**CONTRACT (example)**

Contract for the recovery/disposal of waste according to Regulation (EC) No 1013/2006 of the European Parliament and of the Council

The contract relates to notification number:

Notifier:

Registration number:

Address:

Consignee:

Registration number:

Address:

Disposal/recovery facility (if other than the consignee):

Registration number:

Address:

Name of the waste and EC list of waste code:

Total intended quantity of waste:

The contract is valid until the last certificate in accordance with article 16e), or where appropriate, article 15 d) or 15 e) has been issued. *(The contract must be concluded and effective at the time of notification until the final certificate is issued from the disposal/recovery facility)*

*The notifier* shall take the waste back if the shipment or the recovery or

disposal has not been completed as intended or if it has been effected

as an illegal shipment, in accordance with Article 22 and Article 24(2)

*The consignee* shall recover or dispose of the waste if it has been effected as an illegal shipment, in accordance with Article 24(3)

*The disposal/recovery facility* shall provide a certificate, in accordance with Article 16(e) that the waste has been recovered or disposed of, in accordance with the notification and the conditions specified therein and the requirements of the this regulation.

NB! If the waste is to be exported from the Community to a Third country the following text is to be included in the contract:

(i) if a facility issues an incorrect certificate of disposal with the consequence that the financial guarantee is released, the consignee shall bear the costs arising

from the duty to return the waste to the area of jurisdiction of the competent authority of dispatch and from its recovery or disposal in an alternative and

environmentally sound manner

(ii) within three days of receipt of the waste for disposal, the facility shall send signed copies of the completed movement document, except for the certificate of

disposal referred to in sub point iii, to the notifier and the competent authorities concerned, and

(iii) as soon as possible but no later than 30 days after completion of disposal, and no later than one calendar year following the receipt of the waste the facility

shall, under its responsibility, certify that the disposal has been completed and shall send signed copies of the movement document containing this certification

to the notifier and to the competent authorities concerned.

NB! If the waste shipped is destined for interim recovery or disposal operations, the contract shall include the following additional obligations:

(a) the obligation on the facility of destination to provide, in accordance with Article 15(d) and, where appropriate, Article 15(e), the certificates that the waste has been

recovered or disposed of in accordance with the notification and the conditions specified therein and the requirements of this Regulation; and

(b) the obligation on the consignee to submit, where applicable, a notification to the initial competent authority of the initial country of dispatch in accordance with

Article 15(f)(ii).

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Date:

Signature notifier: Signature consignee:

Signature disposal/recovery facility: Signature interim recovery/disposal facility: