

Case number: PE/KTFO/00880-3/2024
File number: PE/KTFO/05703/2023
Administrator: KURUNCZI Mihály
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Subject: Waste management licence
Ref. number: -
Annex: Annex 1

D E C I S I O N

Pest County Government Office (hereinafter referred to as "Government Office"), by granting its request,

a u t h o r i s e s

ÉLTEX Kereskedelmi és Fuvarozó Korlátolt Felelősségű Társaság (registered seat: H-4028 Debrecen, Weszprémi utca 2. A. ép. 2., Environmental Customer Number (KÜJ): 100393875, sites: H-2911 Mocsa, Komáromi út 0460/3 hrsz., 0460/5 hrsz., 0460/6 hrsz., Environmental Regional Number (KTJ): 102663362; H-4242 Hajdúhadház, Sámsoni utca 2. 13740/17 hrsz., KTJ: 102709084; H-2143 Kistarcsa, Külső raktár krt. 11. 5401 hrsz., KTJ: 101903449; tax number: 11148177-2-09, statistical code: 11148177-4690-113-09, company registration number: 09-09-002333, registration number: 100393875/2KER/2024, hereinafter referred to as "Licensee")

**to conduct the nationwide transport, trade and collection of non-hazardous waste
as follows.**

1.) The name of the licensed waste management activity:

Performing transport, trade and collection activities related to the non-hazardous waste types specified in Point 3) of this licence.

2.) The area affected by the waste management activity:

Hungary.

3.) Type, form and quantity of the waste:

Identification code	Name	Quantity (tons/year)
03	WASTES FROM WOOD PROCESSING AND THE PRODUCTION OF PANELS AND FURNITURE, PULP, PAPER AND CARDBOARD	
03 01	wastes from wood processing and the production of panels and furniture	
03 01 01	bark and cork waste	500,000
03 01 05	sawdust, wood chips, scrap, wood, chipboard and veneer other than 03 01 04	500,000
03 01 99	wastes not otherwise specified	500,000
03 02	wastes from wood preservation	
03 02 99	wood preservatives not otherwise specified	500,000
03 03	waste from pulp, paper and cardboard production and processing	
03 03 01	bark and wood waste	500,000
03 03 02	green liquor sludge from recovery of cooking liquor	500,000
03 03 05	de-inking sludges from paper recycling	500,000

03 03 07	mechanically separated rejects from pulping of waste paper and cardboard	500,000
03 03 08	wastes from sorting of paper and cardboard destined for recovery	500,000
03 03 09	lime mud waste	500,000
03 03 10	fibre rejects, fibre, filler and coating sludges from mechanical separation	500,000
03 03 11	sludges from on-site effluent treatment other than 03 03 10	500,000
03 03 99	wastes not otherwise specified	500,000
05	WASTES FROM PETROLEUM REFINING, NATURAL GAS PURIFICATION AND PYROLYTIC TREATMENT OF COAL	
05 01	wastes from petroleum refining	
05 01 10	sludges from on-site effluent treatment other than 05 01 09	500,000
05 01 13	boiler feedwater sludges	500,000
05 01 14	waste from cooling columns	500,000
05 01 16	sulphur-containing wastes from petroleum desulphurisation	500,000
05 01 17	bitumen	500,000
05 01 99	wastes not otherwise specified	500,000
05 06	wastes from the pyrolytic treatment of coal	
05 06 04	waste from cooling columns	500,000
05 06 99	wastes not otherwise specified	500,000
05 07	wastes from natural gas purification and transport	
05 07 02	waste containing sulphur	500,000
05 07 99	wastes not otherwise specified	500,000
06	WASTES FROM INORGANIC CHEMICAL PROCESSES	
06 01	wastes from the manufacture, formulation, supply and use (MFSU) of acids	
06 01 99	wastes not otherwise specified	500,000
06 02	wastes from the MFSU of bases	
06 02 99	wastes not otherwise specified	500,000
06 03	wastes from the MFSU of salts and their solutions and metallic oxides	
06 03 14	solid salts and solutions other than 06 03 11 and 06 03 13	500,000
06 03 16	metal oxides other than 06 03 15	500,000
06 03 99	wastes not otherwise specified	500,000
06 04	metal-containing wastes other than 06 03	
06 04 99	wastes not otherwise specified	500,000
06 05	sludges from on-site effluent treatment	
06 05 03	sludges from on-site effluent treatment other than 06 05 02	500,000
06 06	wastes from the MFSU of sulphur chemicals, sulphur chemical processes and desulphurisation processes	
06 06 03	wastes containing sulphides other than 06 06 02	500,000
06 06 99	wastes not otherwise specified	500,000
06 07	wastes from the MFSU of halogens and halogen chemical processes	
06 07 99	wastes not otherwise specified	500,000
06 08	wastes from the MFSU of silicon and silicon derivatives	
06 08 99	wastes not otherwise specified	500,000
06 9	wastes from the MFSU of phosphorous chemicals and phosphorous chemical processes	

