CONDITIONS FOR COMPLIANCE BY HAZARDOUS WASTE TRANSPORTING CONTRACTORS IN BAHRAIN

Following conditions are to be met by the Transporting Contractor transporting any hazardous/ oily waste within the Kingdom of Bahrain. The Transporter shall be responsible for compliance with these conditions. Demonstrated failure to comply with the conditions related to waste transportation may lead to the Public Commission revoking the waste transport registration and taking legal actions as per the Legislative Decree No. 21 of 1996.

1. It is not allowed for any individual, company or authority to collect, handle, transfer and transport any Hazardous or Semi-Hazardous waste without permission from the Directorate of Environmental control (DEC). The permission will only be issued after paying the required charges.

2. The procedures related to the Application for Hazardous Waste Transportation Permission are attached and should be submitted by the Owner or his Representative to DEC using the attached form and should be supported by the following information or documents:

   a. List and details of vehicles owned with year of registration.
   b. List of names and number of drivers, workers and staff with their experience showing information and documents in related to handling and transporting the hazardous waste.
   c. Precautions to contain and prevent leakage of hazardous waste and existing procedure in case of accidents/ spillage.
   d. Any other information or documents which are required by DEC.

3. Period of the Transportation Permission is valid for **One year** which is renewable and non-transferable.

4. Hazardous waste transporter must abide the following:

   4-1: No waste is to be transported without the proper Manifest documents from Waste Generator.
   4-2: The safety instructions are to be strictly followed for any chemical / hazardous waste as per Waste Generator’s advise and based on the MSDS.
   4-3: No loose, leaking or damaged container should be accepted by the Waste Transporter. The waste needs to be properly contained, packaged and labeled.
   4-4: No waste is allowed to stay/ remain in the collection vehicle for more than **24 hours** and should not be left in the collection vehicle overnight without the approval of the Directorate of Environmental Control and unless this practice does not cause to constitute a fire, odors, health or safety hazard to the workers, staff and the environment.
   4-5: No waste is to be collected from any un-authorized/illegal sources. The waste is to be **only** carried/ transported to the approved sites/ location for treatment/ recycling/ processing facilities.
   4-6: All vehicles transporting hazardous waste should carry placards in accordance with the United Nations chemical hazard classification system for the transportation of hazardous goods.
4-7: In case of accident or spillage of any waste during handling, loading, unloading and transportation, the spillage has to be cleaned by the Transporter’s experienced staff and DEC is to be informed of such actions promptly.

4-8: In case of damage of any waste containment during transportation, the Transporter will be liable to re-pack the waste as per DEC guidelines.

4-9: Transportation during peak traffic hours (from 6:00 am to 8:00 am and from 12:00 pm to 2:00 pm) is not allowed on major highways.

4-10: An advance program of waste handling and transportation is to be provided to DEC by the waste transporter before handling any special waste transportation.

4-11: The Transporter should utilize only the vehicles registered with the Public Commission for waste transportation. These vehicles will not be allowed to perform any other function or utilization other than to transport hazardous/oily waste.

4-12: The DEC is to be notified within a month for any addition/deletion in the existing vehicles fleet operational status.

4-13: The incompatible waste should not be stored and transported together in one vehicle trip.

4-14: It is the Transporter’s obligation to check the contents of waste to be transported before accepting/loading any waste into the vehicle. In case of waste being transported by the Transporter does not match with the waste manifest, the Transporter will be liable to pay the damages/fines.

4-15: In the event that the waste treatment, disposal, recycling facility cannot accept the waste brought in/transported by the Transporter, the Transporter shall be liable to return the waste to the waste Generator.

4-16: The cleaning waste/sludge etc. generated from the vehicle cleaning needs to be disposed of in line with the Public Commission’s methodology and such waste should not be disposed in sewerage system, soil, land or water resources.

5. The Directorate of Environmental Control can stop/revoke Transportation Permission for a period of not more than Three months if:
   a. Incorrect information is provided in/with the application information.
   b. The Transporter does not abide the permission conditions.
   c. The transportation operations cause a serious environmental damage which is not expected/foreseen during approval stage.

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<th>Transporter name:</th>
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<tbody>
<tr>
<td>Signature:</td>
<td>Signature of DEC official Approval by: Mirza Salman Khalaf Director Environmental Control</td>
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