

I. DETAILS OF THE APPLICANT AND THE REPRESENTATIVE, IF ANY

APPLICANT'S DETAILS					
NAME OR COMPANY NAME:					
First surname:	Second surname:				
Identification number (NIF/NI	entification number (NIF/NIE/CIF/Passport):				
Telephone	Email:				
Acting on his/her own behalf	or through a representative				
DETAILS OF THE REPRESEN	ITATIVE:				
NAME					
First surname:	Second surname:				
Identification number (NIF/NI	E/CIF/Passport):				
Telephone:	Email:				
If you want to communicate v	ia non-electronic means, check here 🔲 and specify:				
POSTAL ADDRESS FOR NOT	IFICATION PURPOSES				
Address:					
Identification code:	City/Town:				
Province:	Country:				
II. INFORMATION ON THE A	CTION OR RULING BEING APPEALED				
RULING/ACTION BEING APP	PEALED:				
ENTITY THAT ISSUED THE R					
RULING DATE:	NOTIFICATION DATE:				
SUBJECT MATTER OR TYPE OF CASE:					
REFERENCE N° OF THE CASE BEING APPEALED:					



III. GROUNDS FOR APPEAL

*It must be based solely on any of the circumstances contained in Article 125.1 of Law 39/2015 of 1 October, on the Common Administrative Procedure of Government Agencies, which are specified below: Specify which:

- a) That, when issued, an error of fact was committed resulting from the documents included in the case
- b) That essential documents for resolving the issue exist that, even if after the fact, demonstrate the error of the resolution under appeal.
- c) That the resolution was fundamentally affected by documents or testimonies declared false by a final court ruling, prior to or after said resolution.
- d) That the resolution was issued as the result of prevarication, coercion, violence, fraudulent machinations or other punishable conduct, as determined by a final court decision.

DECLARES:
IV. DOCUMENTATION ATTACHED
LIST OF DOCUMENTS ATTACHED





V. REQUEST

REQUESTS
112401313
Pursuant to the above and to the provisions of Law 39/2015 of 1 October on the Common

Administrative Procedure of Government Agencies, an appeal against the contested action is hereby lodged and the appropriate procedures are carried out, as stated in the terms set out.

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Signed,

DATA PROTECTION

Controller: ENAIRE | Purpose: To process and manage the extraordinary appeal for review filed | Legal basis: The data processing is based on the regulation on administrative procedures | Recipients: The data will not be transferred to third parties, unless required by law | Rights: To access, rectify and delete data, as well as other rights, before the ENAIRE Central Data Protection Unit (UCPD), Avda. de Aragon 330 Edificio B - 28022 MADRID (Madrid) or via the ENAIRE e-Office (sede.enaire.gob.es) | Additional information: For more information, please see Annex I - Additional Information - Data Protection.



ANNEX I DATA PROTECTION - ADDITIONAL INFORMATION

Controller

Identity: Enaire - NIF: Q2822001J

Postal address: Avda. de Aragón, 330 - Edificio B - 28022 Madrid

Telephone:913 21 02 11
Email: info@enaire.es

Data Protection Officer (DPO): ucpd@enaire.es

Purpose of the processing

Purpose: The personal data collected via this form will be processed in order to handle and manage the optional appeal for reconsideration submitted.

Storage period: As specified in the applicable law regarding liability limitation.

Legal basis

The data processing is based on Article 6.1.c of the GDPR: law on administrative procedures (Law 39/2015 of 1 October, on the Common Administrative Procedure for Government Agencies).

Recipients

The data will not be transferred to third parties, unless required by law. The data is not expected to be transferred to third countries or international organisations.

Rights

Data subjects have a right to:

- Obtain confirmation of whether ENAIRE is processing their personal data.
- Access their personal data, as well as request the rectification of inaccurate data or, where applicable to request the deletion when, among others reasons, the data is no longer needed for the purposes it was collected for.
- Request under certain circumstances:

To limit the processing of their data, in which case it will only be stored by ENAIRE for the exercise or defence of claims.

To object to the processing of their data (including the processing of their data for automated individual decision-making), in which case ENAIRE will stop processing the data, except for compelling legitimate grounds, or for the exercise or defence of potential claims.

Rights may be exercised through ENAIRE's Central Data Protection Unit (UCPD) - Avda. de Aragón 330 - Edificio B - 28022, Madrid or via its Electronic Office (sede.enaire.gob.es).

If your rights have not been duly observed, you may lodge a complaint with the Spanish Data Protection Agency - Address: C/Jorge Juan, 6 - 28001 MADRID (Madrid) - e-Office: sedeagpd.gob.es.



III. GROUNDS FOR THE APPEAL (CONTINUATION)
DECLARES:
VI. DOCUMENTS ATTACHED (CONTINUED)
LIST OF DOCUMENTS ATTACHED



INSTRUCTIONS:

I. DETAILS OF THE APPLICANT AND THE REPRESENTATIVE, IF ANY:

Articles 5 and following of Law 39/2015 of 1 October, on the Common Administrative Procedure of Government Agencies.

II. NOTIFICATION:

Articles 14, 40 and following of Law 39/2015 of 1 October, on the Common Administrative Procedure of Government Agencies.

III. DOCUMENTATION ATTACHED:

This section must list all of the documents that are attached. Articles 26 and following of Law 39/2015 of 1 October, on the Common Administrative Procedure of Government Agencies.