06 09 02	phosphorous slag	500,000
06 09 04	calcium-based reaction wastes other than 06 09 03	500,000
06 09 99	wastes not otherwise specified	500,000
06 10	wastes from the MFSU of nitrogen chemicals, nitrogen chemical processes and fertiliser manufacture	
06 10 99	wastes not otherwise specified	500,000
06 11	wastes from the manufacture of inorganic pigments and opacifiers	
06 11 01	calcium-based reaction wastes from titanium dioxide production	500,000
06 11 99	wastes not otherwise specified	500,000
06 13	wastes from inorganic chemical processes not otherwise specified	
06 13 03	carbon black	500,000
06 13 99	wastes not otherwise specified	500,000
07	WASTES FROM ORGANIC CHEMICAL PROCESSES	
07 01	wastes from the MFSU of basic organic chemicals	
07 01 12	sludges from on-site effluent treatment other than 07 01 11	500,000
07 01 99	wastes not otherwise specified	500,000
07 02	wastes from the MFSU of plastics, synthetic rubber and man-made fibres	
07 02 12	sludges from on-site effluent treatment other than 07 02 11	500,000
07 02 13	waste plastic	500,000
07 02 15	wastes from additives other than 07 02 14	500,000
07 02 17	waste containing silicones other than 07 02 16	500,000
07 02 99	wastes not otherwise specified	500,000
07 03	wastes from the MFSU of organic dyes and pigments (except 06 11)	
07 03 12	sludges from on-site effluent treatment other than 07 03 11	500,000
07 03 99	wastes not otherwise specified	500,000
07 04	wastes from the MFSU of organic plant protection products (except 02 01 08 and 02 01 09), wood preserving agents (except 03 02) and other biocides	
07 04 12	sludges from on-site effluent treatment other than 07 04 11	500,000
07 04 99	wastes not otherwise specified	500,000
07 05	wastes from the MFSU of pharmaceuticals	
07 05 12	sludges from on-site effluent treatment other than 07 05 11	500,000
07 05 14	solid waste other than 07 05 13	500,000
07 05 99	wastes not otherwise specified	500,000
07 06	wastes from the MFSU of fats, grease, soaps, detergents, disinfectants and cosmetics	
07 06 12	sludges from on-site effluent treatment other than 07 06 11	500,000
07 06 99	wastes not otherwise specified	500,000
07 07	wastes from the MFSU of fine chemicals and chemical products not otherwise specified	
07 07 12	sludges from on-site effluent treatment other than 07 07 11	500,000
07 07 99	wastes not otherwise specified	500,000
08	WASTES FROM THE MFSU OF COATINGS (PAINTS, VARNISHES, AND VITREOUS ENAMELS), ADHESIVES, SEALANTS, AND PRINTING INKS	
08 01	wastes from MFSU and removal of paint and varnish	
08 01 12	waste paint or varnish other than 08 01 11	500,000

08 01 14	sludges from paint or varnish other than 08 01 13	500,000
08 01 16	aqueous sludges containing paint or varnish other than 08 01 15	500,000
08 01 18	waste from paint and varnish removal other than 08 01 17	500,000
08 01 20	aqueous suspensions containing paint or varnish other than 08 01 19	500,000
08 01 99	wastes not otherwise specified	500,000
08 02	wastes from MFSU of other coatings (including ceramic materials)	
08 02 01	waste coating powders	500,000
08 02 02	aqueous sludges containing ceramic materials	500,000
08 02 03	aqueous suspensions containing ceramic materials	500,000
08 02 99	wastes not otherwise specified	500,000
08 03	wastes from MFSU of printing inks	
08 03 07	aqueous sludges containing ink	500,000
08 03 08	aqueous liquid waste containing ink	500,000
08 03 13	waste ink other than 08 03 12	500,000
08 03 15	ink sludges other than 08 03 14	500,000
08 03 18	waste printing toner other than 08 03 17	500,000
08 03 99	wastes not otherwise specified	500,000
08 04	wastes from MFSU of adhesives and sealants (including waterproofing products)	
08 04 10	waste adhesives, sealants other than 08 04 09	500,000
08 04 12	adhesive and sealant sludges other than 08 04 11	500,000
08 04 14	aqueous sludges containing adhesives or sealants other than 08 04 13	500,000
08 04 16	aqueous liquid waste containing adhesives or sealants other than 08 04 15	500,000
08 04 99	wastes not otherwise specified	500,000
09	WASTES FROM THE PHOTOGRAPHIC INDUSTRY	
09 01	wastes from the photographic industry	
09 01 07	photographic film and paper containing silver or silver compounds	500,000
09 01 08	photographic film and paper free of silver or silver compounds	500,000
09 01 10	single-use cameras without batteries	500,000
09 01 12	single-use cameras containing batteries other than 09 01 11	500,000
09 01 99	wastes not otherwise specified	500,000
10	WASTES FROM THERMAL PROCESSES	
10 01	wastes from power stations and other combustion plants (except 19)	
10 01 01	bottom ash, slag, and boiler dust (excluding 10 01 04)	500,000
10 01 02	coal fly ash	500,000
10 01 03	fly ash from peat and untreated wood	500,000
10 01 05	solid waste from calcium-based flue gas desulphurisation reactions	500,000
10 01 07	waste sludge from calcium-based flue gas desulphurisation reactions	500,000
1001 15	ash, slag, and boiler dust from co-incineration other than 10 01 14	500,000
10 01 17	fly ash from co-incineration other than 10 01 16	500,000
10 01 19	wastes from gas cleaning other than 10 01 05 , 10 01 07 and 10 01 18	500,000
10 01 21	sludges from on-site effluent treatment other than 10 01 20	500,000

