (two)
	- activities related to the receipt and transfer of money by mail	4 (four)	2 (two)	2 (two)
	- courier service and courier services	4 (four)	2 (two)	2 (two)
	- international courier service activities	4 (four)	2 (two)	2
	- activities related to the manufacture and sale of government postage stamps	4 (four)	2 (two)	2
	- activities related to the acceptance, processing, transportation, and delivery (handing over) of special and courier mail items	4 (four)	2 (two)	2
69. Activities in the field of general telecommunications ⁵	- Activities related to personal global satellite communications services	10	10 (ten)	-
	- activities related to the provision of long-distance telephone services through a network of operators	10	10 (ten)	-
	- provision of international telephone services via a network of operators	10 (ten)	10 (ten)	-
	- activities related to trunking communication services, broken down by each standard telematic services (excluding IP telephony)	10 (ten)	10 (ten)	-
	- activities related to the provision of data transmission services (including telegraph communications and IP telephony) via the operators' network	10	10 (ten)	-

	- activities related to the provision of services for the production, manufacture, and installation of electrical communication, radio communication, radio, and television networks, systems, and devices	10	10 (ten)	-
	- activities related to the connection, commissioning, and maintenance of mini-ATS	10	10 (ten)	-
	- activities related to the connection, commissioning, and maintenance of radio-electronic equipment (radio stations, satellite and radio telephones, ground stations, radio modems, etc.)		10	10 (ten)
70. Activities in the field of individual telecommunications ⁶	- activities related to the planning, construction, and operation of networks and communication equipment (including the commissioning of communication channels)		10	10 (ten)
	- activities related to the provision of local telephone services		10	10 (ten)
	- activities related to the provision of long-distance telephone services		10	10 (ten)
	- provision of international telephone services		10	10 (ten)
	- activities related to data transmission services (including telegraph communications and IR telephony)		10	10 (ten)
	- activities related to public mobile communication services, broken down by standard		10	10 (ten)
	- personal radio communication services		10 (ten)	10 (ten)
	- activities related to the provision of services for the use of television and radio broadcasting networks		10	10 (ten)
	- activities related to telematic services, including content provider services (except for IP telephony)		10	10 (ten)
	23. NATIONAL BANK OF TAJIKISTAN			
71. Auditing activities	- auditing activities related to the audit of credit institutions		4 (four)	2 (two)
	- auditing activities related to auditing Islamic credit institutions		4 (four)	2 (two)
	- auditing activities related to the audit of insurance organizations		4 (four)	2 (two)

72. Insurance activities	- insurance activities		4 (four)	2 (two)	
	- reinsurance activities		4 (four)	2 (two)	
	- insurance brokerage activities		4 (four)	2 (two)	
	- actuarial activities		4 (four)	2 (two)	

	- adjustment activities	4 (four)	2 (two)	2 (two)
	- insurance surveyor activities	4 (four)	2 (two)	2 (two)
73. Credit history bureau activities		4 (four)	2 (two)	2
74. Banking operations	- banking activities	50 (fifty)	20 (twenty)	20 (twenty)
	- activities of a non-bank credit institution	25 (twenty-five)	10 (ten)	10
	- activities of small credit and savings organizations	10	10	10 (ten)
	- activities of small credit organizations	10 (ten)	4 (four)	4 (four)
	- activities of small credit funds	10 (ten)	2 (two)	2 (two)
	- activities of traditional credit organizations	10 (ten)	10 (ten)	10 (ten)
75. Activities related to Islamic banking operations	- Activities of Islamic banks	50 (fifty)	20 (twenty)	20
	- activities of Islamic non-banking organizations	25 (twenty-five)	10 (ten)	10
76. Activities of small Islamic financial organizations	- Activities of Islamic small credit and savings organizations	7	10	10
	- Activities of small Islamic credit organizations	5	4 (four)	4 (four)
	- activities of small Islamic credit funds	3	2 (two)	2 (two)
77. Activities of payment system operators		10	10 (ten)	10 (ten)
78. Activities related to foreign exchange transactions		10	5 (five)	5 (five)

Table 2

PERMITTING DOCUMENTS

List of permits for activities and actions	Subtypes of activities and actions requiring permits	Fee for issuing a permit (with a calculation indicator)		
		Fee for reviewing the application	one-time fee for issuing a permit	annual subsequent fee to maintain the validity of the permit

