

present law, all the systems of external lighting system, public and private in phase of planning or contract they are you execute yourself to luminous antipollution norm and to reduced energetic consumption; for those in phase of execution, light towards the high, where possible is previewed the single obligatory nature of not dispersing systems in the immediate one, fact but the successive adaptation, second the criteria of which to the present article.

2. They are considers you antipollution luminous and to reduced energetic consumption only: the having systems the maximum luminous intensity of 0 cd for 1000 lumen to 90° and beyond; the same ones must be equip you of lamps with the highest possible efficiency in relation to the state of the technology; the same ones moreover must be realize to you so that the superficial ones illuminated they do not exceed the minimal level of medium luminance maintained previewed from the emergency norms, in case existing, and must be supplies of affixed you dispositi to you in a position to reducing, within the hours ventiquattro, the emission of lights of the systems in not inferior measure to the thirty for hundreds regarding the full regimen of operativity. The reduction goes applied in case the conditions of use of the illuminated surface are such that the emergency does not come any compromised; the relative dispositions to the devices you fix for the single reduction of the consumptions are optional for the structures in which they come exercised relative activities to the public order, to the administration of the justice and the defense.

3. E' granted exception for sources of not polluting internalizzate light and therefore, for those with not advanced emission to the 1500 lumen each in systems of modest entity (until there centers with single point light), for those of temporary use that come extinguished within hours twenty in the period of scolar hour and within the hours ventidue in the legal period of hour.

4. The lighting system of the equipped standards of own lighting system does not have to be realized from the high one towards the bottom.

5. The use of reflectors, beacons and tower-beacon must be conformed, on all the regional territory, to how much deciding from article 9.

6. In the lighting system of systems sportswomen and large areas of every type they must be employs average criteria to you and in order to avoid phenomena of light dispersion towards the high and to outside of the aforesaid systems.

7. The modification of the inclination of light sources second the criteria indicates to you in collegii 2 of the present article must be put into effect within eighteen months from the entrance in vigor of the present law.

8. The manufacturing, importatrici or fornitrice houses must certify, between the technical characteristics of sources of light commercialized, their correspondence to the present law by means of affixing on the product of the luminous antipollution optical dicitura ' ' and to reduced consumption to the senses of the laws of the Lombardia' Region ', and enclose, moreover, the recommendations of correct use.

9. Made E' expressed prohibition to use, for mere roteanti or fixed advertising aims makes us of light of whichever type.

10. In the lighting system of buildings and monuments they must be privileges systems to you of lighting system from the high one towards the bottom. Only in the case in which that it does not turn out possible and for subjects of particular and proven architectonic value, it makes us of light must remain at least a meter under the advanced edge of the surface to illuminate and, however, within the perimeter of the same ones supplying to the partial extinction or total, or to the lessening of power employed within the hours ventiquattro.

Article 7 (Norms Financial institutions)

1. To the authorization of expenses previewed from the present law provvederà with successive provision of law.

Article 8
(Endorsements for the protected zones)

1. Anyone, in the bands of respect of the situated ones of the protected observatories from the present law, employs systems and sources of light answering to the criteria do not indicate to you in articles 6 and 9 incur, in case it does not modify the same ones within sixty days from I invite of the Commandos of common municipal police of the competent one, in the administrative endorsement from Liras 400.000 to Liras 1.200.000.
2. The administrative endorsement from Liras 700.000 is applied to Liras 2.100.000 in case say ngs systems constitute remarkable source of luminous pollution, according to specific indications that are supplied from the competent astronomical observatories, and come use to full regimen for all the duration you of the night also for simple advertising or voluptuary scopes.
3. The said proceeds of sanzionare employ to you from the common ones for the adaptation of the systems of public lighting system to the criteria of which to the present law.
4. The subjects pubblici, ivi comprised i common, that they omit to conform itself to the criteris of which to the present law, within the periods of time indicates to you, is suspended from the benefit of reduction of the cost of the energy employed electrical worker for the systems of public lighting system until when they are not adapted the same one and, within and not beyond four years, to the enforced norm.
5. The provision of which to codicil 4 it is adopted with deliberation of the Regional Committee, previa inspection and on signalling of territorial competent the astronomical observatories.

Article 9
(relative Dispositions to the protected zones)

1. Within four years from the date of entrance in vigor of the present one it reads to all sources of light answering to does not indicate criteria to you and falling back in the respect bands they must be replaced and be modified in such way to reduce the luminous pollution and the energetic consumption by means of the sun use lamps to the sodio of high and low pressure.
2. Forthe adaptation of the luminous systems of which to codicil 1, the private subjects can proceed, in immediate way, to the installation of I affixed to you screen on the armor, that is to the single substitution of the glasses of protection of the lamps, let alone of the same ones, provided that they assure analogous final characteristics to those previewed from the present article and article 6.
3. For the reduction of the energetic consumption, the interested subjects can proceed, in absence of regulators of the luminous flow, to the extinction of the 50 for hundreds of sources of light within the hours ventitre in the period of solar hour and within the hours ventiquattro in the legal period of hour. The relative dispositions to the lessening of the energetic consumptions are optional for the structures in which they come exercised relative activities to the public order and the administration of the justice and the defence.
4. All the highly already existing polluting sources of light, like globes, spiders or similari, mus: be shielded or however be equipped of suitable dispositi to you in a position to containing and directing to earth the luminous flow however not beyond 15 cd for 1000 lumen to 90° and beyond, let alone of transparent glasses of protection. E' granted exception, according to specific indications agreed between the common ones interested and the competent astronomical observatories for internalizzate sources of light and therefore, in concrete, not polluting, for those with 1500 not advanced emission to lumen each (until a maximum of three centers with single point light), for those of temporary use or that they come extinguished normally within hours 20 in the period of solar hour and within hours 22 in the legal period of hour, for those of which is previewed the substitution within four years from the date of entrance in vigor of the present law. The equipped luminous standards of own lighting system do not have to be illuminated from the high one towards the bottom. In any case all the types of luminous standards not specific and indispensable nocturnal use must