10 01 23	aqueous sludges from boiler cleansing other than 10 01 22	500,000
10 01 24	sands from fluidised beds	500,000
10 01 25	waste from storage and preparation of fuel for coal-fired power plants	500,000
10 01 26	wastes from cooling-water treatment	500,000
10 01 99	wastes not otherwise specified	500,000
10 02	wastes from the iron and steel industry	
10 02 01	wastes from the processing of slag	500,000
10 02 02	unprocessed slag	500,000
10 02 08	solid waste from gas treatment other than 10 02 07	500,000
10 02 10	mill scales	500,000
10 02 12	wastes from cooling-water treatment other than 10 02 11	500,000
10 02 14	sludge and filter cake from gas treatment other than 10 02 13	500,000
10 02 15	other sludge and filter cake	500,000
10 02 99	wastes not otherwise specified	500,000
10 03	wastes from aluminium thermal metallurgy	
10 03 02	anode debris waste	500,000
10 03 05	waste alumina	500,000
10 03 16	skimming and slag other than 10 03 15	500,000
10 03 18	carbon-containing wastes from anode manufacture other than 10 03 17	500,000
10 03 20	flue-gas dust other than 10 03 19	500,000
10 03 22	other particles and dust (including ball-mill dust) other than 10 03 21	500,000
10 03 24	solid waste from gas treatment other than 10 02 23	500,000
10 03 26	sludge and filter cake from gas treatment other than 10 03 25	500,000
10 03 28	wastes from cooling-water treatment other than 10 03 27	500,000
10 03 30	wastes from treatment of salt slag and black dross other than 10 03 29	500,000
10 03 99	wastes not otherwise specified	500,000
10 04	wastes from lead thermal metallurgy	
10 04 10	wastes from cooling-water treatment other than 10 04 09	500,000
10 04 99	wastes not otherwise specified	500,000
10 05	wastes from zinc thermal metallurgy	
10 05 01	slag from primary and secondary production	500,000
10 05 04	other particles and dust	500,000
10 05 09	wastes from cooling-water treatment other than 10 05 08	500,000
10 05 11	skimming and slag other than 10 05 10	500,000
10 05 99	wastes not otherwise specified	500,000
10 06	wastes from copper thermal metallurgy	
10 06 01	slag from primary and secondary production	500,000
10 06 02	dross and skimming from primary and secondary production	500,000
10 06 04	other particles and dust	500,000
10 06 10	wastes from cooling-water treatment other than 10 06 09	500,000
10 06 99	wastes not otherwise specified	500,000
10 07	wastes from silver, gold and platinum thermal metallurgy	

10 07 01	slag from primary and secondary production	500,000
10 07 02	dross and skimming from primary and secondary production	500,000
10 07 03	solid waste from gas treatment	500,000
10 07 04	other particles and dust	500,000
10 07 05	sludge and filter cake from gas treatment	500,000
10 07 08	wastes from cooling-water treatment other than 10 07 07	500,000
10 07 99	wastes not otherwise specified	500,000
10 08	wastes from other non-ferrous thermal metallurgy	
10 08 04	solid particles and dust	500,000
10 08 09	other slags	500,000
10 08 11	dross and combustible skimming other than 10 08 10	500,000
10 08 13	carbon-containing wastes from anode manufacture other than 10 08 12	500,000
10 08 14	anode debris	500,000
10 08 16	flue-gas dust other than 10 08 15	500,000
10 08 18	sludges and filter cakes from flue-gas treatment other than 10 08 17	500,000
10 08 20	wastes from cooling-water treatment other than 10 08 19	500,000
10 08 99	wastes not otherwise specified	500,000
10 09	wastes from casting of ferrous pieces	
10 09 03	slag furnace	500,000
10 09 06	casting cores and moulds which have not undergone pouring other than 10 09 05	500,000
10 09 08	casting cores and moulds which have undergone pouring other than 10 09 07	500,000
10 09 10	flue-gas dust other than 10 09 09	500,000
10 09 12	other particulates other than 10 09 11	500,000
10 09 14	waste binders other than 10 09 13	500,000
10 09 16	waste crack-indicating agent other than 10 09 15	500,000
10 09 99	wastes not otherwise specified	500,000
10 10	wastes from casting of non-ferrous pieces	
10 10 03	slag furnace	500,000
10 10 06	casting cores and moulds which have not undergone pouring other than 10 10 05	500,000
10 10 08	casting cores and moulds which have undergone pouring other than 10 10 07	500,000
10 10 10	flue-gas dust other than 10 10 09	500,000
10 10 12	other particulates other than 10 10 11	500,000
10 10 14	waste binders other than 10 10 13	500,000
10 10 16	waste crack-indicating agent other than 10 10 15	500,000
10 10 99	wastes not otherwise specified	500,000
10 11	wastes from manufacture of glass and glass products	
10 11 03	waste glass-based fibrous materials	500,000
10 11 05	other particles and dust	500,000
10 11 10	waste preparation mixture before thermal processing, other than 10 11 09	500,000
10 11 12	glass waste other than 10 11 11	500,000
10 11 14	glass-polishing and -grinding sludge other than 10 11 13	500,000
10 11 16	solid wastes from flue-gas treatment other than 10 11 15	500,000

10 11 18	sludges and filter cakes from flue-gas treatment other than 10 11 17	500,000
10 11 20	solid wastes from on-site effluent treatment other than 10 11 19	500,000
10 11 99	wastes not otherwise specified	500,000
10 12	wastes from manufacture of ceramic goods, bricks, tiles and construction products	
10 12 01	waste preparation mixture before thermal processing	500,000
10 12 03	solid particles and dust	500,000
10 12 05	sludge and filter cake from gas treatment	500,000
10 12 06	discarded moulds	500,000
10 12 08	waste ceramics, bricks, tiles and construction products after thermal processing	500,000
10 12 10	solid waste from gas treatment other than 10 12 09	500,000
10 12 12	wastes from glazing other than 10 12 11	500,000
10 12 13	sludges from on-site effluent treatment	500,000
10 12 99	wastes not otherwise specified	500,000
10 13	wastes from manufacture of cement, lime and plaster and articles and products made from them	
10 13 01	waste preparation mixture before thermal processing	500,000
10 13 04	wastes from calcination and hydration of lime	500,000
10 13 06	solid particles and dust (except 101312 and 101313)	500,000
10 13 07	sludge and filter cake from gas treatment	500,000
10 13 10	wastes from asbestos-cement manufacture other than 10 13 09	500,000
10 13 11	wastes from cement-based composite materials other than 10 13 09 and 10 13 10	500,000
10 13 13	waste from gas treatment other than 10 13 12	500,000
10 13 14	waste concrete and concrete sludge	500,000
10 13 99	wastes not otherwise specified	500,000
11	WASTES FROM CHEMICAL SURFACE TREATMENT AND COATING OF METALS AND OTHER MATERIALS; NON-FERROUS HYDROMETALLURGY	
11 01	wastes from chemical surface treatment and coating of metals and other materials (for example galvanic processes, zinc coating processes, pickling processes, etching, phosphating, alkaline degreasing, anodising)	
11 01 10	sludges and filter cakes other than 11 01 09	500,000
11 01 12	aqueous rinsing liquids other than 11 01 11	500,000
11 01 14	degreasing wastes other than 11 01 13	500,000
11 01 99	wastes not otherwise specified	500,000
11 02	wastes from non-ferrous hydrometallurgical processes	
11 02 03	wastes from anode production for aqueous electrolytic processes	500,000
11 02 06	copper hydrometallurgical wastes other than 11 02 05	500,000
11 02 99	wastes not otherwise specified	500,000
11 05	wastes from hot galvanising processes	
11 05 01	hard zinc	500,000
11 05 02	zinc ash	500,000
11 05 99	wastes not otherwise specified	500,000
12	WASTES FROM SHAPING AND PHYSICAL AND MECHANICAL SURFACE TREATMENT OF METALS AND PLASTICS	
12 01	wastes from shaping and physical and mechanical surface treatment of metals and plastics	