1. GOVERNMENT OF THE REPUBLIC OF TAJIKISTAN

1. Permits for the export, import, and transit of certain types of goods (works and services), the list of which is approved by a resolution of the Government of the Republic of Tajikistan	- actions related to the import of certain types of goods (works and services)	1 (one)	2 (two)	-
	- actions related to the export of certain types of goods (works and services)	1 (one)	2 (two)	-
2. AUTHORIZED STATE BODY IN THE FIELD OF FINANCE				
2. Permits for the extraction of placer minerals by prospecting and free mining methods		1 (one)	2 (two)	2 (two)
3. Certificate for conducting lottery games	- lottery activities	1 (one)	2 (two)	2 (two)
	- electronic lottery activities	1 (one)	2 (two)	1000 (one thousand)
	- activities related to initiatives	1 (one)	2 (two)	
	- activities related to conducting a winning game	1	2 (two)	
4. Certificate for the manufacture of jewelry and teeth from precious metals	- activities related to the manufacture of jewelry from precious metals	1 (one)	2 (two)	2 (two)
	- activities related to the manufacture of teeth from precious metals	1 (one)	2 (two)	2 (two)
5. Certificate of state registration of securities		1	2 (two)	-
6. Auditor's qualification certificate		1	2 (two)	-
3. AUTHORIZED STATE BODY IN THE FIELD OF ECONOMIC DEVELOPMENT AND TRADE				
7. Certificate of registration of entities in a free economic zone		10	156 (one hundred fifty-six)	156 (one hundred fifty-six)
4. AUTHORIZED STATE BODY IN THE FIELD OF ENERGY AND WATER RESOURCES				
8. Permission to connect energy equipment and facilities and economic entities to energy networks	- actions to connect energy equipment and facilities to energy networks	1 (one)	2 (two)	-
	- actions to connect economic entities to energy networks	1 (one)	2 (two)	-
5. AUTHORIZED STATE BODY IN THE FIELD OF INTERNAL AFFAIRS				
9. Permits for the storage and transportation of explosives and highly toxic substances for industrial use	- actions related to the storage and transportation of industrial explosives	1 (one)	2 (two)	-
	- activities related to the storage and transportation of potent toxic substances	1	2 (two)	-
10. Conclusion on the condition of fire safety		1	2 (two)	2
11. Permission to make a stamp and seal	- actions for the manufacture of a stamp	-	1 (one)	-
	- actions for the manufacture of a seal	-	1 (one)	-
12. Approval of technical conditions for the		1 (one)	2 (two)	-

conversion of vehicles, their parts, and assemblies				
13. Permission to place outdoor advertising on vehicles		1	2 (two)	-
14. Permission to convert vehicles and their parts, fuel supply systems		1	2 (two)	-
15. Permission to import weapons and ammunition into the territory of the Republic of Tajikistan and to export them from the territory of the Republic of Tajikistan	- actions related to the import of weapons and ammunition into the territory of the Republic of Tajikistan	1 (one)	2 (two)	-
	- actions related to the export of weapons and ammunition from the territory of the Republic of Tajikistan	1	2 (two)	-
16. Permit for the storage of weapons and ammunition		1	2 (two)	2
6. AUTHORIZED STATE BODY IN THE FIELD OF HEALTH CARE AND SOCIAL PROTECTION OF THE POPULATION				
17. Permit for conducting clinical trials		1 (one)	2	-
18. Permission to import and export medicines, medical goods, parapharmaceutical products, and the designated product	- actions for importing medicines, medical goods, parapharmaceuticals, and designated products	1 (one)	2 (two)	-
	- actions for the export of medicines and medical goods, parapharmaceutical products, and designated products	1	2 (two)	-
19. Certificate for the import and export of narcotic drugs, psychotropic substances, and precursors used in medicine	- actions for the import of narcotic drugs, psychotropic substances, and precursors used in medicine	1 (one)	2 (two)	-
	- actions for the export of narcotic drugs, psychotropic substances, and precursors used in medicine	1 (one)	2 (two)	-
20. Sanitary and epidemiological conclusion on the conduct of actions and activities		1 (one)	2 (two)	2
7. AUTHORIZED STATE BODY IN THE FIELD OF LABOR, MIGRATION, AND EMPLOYMENT OF THE POPULATION				
21. Conclusion on compliance with occupational safety requirements during the construction and reconstruction of production facilities, as well as the operation of machinery and mechanisms	- action to comply with occupational safety requirements during the construction and reconstruction of production facilities	1 (one)	2 (two)	-
	- action to comply with occupational safety requirements during the operation of machinery and mechanisms	1	2 (two)	-
8. AUTHORIZED STATE BODY IN THE FIELD OF LAND MANAGEMENT AND GEODESY				
22. Permit for the operation of satellite positioning		1 (one)	2 (two)	-

systems (GPS)				
23. Permits for the demolition, restoration, and relocation of boundary markers and geodetic points	- action to demolish, restore, and relocate boundary markers	1 (one)	2 (two)	-
	- action to demolish, restore, and relocate geodetic point centers	1 (one)	2 (two)	-
9. AUTHORIZED STATE BODY IN THE FIELD OF ENVIRONMENTAL PROTECTION				
24. Permit for the emission of harmful substances into the atmosphere		1 (one)	2 (two)	2
25. Permit for special use of water, drilling of water wells, and discharge of water waste	- activities involving special use of water	1 (one)	2 (two)	2 (two)
	- water well drilling activities	1 (one)	2 (two)	-
	- activities related to the discharge of water waste	1 (one)	2 (two)	2
26. Permits for the use of flora and fauna, forests, and the import and export of flora and fauna, as well as their extraction	- actions related to the use of animal life	1 (one)	2 (two)	-
	- actions related to the use of flora	1 (one)	2 (two)	-
	- actions related to forest use	1 (one)	2 (two)	-
	- actions related to the import of plant life	1 (one)	2 (two)	-
	- actions related to the export of plant life	1 (one)	2 (two)	-
	- actions related to the import of an animal	1 (one)	2 (two)	-
	- actions related to the export of wildlife objects	1 (one)	2 (two)	-
	- actions related to the export of animal catches	1 (one)	2 (two)	-
27. Permission to determine the rate of waste generation, destruction, and disposal, as well as its import and export for reuse	- activities related to determining waste generation rates	1 (one)	2 (two)	2 (two)
	- waste disposal activities	1 (one)	2 (two)	2 (two)
	- waste disposal activities	1 (one)	2 (two)	2 (two)
	- import of waste for reuse	1 (one)	2 (two)	-
	- actions related to the export of waste for reuse	1 (one)	2 (two)	-
28. Permit for the import of ozone-depleting substances		1 (one)	2 (two)	-
10. AUTHORIZED STATE BODY IN THE FIELD OF FOOD SAFETY				
29. Import quarantine permit		1 (one)	2	
30. Veterinary and sanitary certificate of production conditions		1	2 (two)	2
31. Issuance of permits for the export, import, and transit of products controlled by the state veterinary supervision authority	- actions related to the export and transit of products controlled by the state veterinary supervision authority	-	-	-
	- actions related to the import and transit of products controlled by the state veterinary supervision authority	-	-	-
32. Veterinary certificate		-	-	-
11. AUTHORIZED STATE BODY IN THE FIELD OF ARCHITECTURE AND				

CONSTRUCTION				
33. Permit to commence construction work		1 (one)	2 (two)	-
12. AUTHORIZED STATE BODY IN THE FIELD OF NUCLEAR AND RADIATION SAFETY				
34. Permit for the import of ionizing radiation sources (generating sources)		1 (one)	2 (two)	-
13. AUTHORIZED STATE BODY IN THE FIELD OF TRANSPORT				
35. Permit for services in the international sphere		1 (one)	2	-
14. AUTHORIZED STATE BODY IN THE FIELD OF CIVIL AVIATION				
36. Authorization for the use of airspace		1	2 (two)	-
37. Permission for regular and irregular (charter) international flights of aircraft	- actions related to regular (charter) international flights of aircraft	1 (one)	2 (two)	-
	- activities related to non-scheduled (charter) international flights of aircraft	1	2 (two)	-
38. Permission for the air transport of dangerous goods		1	2 (two)	-
39. Certificate of registration for the use of a civil unmanned aerial vehicle		1	2 (two)	-
40. Civil aircraft registration certificate	- actions for the registration of a civil aircraft	1 (one)	2 (two)	-
	- actions for re-registration of a civil aircraft	1 (one)	2 (two)	-
41. Certificate of state registration of an aerodrome or international and local airport		1	2	-
42. Certificate of aviation and aviation training organizations (enterprises)	- for the activities of aviation organizations (enterprises)	1 (one)	2 (two)	2 (two)
	- for the activities of aviation educational organizations (enterprises)	1 (one)	2 (two)	2
43. Certificate of conformity for air transport freight forwarding activities		1	2 (two)	2
15. AUTHORIZED STATE BODY IN THE CUSTOMS AREA				
44. Permit for processing goods in the customs territory		-	-	-
45. Permission to process goods for free sale		-	-	-
46. Authorization for processing goods outside the customs territory		-	-	-
47. Qualification certificate of a customs clearance specialist		-	9 (nine)	-
16. AUTHORIZED STATE BODY IN THE FIELD OF STANDARDIZATION, METROLOGY,				

