and

Standard Contract:

Contract for NOTIFICATION acc. to Regulation (EC) No. 1013/2006

	Contract for Notification No.:
Th	e company:
as	Notifier, hereafter called N ,
W	aste Producer:
an	d the company:
as	Consignee, hereafter called C ,
	ter into a contract according to Regulation (EC) No. 1013/2006, for the movement of: wastes destined for recovery, wastes destined for disposal, nich includes the following obligations and agreements:
1.	I. Obligations N is obliged to take back the waste in accordance with Articles 22 and 24 para 2 of Council Regulation (EC) No. 1013/2006, in case the shipment could not be accomplished as provided for, or Council Regulation (EC) No. 1013/2006 has been violated during the shipment.
2.	C is obliged to recover / dispose of the wastes acc. to Article 24 para 3 in cases of illegal shipment which is the responsibility of the consignee.
3.	C and/or the facility are obliged to provide to the competent authorities concerned acc. to Article 16 subpara (e) □ within days upon receipt of the waste, or □ as soon as possible and no later than one calendar year following receipt of the waste a confirmation on the wastes being □ recovered / □ disposed of in accordance with the notification and the fixed conditions as acc. to the provisions of Regulation (EC) No. 1013/2006.
	I. A Additional provisions regarding interim recovery and disposal operations
C	and/or the facility are obliged to certify
1.	acc. to Article 15 subpara (d) that the interim □ recovery or □ disposal has been completed in accordance with the notification and the fixed conditions as acc. to the provisions of Regulation (EC) No. 1013/2006, □ within days upon receipt of the waste, or □ as soon as possible and no later than one calendar year following receipt of the waste

2.	acc. to Article 15 subpara (e) that the non-interim □ recovery or □ disposal has been carried out in accordance with the notification and the fixed conditions as acc. to the provisions of Regulation (EC) No. 1013/2006, □ within days following delivery of the waste, or □ as soon as possible and no later than one calendar year following delivery of the waste						
3.	C is obliged to submit a new notification to the initial competent authority of the initial country of dispatch acc. to Article 15 subpara (f) number (ii), when the wastes are delivered from an interim recovery or disposal facility to a facility located in a third country (non-EC-country).						
	II. Information on the Waste						
	 Designation of the waste: Waste identification code: 						
	2.1. Basel Convention: List A:List B:						
	2.2. OECD code :OECD list: ☐ Green / ☐ Amber/ ☐ Red	d					
	2.3. Others: □ non-listed						
	2.4. EC list of wastes						
3.	3. Total amount of the waste [in tons]:						
4.	□ according to analysis attached	Composition of the waste:					
	☐ according to composition detailed below:	according to composition detailed below:					
	Designation / parameters Contents						
III. Official permit / Operation licence of facility, type of operation							
1.	The official permit for the operation has been issued by (approving auth)	ovity).					
1.	The official permit for the operation has been issued by (approving authority).						
2.	2. as installation for (description):						
2	3. The permit for the operation of the facility is valid until:						
3.	3. The permit for the operation of the facility is valid until:						

4.	 Permit / licence of the facility is attached in copy (s. annex 1). Confirmation issued by competent authority on permit / licence of facility is attached in copy (s. annex 2). 					
5.	 The recovery or disposal facility is listed in Annex I category 5 of the IPPC Directive (Directive 96/61/EC concerning integrated pollution prevention and control □ A valid permit / licence of the facility acc. to IPPC is attached in copy (s. annex 3 □ Confirmation issued by competent authority towards existing permit / licence acc. to IPPC Directive is attached in copy (s. annex 4). 					
6.	Short description of the procedure:					
7.	☐ The wastes are intended for interim recovery R12 / R13: or interim disposal D13 – D15:					
	The a. m. indications acc. to III. 1. $-$ 6. for all facilities carrying out subsequently further interim recovery or disposal operations and for all facilities carrying out non-interim recovery or disposal operations (final disposal) are attached in copy (<i>s. annex 5</i>).					
	IV. Estimated Value					
1.	The value of the recovered material amounts to:					
	V. Information on Residual Waste					
1.	The quantity of the recovered material in relation to the quantity of the residual waste amounts to:					
2	The following disposal operation is scheduled for the residual waste arising from					
2.						
	recovery:					
	(short description of the disposal operation and information on permit / licence of the facility)					
	Construction of the disposal operation and information on permit/ needee of the facility)					

VI. Duration of the Contract

☐ The contract is valid until:					
	period of the notification (s. validity sued by the competent authority, dded).				
☐ The contract is valid for one year from the date of signature by all contracting parties and we be extended automatically for another year, as far as the contract is not terminated in writing latest month(s) before expiration.¹					
☐ Further information regarding validity of the contract:					
N (Notifier)	C (Consignee)	Waste Producer			
(Date / Signature)	(Date / Signature)	(Date / Signature)			

¹ in this case please note that the contract should not refer to a determined Notification number