12 01 01	ferrous metal parts and lathe chips	500,000
12 01 02	ferrous metal parts and dust	500,000
12 01 03	non-ferrous metal filings and lathe chips	500,000
12 01 04	non-ferrous metal parts and dust	500,000
12 01 05	plastic shavings from planing and turning	500,000
12 01 13	welding wastes	500,000
12 01 15	machining sludges other than 12 01 14	500,000
12 01 17	sand blasting waste other than 12 01 16	500,000
12 01 21	spent grinding bodies and grinding materials other than 12 01 20	500,000
12 01 99	wastes not otherwise specified	500,000
15	WASTE PACKAGING, ABSORBENTS, WIPING CLOTHS, FILTER MATERIALS AND PROTECTIVE CLOTHING NOT OTHERWISE SPECIFIED	
15 01	packaging (including selectively collected municipal packaging waste)	
15 01 01	paper and cardboard packaging waste	500,000
15 01 02	plastic packaging waste	500,000
15 01 03	wood packaging waste	500,000
15 01 04	metal packaging waste	500,000
15 01 05	mixed composite packaging waste	500,000
15 01 06	other mixed packaging waste	500,000
15 01 07	glass packaging waste	500,000
15 01 09	textile packaging waste	500,000
15 02	absorbents, filter materials, wiping cloths and protective clothing	
15 02 03	absorbents, filter materials, wiping cloths and protective clothing other than 15 02 02	500,000
16	WASTES NOT OTHERWISE SPECIFIED IN THE LIST	
16 01	end-of-life vehicles from different means of transport (including off-road machinery) and wastes from dismantling of end-of-life vehicles and vehicle maintenance (except 13, 14, 16 06 and 16 08)	
16 01 03	scrap tires	500,000
16 01 06	end-of-life vehicles, containing neither liquids nor other hazardous components	500,000
16 01 12	friction pad other than 16 01 11	500,000
16 01 15	antifreeze fluids other than 16 01 14	500,000
16 01 16	tanks for liquefied gas	500,000
16 01 17	ferrous metals	500,000
16 01 18	non-ferrous metals	500,000
16 01 19	plastics	500,000
16 01 20	glass	500,000
16 01 22	components not otherwise specified	500,000
16 01 99	wastes not otherwise specified	500,000
16 02	wastes from electrical and electronic equipment	
16 02 14	discarded equipment other than waste types 16 02 09 to 16 02 13	500,000
16 02 16	material removed from scrap equipment other than 16 02 15	500,000
16 03	off-specification batches and unused products	
16 03 04	inorganic waste other than 16 03 03	500,000

16 03 06	organic waste other than 16 03 05	500,000
16 05	gases in pressure containers and discarded chemicals	
16 05 05	gases in pressure containers other than 16 05 04	500,000
16 05 09	discarded chemicals other than 16 05 06, 16 05 07 or 16 05 08	500,000
16 06	batteries and accumulators	
16 06 04	alkaline batteries (except 16 06 03)	500,000
16 06 05	other batteries and accumulators	500,000
16 07	wastes from transport tank, storage tank and barrel cleaning (except 05 and 13)	
16 07 99	wastes not otherwise specified	500,000
16 08	spent catalysts	
16 08 01	spent catalysts containing gold, silver, rhenium, rhodium, palladium, iridium or platinum (except 16 08 07)	500,000
16 08 03	spent catalysts containing transition metals or transition metal compounds other than 16 08 02	500,000
16 08 04	spent fluid catalytic cracking catalysts (except 16 08 07)	500,000
16 10	aqueous liquid wastes destined for off-site treatment	
16 10 02	aqueous liquid waste other than 16 10 01	500,000
16 10 04	aqueous concentrates other than 16 10 03	500,000
16 11	waste linings and refractories	
16 11 02	carbon-based linings and refractories from metallurgical processes others than 16 11 01	500,000
16 11 04	other linings and refractories from metallurgical processes other than 16 11 03	500,000
16 11 06	linings and refractories from non-metallurgical processes others than 16 11 05	500,000
17	CONSTRUCTION AND DEMOLITION WASTES (INCLUDING EXCAVATED SOIL FROM CONTAMINATED SITES)	
17 01	concrete, bricks, tiles and ceramics	
17 01 01	concrete	500,000
17 01 02	brick	500,000
17 01 03	tiles and ceramics	500,000
17 01 07	concrete, brick, tile and ceramic fraction or mixture thereof other than 17 01 06	500,000
17 02	wood, glass and plastic	
17 02 01	tree	500,000
17 02 02	glass	500,000
17 02 03	plastics	500,000
17 03	bituminous mixtures, coal tar and tarred products	
17 03 02	bitumen other than 17 03 01	500,000
17 04	metals (including their alloys)	
17 04 01	red copper, bronze, brass	500,000
17 04 02	aluminium	500,000
17 04 03	lead	500,000
17 04 04	zinc	500,000
17 04 05	iron and steel	500,000
17 04 06	you	500,000
17 04 07	metal mixture	500,000