CERTIFICATION AND TRADE INSPECTION

48. Certificate for the import and sale of liquefied hydrocarbon gas		10 (ten)	55,000 (fifty-five thousand)	55,000 (fifty-five thousand)
49. Certificate of accreditation for certification or testing of products, works, and services		1 (one)	2 (two)	2

17. AUTHORIZED STATE BODY IN THE FIELD OF ANTITRUST POLICY REGULATION

50. Consent to the creation and reorganization of a legal entity occupying a dominant position				
51. Consent to the creation and reorganization of a legal entity occupying a dominant position				
52. Consent to the creation and reorganization of business entities if their authorized (share) capital exceeds fifty thousand calculation units				
53. Consent to the merger of a legal entity or the merger of a legal entity with another legal entity, if the total book value of their assets (assets of the group of entities) according to the latest balance sheet exceeds one hundred thousand calculation units				
54. Consent to the creation of a legal entity when its authorized (share) capital is paid for with shares and interests or property of another legal entity				
55. Consent to the acquisition of shares and stakes with voting rights in the authorized (share) capital of economic entities				
56. Consent to the liquidation and division (separation) of a legal entity whose assets exceed twenty-five thousand calculation units, if this leads to the formation of a legal entity occupying a dominant position in the commodity market				

18. AUTHORIZED STATE BODY FOR WORK SAFETY IN INDUSTRY AND MINING

57. Certificate of registration of hazardous production facilities in the state register		1 (one)	2 (two)	-
58. Permit for blasting operations		1	2 (two)	-

59. Permit for connecting gas equipment to freight transport		1	2 (two)	-
60. Certificate for the operation of explosives warehouses		1	2 (two)	2
61. Certificate for the purchase of explosive materials		1	2 (two)	-
19. AUTHORIZED STATE BODY IN THE FIELD OF COMMUNICATIONS				
62. Permit for the use of numbering resources in the field of electrical communications		1 (one)	2 (two)	2 (two)
63. Permission to use radio frequencies		1 (one)	2 (two)	2 (two)
64. Permits for the installation and operation of radio-electronic equipment and high-frequency devices that emit radio frequencies or are sources of electromagnetic waves	- actions related to the installation of radio-electronic equipment and high-frequency devices that emit radio frequencies or are sources of electromagnetic waves	1 (one)	2 (two)	-
	- activities related to the operation of radio-electronic equipment and high-frequency devices that emit radio frequency radiation or are sources of electromagnetic waves	1	2 (two)	2
65. Registration of interconnection agreements		1	2 (two)	-
20. AUTHORIZED STATE BODY IN THE FIELD OF DRUG CONTROL				
66. Certificate for the import and export of narcotic drug precursors and psychotropic substances	- actions related to the import of precursors of narcotic drugs and psychotropic substances	1 (one)	2 (two)	-
	- actions related to the export of precursors of narcotic drugs and psychotropic substances	1	2 (two)	-
21. LOCAL EXECUTIVE BODIES OF STATE AUTHORITY				
67. Permits for outdoor advertising		1 (one)	2 (two)	-
68. Decision on the allocation of a plot of land		1	2 (two)	-
69. Permission to construct buildings and structures		1 (one)	2 (two)	-
70. Permits for the creation of cable broadcasting networks		1	2 (two)	-
IMPLEMENTATION OF ACTIONS FOR APPROVAL AND COORDINATION				Table 3
List of documents	Subtypes of activities and actions requiring approval and coordination	Fee for approval and coordination actions (with an indicator for calculations)		

