

**Ministry of Environment** and Food of Denmark Environmental Protection Agency

RGS Nordic A/S

Att. Ebbe Tubæk Naamansen etna@rgsnordic.com

Circular Economy & Waste J.no.: 2021-28653 Ref.: SEPAU Date: 24-11-2021

### Decision regarding modified consent to shipments of waste regarding notification, nº NO 500491, Regulation no. 1013/2006 on shipments of waste

#### **Decision:**

The Danish Environmental Protection Agency encloses our modified consent (see below) to the above mentioned notification regarding shipments of waste in accordance with Article 9 of the Waste Shipment Regulation<sup>1</sup>.

### The Danish Environmental Protection Agency's modified consent is issued under the following condition:

The consent is valid for a period of seven months and is modified amount of 97.222 tons

The Danish Environmental Protection Agency is currently in the process of clarifying whether shipments containing oily wastewater is to be classified as recovery or disposal. Further it is examined whether there are grounds for objection according to article 12 (1) (g and h) in the Waste Shipment Regulation.

On this background and according to article 9 (4) of the Regulation The Danish Environmental Protection Agency finds it appropriate to give a consent valid for a period of seven months which is determined on the basis of the clarification process and an appropriate notice about a potential change of practice.

The Danish Environmental Protection Agency reduces as a result hereof the amount proportionaly: 500.000 tons / 36 months (x 7 months) = 97.222tons.

In accordance with § 16 of the Statutory Order<sup>2</sup> this decision cannot be brought before any other administrative authority.

<sup>&</sup>lt;sup>1</sup> Regulation (EC) No 1013/2006 of The European Parliament and of the Council of 14 June 2006 on shipments of waste

<sup>&</sup>lt;sup>2</sup> Statutory Order no. 1031 of 27 May 2021

According to § 101 (1) of the Environmental Protection Act<sup>3</sup> this decision can be brought before court within six months from the date of the decision.

The Danish Environmental Protection Agency has stamped, signed and dated the original notification document. The original movement document is enclosed as well.

The validity of our consent is indicated in box 20 in the notification document.

### <u>Please note that in accordance with Article 9, you may not carry</u> <u>out any</u> <u>shipments before you have received consents from all competent</u> <u>authorities involved.</u>

## **Procedure for waste shipments:**

Please note the following provisions in the Waste Shipment Regulation:

## Article 16(1) (b):

## **Procedure for pre-notification:**

At least three working days before the shipment starts, the notifier shall insert the actual date of shipment and send signed copies of the completed movement document to the competent authorities concerned and to the consignee (box 6 in the movement document).

Please do not forget to state an expected amount of waste (box 5 in the movement document).

## Article 16(1) (c):

## Procedure when the transport is taking place:

The notifier shall retain a copy of the movement document. The movement document and copies of the notification documents containing the written consent and the conditions of each of the competent authorities concerned **shall accompany each transport.** 

## Article 16(1) (d)

## Procedure when the waste has been received:

Within three days after receipt of the waste, the facility shall provide confirmation in writing that the waste has been received. The facility shall send signed copies of the movement document containing this confirmation to the notifier and to the competent authorities concerned (box 18 in the movement document).

# Article 16(1) (e) and article 9(7):

<sup>&</sup>lt;sup>3</sup> Environmental Protection Act no. 1218 of 25 November 2019 with later amendments.

Procedure when the recovery or disposal operation has been completed:

**Certificate for recovery or disposal by the facility: as soon as possible, but no later than 30 days after completion of the recovery or disposal operation, and no later than one calendar year after receipt of the waste, the facility carrying out the operation shall, under its responsibility, certify that the recovery or disposal has been completed. This is done by completing and sending the movement document to the notifier and the competent authorities (box 19 in the movement document).** 

Please e-mail movement documents as attached pdf-files to <u>transportdoc@mst.dk</u> and write as follows in the subject line:

Sender's name - notification number, serial number and date of e-mail.

Kind regards

Mikkel Clausen

Copies to:

<u>Country of dispatch</u> The Norwegian Environment Agency - <u>post@miljodir.no</u>

<u>Importer/Consignee/Recovery Facility</u> RGS Nordic A/S, Att. Pernille Lyngsie Pedersen - <u>plpe@rgsnor-</u> <u>dic.com</u> and Mogens Sognnes - <u>msog@rgsnordic.com</u>

<u>local authority</u> MST Virksomhed - <u>Mst-kbh@mst.dk</u> Horsens Kommune - <u>kial@horsens.dk</u> Slagelses Kommune - <u>nimik@slagelse.dk</u>