17 04 11	cable other than 17 04 10	500,000
17 05	soil (including excavated soil from contaminated sites), stones and dredging spoil	
17 05 04	earth and stones other than 17 05 03	500,000
17 05 06	dredging spoil other than 17 05 05	500,000
17 05 08	track ballast other than 17 05 07	500,000
17 06	insulation materials and asbestos-containing construction materials	
17 06 04	insulation material other than 17 06 01 and 17 06 03	500,000
17 08	gypsum-based construction material	
17 08 02	gypsum-based building material other than 17 08 01	500,000
17 09	other construction and demolition wastes	
17 09 04	mixed construction and demolition waste other than 17 09 01, 17 09 02 and 17 09 03	500,000
18	WASTES FROM HUMAN OR ANIMAL HEALTH CARE AND/OR RELATED RESEARCH (except kitchen and restaurant wastes not arising from immediate health care)	
18 01	wastes from natal care, diagnosis, treatment or prevention of disease in humans	
18 01 01	alkaline batteries (except 18 01 03)	500,000
18 01 02	body parts and organs including blood bags and blood preserves (except 18 01 03)	500,000
18 01 04	wastes whose collection and disposal is not subject to special requirements in order to prevent infection (for example dressings, plaster casts, linen, disposable clothing, diapers)	500,000
18 01 07	chemicals other than 18 01 06	500,000
18 01 09	medicines other than 18 01 08	500,000
18 02	wastes from research, diagnosis, treatment or prevention of disease involving animals	
18 02 01	sharps (except 18 02 02)	500,000
18 02 03	wastes whose collection and disposal is not subject to special requirements in order to prevent infection	500,000
18 02 06	chemicals other than 18 02 05	500,000
18 02 08	medicines other than 18 02 07	500,000
19	WASTES FROM WASTE MANAGEMENT FACILITIES, OFF-SITE WASTE WATER TREATMENT PLANTS AND THE PREPARATION OF WATER INTENDED FOR HUMAN CONSUMPTION AND WATER FOR INDUSTRIAL USE	
19 01	wastes from incineration or pyrolysis of waste	
19 01 02	iron-containing material removed from incinerator bottom ash (bottom ash)	500,000
19 01 12	bottom ash and slag other than 19 01 11	500,000
19 01 14	fly ash other than 19 01 13	500,000
19 01 16	boiler dust other than 19 01 15	500,000
19 01 18	pyrolysis waste other than 19 01 17	500,000
19 01 19	sands from fluidised beds	500,000
19 01 99	wastes not otherwise specified	500,000
19 02	wastes from physical/chemical treatments of waste (including dechromatation, decyanidation, neutralisation)	
19 02 03	premixed wastes composed only of non-hazardous waste	500,000
19 02 06	sludges from physical/chemical treatment other than 19 02 05	500,000
19 02 10	combustible waste other than 19 02 08 and 19 02 09	500,000
19 02 99	wastes not otherwise specified	500,000

19 03	stabilised/solidified wastes	
19 03 05	stabilised wastes other than 19 03 04	500,000
19 03 07	solidified wastes other than 19 03 06	500,000
19 04	vitrified waste and wastes from vitrification	
19 04 01	vitrified wastes	500,000
19 04 04	aqueous liquid wastes from vitrified waste tempering	500,000
19 05	wastes from aerobic treatment of solid wastes	
19 05 01	non-composted fraction of municipal and similar wastes	500,000
19 05 02	non-composted fraction of animal and vegetable waste	500,000
19 05 03	off-specification compost	500,000
19 05 99	wastes not otherwise specified	500,000
19 06	wastes from aerobic treatment of waste	
19 06 03	liquor from anaerobic treatment of municipal waste	500,000
19 06 04	digestate from anaerobic treatment of municipal waste	500,000
19 06 05	liquor from anaerobic treatment of animal and vegetable waste	500,000
19 06 06	digestate from anaerobic treatment of animal and vegetable waste	500,000
19 06 99	wastes not otherwise specified	500,000
19 07	landfill leachate	
19 07 03	landfill leachate other than 19 07 02	500,000
19 08	wastes from waste water treatment plants not otherwise specified	
19 08 01	screenings	500,000
19 08 02	wastes from desanding	500,000
19 08 05	sludges from treatment of urban waste water	500,000
19 08 09	grease and oil mixture from oil/water separation containing only edible oil and fats	500,000
19 08 12	sludges from biological treatment of industrial waste water other than 19 08 11	500,000
19 08 14	sludges from other treatment of industrial waste water other than 19 08 13	500,000
19 08 99	wastes not otherwise specified	500,000
19 09	wastes from the preparation of water intended for human consumption or water for industrial use	
19 09 01	solid waste from primary filtration and screenings	500,000
19 09 02	sludges from water clarification	500,000
19 09 03	sludges from decarbonation	500,000
19 09 04	spent activated carbon	500,000
19 09 05	saturated or spent ion exchange resins	500,000
19 09 06	solutions and sludges from regeneration of ion exchangers	500,000
19 09 99	wastes not otherwise specified	500,000
19 10	wastes from shredding of metal-containing wastes	
19 10 01	iron and steel scrap	500,000
19 10 02	non-ferrous metal waste	500,000
19 10 04	fluff — light fraction and dust other than 19 10 03	500,000
19 10 06	other fractions other than 19 10 05	500,000
19 11	wastes from oil regeneration	