		Fee for reviewing an application	one-time fee for approval, coordination, and issuance of the act
1. AUTHORIZED STATE BODY IN THE FIELD OF FINANCE			
1. Professional accountant certificate (for chief accountants of public interest entities)		1 (one)	2 (two)
2. Certification of precious metals and precious stones		1	2
3. Certificate of residence		1 (one)	2
2. AUTHORIZED STATE BODY IN THE FIELD OF ENERGY AND WATER RESOURCES			
4. Conclusion based on the results of electrical tests of grounding and insulation of wires and cables and diagnostics of protective equipment		1	2 (two)
5. Approval of technological standards for fuel and energy consumption per unit of output (works, services, etc.)		1 (one)	2
3. AUTHORIZED STATE BODY IN THE FIELD OF INTERNAL AFFAIRS			
6. Approval of projects, plans for the construction, reconstruction, and repair of buildings, motorways, streets, bridges, and the conduct of exploratory work		1 (one)	2 (two)
7. Approval of transport routes for the carriage of dangerous goods		1	2
8. Act on the results of inspections of technical assistance stations and other enterprises authorized to conduct technical inspections and repairs of vehicles involved in road traffic accidents, as well as specialized enterprises for converting vehicles to run on different types of fuel	- actions based on the results of the inspection of technical assistance stops and other enterprises for permission to conduct technical inspection and repair of vehicles involved in road traffic accidents	1 (one)	2 (two)
	- actions based on the results of inspections of specialized enterprises for converting vehicles to run on different types of fuel	1	2
4. AUTHORIZED STATE BODY IN THE FIELD OF HEALTH CARE AND SOCIAL PROTECTION OF THE POPULATION			
9. Certificate of accreditation of healthcare		1 (one)	2 (two)

institutions			
10. Certificate of accreditation of pharmaceutical institutions and medical representative offices		1	2
11. Certificate for medicines, medical goods, parapharmaceuticals, and designated products		-	-
12. Approval of methods for the destruction of pesticides and toxic chemicals that have expired and are not authorized for use		1 (one)	2 (two)
13. Approval of designs for facilities for the reception and storage of ferrous and non-ferrous metal scrap and waste (reception points) and their equipment		1	2
14. Sanitary and epidemiological conclusion on products		1 (one)	2
5. AUTHORIZED STATE BODY IN THE FIELD OF TRANSPORT			
15. Approval of the construction, reconstruction, and repair of junctions and intersections of motor roads		1	2
16. Conclusion on the performance of work on objects related to the construction and reconstruction of motor roads		1	2
17. Certificate of conformity in the field of transport		1	2
18. Weighing certificate in the field of transport		1 (one)	2
19. Approval of intersections of motorways with canals, communication and power lines, oil pipelines, gas pipelines, water pipelines, and railways, as well as junction and entrance structures		1 (one)	2
20. Approval of sand and gravel processing works in rivers above or below bridges at a distance of at least 2 (two) km		1	2
21. Approval of technical conditions for laying communications in the right-of-way along a public highway		1	2
6. AUTHORIZED STATE BODY IN THE FIELD OF FOREIGN AFFAIRS			
22. Issuance of registration cards to employees of branches and representative offices of foreign banks and companies	- employees of representative offices of foreign banks	1 (one)	2 (two)
	- employees of branches and representative offices of foreign companies	1 (one)	2

7. AUTHORIZED STATE BODY IN THE FIELD OF ENVIRONMENTAL PROTECTION			
23. Environmental certificate for products		1	2 (two)
24. Conclusion of the state environmental review		1	2
8. AUTHORIZED STATE BODY IN THE FIELD OF TOURISM DEVELOPMENT			
25. Certification of tourism products, goods, and services provided by tourism entities in the Republic of Tajikistan	- for tourism products of the Republic of Tajikistan	1 (one)	2
	- for services provided by tourism entities in the Republic of Tajikistan	1 (one)	2
26. Passport of the status of tourist facilities of the Republic of Tajikistan		1	2
9. AUTHORIZED STATE BODY IN THE FIELD OF FOOD SAFETY			
27. Quarantine certificate		-	-
28. Phytosanitary certificate		-	-
10. AUTHORIZED STATE BODY IN THE FIELD OF ARCHITECTURE AND CONSTRUCTION			
29. Conclusion of the state examination of urban planning project documentation		1 (one)	2 (two)
11. AUTHORIZED STATE BODY IN THE FIELD OF TAXATION			
30. Comparative act		-	-
31. Confirmation for the export of primary aluminum		-	-
12. AUTHORIZED STATE BODY IN THE FIELD OF NUCLEAR AND RADIATION SAFETY			
32. Conclusion on the quality of X-ray machine readings		1 (one)	2 (two)
33. Certificate for verification or measurement of measuring instruments (dosimeters)		1	2
34. Conclusion on the presence of radionuclides in construction products, foodstuffs, and various samples	- on the presence of radionuclides in construction products	1	2 (two)
	- on the presence of radionuclides in food products	1 (one)	2
	- on the presence of radionuclides in various samples	1 (one)	2
35. Certificate of accreditation of the organization, employees, and persons conducting nuclear safety, radiation, and physical nuclear safety assessments		1	2
36. Certificate of advanced training of employees in the field of radiation safety		1	2
37. Approval of plans, projects, methods, designs, and documents related to radiation and nuclear safety		1 (one)	2

38. Conclusion for dual-use materials		1 (one)	2
13. AUTHORIZED STATE AGENCY IN THE FIELD OF CIVIL AVIATION			
39. Certificate of a legal entity performing maintenance and repair of aviation equipment		1	2
40. Certificate (certificate) of international and local airports		1	2
41. Certificate of air navigation equipment service		1	2
42. Approval of the construction of buildings and structures located in the vicinity of aerodromes	- actions related to the construction of buildings and structures located in the vicinity of aerodromes	1	2 (two)
	- actions related to the reconstruction of buildings and structures located in the vicinity of aerodromes	1 (one)	2
14. AUTHORIZED STATE CONTROL BODY IN THE FIELD OF EDUCATION AND SCIENCE			
43. Conclusion on the results of state certification of educational institutions		1	2
44. Certificate of state accreditation of educational institutions		1	2
15. AUTHORIZED STATE BODY IN THE CUSTOMS AREA			
45. Adoption of a preliminary decision in accordance with the List of Goods for Foreign Economic Activity on the classification of goods in relation to specific goods		-	-
46. Adoption of a preliminary decision in accordance with the List of Goods for Foreign Economic Activity on the production of goods from a specific country (country of production of goods)		-	-
47. Conclusion on obtaining excise stamps		-	-
16. AUTHORIZED STATE BODY IN THE FIELD OF EXPORT			
48. Registration of exporters in the European Union's system of registered exporters	- actions for registering exporters in the European Union's registered exporter system	-	-
	- actions to make changes and additions to the European Union's registered exporter system		
	- actions to remove exporters from the European Union's registered exporters system		
	- actions to cancel registration in the European Union's system of registered exporters		

17. AUTHORIZED STATE BODY IN THE FIELD OF STATE SECRETS PROTECTION			
49. Conclusion of certification and attestation tests for information security requirements		1 (one)	2
18. AUTHORIZED STATE BODY IN THE FIELD OF COMMUNICATIONS			
50. Certificate of mandatory compliance of equipment for the telecommunications sector		1	2
19. AUTHORIZED STATE BODY IN THE FIELD OF GEOLOGY			
51. Certificate of geological research and copying of materials		-	-
52. Act on state consulting services in the preparation of a geological report and a geological study project		-	-
53. Act on State Services for Issuing Conclusions on Visual Engineering and Geological Surveys		-	-
20. AUTHORIZED STATE BODY IN THE FIELD OF ANTITRUST POLICY REGULATION			
54. Approval of prices (tariffs) for services provided by economic entities occupying a dominant and monopoly position in the markets for certain goods in the Republic of Tajikistan		-	-
21. AUTHORIZED STATE BODY IN THE FIELD OF NATIONAL SECURITY			
55. Coordination of the import of civilian unmanned aerial vehicles		-	-
22. LOCAL EXECUTIVE BODIES OF STATE AUTHORITY			
56. Decision on approval of the document on acceptance of the facility into operation		1 (one)	2 (two)
NOTIFICATIONS RECEIVED			Table 4
List of notifications received for activities and actions		Fee for receiving notifications (with an indicator for calculations)	
		Fee for reviewing an application	one-time fee for receiving a notification
1. AUTHORIZED STATE BODY IN THE FIELD OF TAXATION			
1. Notification of changes to the unified state register of legal entities and individual entrepreneurs		-	-
2. Notification of unblocking of accounting reason codes		-	-

2. NATIONAL BANK OF TAJIKISTAN

3. Notice of completion of currency exchange transactions related to capital movements	-	-
--	---	---

Note: 1. Except in cases where this activity is carried out to meet the needs of the economic entity itself.

2. Except in cases where this activity is carried out to meet the needs of the economic entity itself, and not for access to the public railway network.

3. Except for the construction of a private residential house for personal needs.

4. Except for individual entrepreneurs who are engaged in educational activities without hiring employees.

5. For the use of a license in the field of public telecommunications, an annual fee of 10 (ten) percent of the licensee's profit from the licensed activity is charged to maintain the license.

6. For the use of a license in the field of individual telecommunications, an annual fee of 10 (ten) percent of the licensee's profit from the licensed activity is charged to maintain the license.