19 11 06	sludges from on-site effluent treatment other than 19 11 05	500,000
19 11 99	wastes not otherwise specified	500,000
19 12	wastes from the mechanical treatment of waste (for example sorting, crushing, compacting, pelletising) not otherwise specified	
19 12 01	paper and cardboard	500,000
19 12 02	metal iron	500,000
19 12 03	non-ferrous metals	500,000
19 12 04	plastic and rubber	500,000
19 12 05	glass	500,000
19 12 07	wood that differs from 19 12 06	500,000
19 12 08	textiles	500,000
19 12 09	mineral substances (e.g. sand, stones)	500,000
19 12 10	combustible waste (e.g. fuel made from a mixture)	500,000
19 12 12	other mechanical waste from 19 12 11 waste obtained from its treatment (including mixed materials)	500,000
19 13	wastes from soil and groundwater remediation	
19 13 02	solid wastes from soil remediation other than 19 13 01	500,000
19 13 04	sludges from soil remediation other than 19 13 03	500,000
19 13 06	sludges from groundwater remediation other than 19 13 05	500,000
19 13 08	aqueous liquid wastes and aqueous concentrates from groundwater remediation other than 19 13 07	500,000
20	MUNICIPAL WASTES (HOUSEHOLD WASTE AND SIMILAR COMMERCIAL, INDUSTRIAL AND INSTITUTIONAL WASTES) INCLUDING SELECTIVELY COLLECTED FRACTIONS	
20 01	selectively collected fractions (except 15 01)	
20 01 01	paper and cardboard	500,000
20 01 02	glass	500,000
20 01 10	laundry	500,000
20 01 11	textiles	500,000
20 01 28	paint, inks, adhesives and resins other than 20 01 27	500,000
20 01 30	detergents other than 20 01 29	500,000
20 01 32	medicines other than 20 01 31	500,000
20 01 34	cells and accumulators other than those of 20 01 33	500,000
20 01 36	scrap electrical and electronic equipment other than 20 01 21, 20 01 23 and from 20 01 35	500,000
20 01 38	wood other than 20 01 37	500,000
20 01 39	plastics	500,000
20 01 40	metals	500,000
20 01 41	wastes from chimney sweeping	500,000
20 01 99	other fractions not otherwise specified	500,000
20 02	garden and park wastes (including cemetery waste)	
20 02 01	biodegradable waste	500,000
20 02 02	soil and stones	500,000
20 02 03	other non-biodegradable waste	500,000
20 03	other municipal waste	

20 03 01	other municipal waste including mixed municipal waste	500,000
20 03 02	waste generated by markets	500,000
20 03 03	street-cleaning residues	500,000
20 03 04	sludge from solution basin	500,000
20 03 06	waste from sewage cleaning	500,000
20 03 07	litter	500,000
20 03 99	unspecified residential waste	500,000
The maximum possible quantity of solid waste that can be involved in the transport activity:		500,000
The maximum possible quantity of liquid waste that can be involved in the transport activity:		500,000
The maximum possible quantity of waste that can be involved in the waste management activity:		500,000

4.) Requirements for safety and precautionary measures to be introduced:

The activities involved in the road transport, trade and collection of the non-hazardous waste covered by the licence may be performed in the territory of Hungary, in a way or in ways adapted to their physical, chemical and biological properties precluding the endangering and contamination of the environment, the spillage, dusting or leakage of waste.

Any damage incident occurring during the performance of the activity shall—simultaneously with instantaneous commencement of the damage control activities—be immediately notified to the competent water management authority, while informing the competent environmental authority. If the harmful event affects surface water, groundwater or land, it must be reported without delay to the regional water authority and the competent water management directorate, or if the harmful event affects a protected natural area of national importance or a Natura 2000 area, it must be reported without delay to the regional environmental and nature protection authority and to the directorate of the competent national park.

In case of any damage or contamination during the activity, the Licensee shall be responsible for its elimination and restoration of the area to its original condition.

Soil contamination and air pollution shall be prevented during loading, shipping and collection by taking appropriate actions and applying the best available technique. During the loading process, appropriate technical measures must be taken to ensure that the moved materials do not cause air pollution.

The cleaning of the vehicles and the equipment, and the maintenance of the vehicles, used in collection shall only be carried out in washing facilities/service shops that have the relevant required licences. Cleaning/maintenance may only be carried out in a way precluding environmental pollution.

The vehicles and shall be parked and the collection equipment shall be stored in ways preventing spillage, leakage and environmental pollution.

5.) The licence shall be valid until 28 January 2029.

6.) Description of the licensed activity:

- a) the name of the licensed waste management activity:

The Licensee shall transport the licensed wastes from the entities producing or possessing them to the entities taking it over using own and/or rented vehicles.

In its capacity as trader the Licensee shall purchase and then sell the licensed wastes in its own name or on behalf of others.

The Licensee shall collect the licensed wastes from the entities producing or possessing them, in order to transport them to waste treatment facilities.

Wastes may be delivered to the Licensee's sites on the basis of the specific waste management licences granted by the competent waste management authority.

- b) the environmental protection characteristics of the licensed waste management activity:

The tasks involved in the cleaning of the vehicles and the collection equipment shall be carried out by private entrepreneur named CSORDÁS Zsolt (H-4030 Debrecen, Monostorpályi út 35/A.).

The maintenance of the vehicles shall be carried out by "TÜF" Kft. (registered seat: H-1117 Budapest, Október Huszonharmadika u. 8-10.).

The air pollution caused by the vehicles used for carrying and collecting waste will be negligible relative to the general traffic along the transport route.

The licensed waste management activity will, if performed in accordance with the prescribed rules and requirements, cause no soil contamination.

7.) Specific individual conditions and requisites for the performance of the activity:

- a) personal conditions:

The environmental tasks relating to the licensed waste management activity shall be carried out by the Licensee's employee with environmental qualification. The Licensee shall employ a sufficient number of workers for the performance of the licensed waste management activity.

- b) material conditions:

The Licensee shall have sufficient collection equipment (containers, big-bags, barrels, IBC containers) for handling the amount of waste for which it has submitted its application.

The Licensee shall have vehicles of a sufficient number and capacity for handling the amount of waste for which it submitted its application (the vehicles' data are listed in Annex 1 hereto).

The empty vehicles and collection equipment shall be stored at the Licensee's site (H-2911 Mocsa, Komáromi út 0460/3 hrsz., 0460/5 hrsz., 0460/6 hrsz., KTJ (Environmental Regional Number): 102663362; H-4242 Hajdúhadház, Sámsoni utca 2. 13740/17 hrsz., KTJ: 102709084; H-2143 Kistarcsa, Külső raktár krt. 11. 5401 hrsz., KTJ: 101903449).

- b) financial conditions:

- To deal with any emergency that might occur the Licensee has an environmental liability insurance contract—No. AHB723486449—in place with Allianz Hungária Zrt.

The Licensee shall maintain the insurance contract for the elimination of environmental damage until the end of the licensed activity.

- The Licensee has an indefinite financial guarantee with Raiffeisen Bank Zrt.

8) In its opinion on the professional question issued under registration number KE-03/NEO/01832-2/2023, the Department of Public Health of Komárom District Office of Komárom-Esztergom County Government Office has consented to the licensing of waste management activities related to the nationwide transport, trade and collection of non-hazardous waste.

In a memorandum on the issuance of a waste management licence for the nationwide transport, trade and collection of licenced non-hazardous waste, dated 13 December 2023, during the examination of the professional question related to public health, the Department of Public Health of Balmazújváros District Office of Hajdú-Bihar County Government Office has determined that the issuance was appropriate from a public health standpoint.

In its resolution on a professional question on the licence for the nationwide transport, trade and collection of licenced non-hazardous waste, filed under No. PE-07/NEO/002226-1/2023, with regard to the submitted application, the Department of Public Health of Gödöllő District Office of Pest County Government Office has determined that the application can be approved from a public health standpoint.

9.) Regulations, specific individual requirements:

1. 1 duplicate copy of this decision shall be kept on board each vehicle during the performance of the

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- waste management activity.
2. The Licensee shall keep records and supply data in the ways prescribed in Act CLXXXV of 2012 on Waste (hereinafter referred to as “Waste Management Act”) and in the government decree on registration and reporting requirements relating to wastes.
 3. The transport documents and records relating to the various individual shipments shall be retained for the periods prescribed by law (5 years).
 4. As a transporter, the Licensee must transport the waste to the receiver determined by the producer or owner of the waste, who is authorised to receive the waste. If the receiver does not accept the waste, the Licensee must return it to the producer.
 5. The wastes delivered to the Licensee’s sites may only be stored and treated (including pretreatment) in possession of the relevant licence issued by the relevant waste management authority having competence in the territory concerned.
 6. The wastes may be handed over exclusively to recipients having valid waste management licences for managing wastes of the given identification codes, in amounts not exceeding the quantities specified in their respective licences.
 7. In the course of its operations the Licensee shall not exceed the annual quantities specified herein.
 8. Unless otherwise provided by law, the trader may hand over the waste for treatment only to a business entity having waste management licence for the treatment concerned.
 9. The trader shall hand over the waste it has taken over to the waste treatment entity in unchanged or maximum pretreated form.
 10. The Licensee shall collect the licensed wastes from waste management facilities in order to transport them to waste treatment facilities.
 11. The Licensee—as collector of waste—shall make the necessary arrangements for delivering the wastes it shall have collected to the relevant waste management facilities.
 12. During its operations the Licensee shall set up and operate its waste management facilities in accordance with the prevailing relevant statutory regulations.
 13. The period of the selection and preliminary storage of waste collected/taken over by the collector shall not be longer than 1 year. After that, waste management must be taken care of immediately.
 14. The Licensee may only perform the transport, trade and collection of waste falling in the scope of “institutional waste management activity element” or “waste management public service activity element” as a concessionaire’s subcontractor.
 15. In case the Licensee performs the public service task of public waste management on the basis of this licence as a concessionaire’s subcontractor, it shall organise its waste management activity other than its public service waste management task that it will not jeopardise its performance of its public service waste management task.
 16. The licensed waste management activity may only be performed in ways that are suitable for preventing dusting/spillage/leakage of waste in order to avoid environmental pollution during the performance of the activity.
 17. Any change—not affecting the waste management activity—in the details laid down in this licence shall be notified by the Licensee to the waste management authority within 15 days of its occurrence. Any change affecting the waste management activity shall be notified by the Licensee in advance.
 18. To ensure traceability of the origin of waste taken over from natural persons the Licensee may process data prescribed by law in its records.
 19. During loading/unloading efforts shall be made to minimise the emission of pollutants.
 20. During the performance of the operation the air shall not be polluted with odours that disturb the population or with other pollutants to such an extent that it causes air pollution.
 21. Activities involving odours may only be carried out using the best available techniques.
 22. The licensed waste management activity shall be performed in such a way—without endangering human health and damaging the environment—that it does not pose a risk to environmental elements or cause noise or odours (exceeding the relevant limits) disturbing residents or have a negative impact on the landscape or protected natural and/or cultural values.
 23. The Licensee shall make sure that wastes of different types are not mixed. Different types of waste shall be adequately separated from each other during collection and transport.
 24. The tasks of the transport and collection of waste shall be carried out using closed containers or containers and/or vehicles with temporary cover preventing dusting/spillage or special machinery and/or vehicles preventing dripping/leakage in such a way that no odours disturbing residents is released into the air while performing the licensed waste management activity.
 25. In the case of wastes of codes ending in 99, not otherwise specified, the waste being transported shall be specifically described in the transport documents in addition to the relevant identification codes.
 26. When transporting wastes of Class 18, the Licensee shall also observe and comply with the provisions laid down in Decree No. 12/2017 (VI. 12.) EMMI of the Minister of Human Capacities on waste management activities relating to wastes produced by healthcare providers (hereinafter referred to as “EMMI Decree”).

In this waste management licensing procedure the Government Office declares that procedural cost in an amount of HUF 180,000, that is, one hundred and eighty thousand forints, has been incurred and paid by the Licensee.

The decision becomes final upon publication, there is no room for appeal. An administrative lawsuit can be initiated against the decision within 30 days from the date of notification by submitting a claim filed at the Pest County Government Office, but addressed to the Budapest District Court. Immediate legal protection can be requested in the statement of claim. In the framework of immediate legal protection, it is possible to request the ordering of suspensory effect. In the case of ordering the suspensive effect, an administrative act cannot be carried out, rights cannot be exercised on the basis of it, and it cannot take effect in any other way.

A natural person can submit the claim electronically or on paper. Those specified in Section 9 of Act CCXXII of 2015 on the General Rules of Electronic Administration and trust services may submit the claim letter electronically. The client acting with a legal representative can only submit the statement of claim electronically.

The claim can only be submitted electronically through the e-Papír system, which can be found on the following electronic interface: "<https://epapir.gov.hu>".

JUSTIFICATION

On 3 May 2023, the Government Office received an application from the Licensee for the licensing of the nationwide transport, trade and collection of non-hazardous waste.

Pursuant to Section 1(3) of Government Decree No. 124/2021 (III. 12) on the designation of the waste management authority (hereinafter referred to as "Government Decree No. 124/2021 (III. 12)"), the Government Office is the waste management authority of nationwide scope of competence.

Pursuant to Section 3(1)(c) of Government Decree No. 124/2021 (III. 12), the licensing of the nationwide transport, trade and collection of non-hazardous waste falls within the scope of power of the Government Office.

The Licensee attached to its application the licensing documentation prepared by an environmental expert and filed proof of payment of HUF 180,000 that is, one hundred and eighty thousand forints in the way of administrative service fee to the Government Office's account as prescribed in Section 2(1) of, and Points 4.2 and 4.5 of Annex 1 to, Decree No. 14/2015 (III. 31.) FM of the Minister of Agriculture on the administrative service fees for administrative proceedings relating to environmental protection and nature conservation.

Pursuant to Section 7(2) of, and Point 5 of Annex 2 to, Government Decree No. 124/2021 (III. 12), on 11 December 2023, the Government Office contacted the Public Health Department of the Komárom District Office of the Komárom-Esztergom County Government Office, which justified its position statement issued regarding the technical issue of file No. KE-03/NEO/01832-2/2023 as follows:

"The Environmental Protection, Nature Conservation, and Waste Management Department of the Pest County Government Office contacted us on 11.12.2023 regarding a professional question related to the procedure for issuing a waste management licence for ÉLTÉX Kft. (registered seat: H-4028 Debrecen, Wesszprémi u. 2. A. ép. 2., site: H-2911 Mocska, Komáromi út 0460/3, /5, /6 hrsz., tax number: 11148177-2-09, hereinafter referred to as 'Kft.'). On the basis of the submitted documents, the following can be established:

- The transport activities extend nationwide.*
- The waste management activities are carried out in accordance with the required occupational safety and health and public health conditions. The public health risk associated with safe transport is minimised through the use of the necessary personal protective equipment.*
- Drivers regularly participate in job aptitude tests. On the site, piped drinking water, facilities for bathing and warming up, and toilet facilities are provided.*
- The emergency plan for waste transport, the response guidelines, and the occupational health and safety and fire safety regulations have been addressed as part of the training for the drivers conducting the transport, the drivers are familiar with their content, and are accordingly able to perform their duties fully at any time.*
- Occupational health care for employees is provided through an occupational health service.*

I consent to the licensing of the nationwide transport, trade and collection of non-hazardous waste. The opinion on the professional question has been formed by taking into consideration Section 55(1) of Act CL of 2016 on General Public Administration Procedures and Section 4(1)(e) of Act XI of 1991 on National Public Health and Medical Officer Service.

Government Decree No. 124/2021 (III.12.) on the appointment of the waste management authority expressly

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mentions the Office, and its authority and competence is determined by Section 4(1) of and Annex 2 to Government Decree No. 385/2016 (XII. 2.) on the performance of the public health administration functions of capital and county government offices and the district (capital district) offices and on the designation of the state health administration body and Section 2(4) of Government Decree No. 86/2019 (IV. 23.) on the capital and county government offices and the district (capital district) offices.”

Pursuant to Section 7(2) of, and Point 5 of Annex 2 to, Government Decree No. 124/2021 (III. 12), on 11 December 2023, the Government Office contacted the Public Health Department of the Balmazújváros District Office of the Hajdú-Bihar County Government Office, which justified its memorandum dated 13 December 2023 as follows:

“During the issuance of the waste management licence for ÉLTEX Kereskedelmi és Fuvarozó Korlátolt Felelősségű Társaság (H-4028 Debrecen, Weszprémi utca 2. A. ép. 2.), for the nationwide transport, trade and collection of non-hazardous waste to be conducted on the site of the applicant located at H-4242 Hajdúhadház, Sámsoni utca 2. 13740/17 hrsz., by Pest County Government Office Environmental Protection, Nature Conservation, and Waste Management Department Waste Management Department (H-1016 Budapest, Mészáros utca 58/a.), with the premises under the public health responsibilities, the conditions specified in Section 7(2) of, and Point 2 of Annex 2 to, Government Decree No. 124/2021 (III. 12.) on the ‘Designation of the waste management authority’ (Environmental health technical issues, such as in particular for the assessment of health risks and potential effects, the prevention of the spread of infectious diseases, the investigation of insect and rodent extermination, activities carried out with hazardous preparations, and the enforcement of public health and epidemiological requirements related to municipal solid waste.) have been investigated with regard to the professional question.”

Pursuant to Section 7(2) of, and Point 5 of Annex 2 to Government Decree No. 124/2021 (III. 12), on 11 December 2023, the Government Office contacted the Public Health Department of the Gödöllő District Office of the Pest County Government Office, which justified its position statement issued regarding the technical issue of file No. PE-07/NEO/002226-1/2023 as follows:

“My position on this issue is based on the following legislation:

- Act XI of 1991 on the Health Authorities and Administration;
- Government Decree No. 385/2016 (XII. 2.) on the performance of the public health functions of the capital and county government offices and the district (capital district) offices, and on the designation of the state health administration body;
- Government Decree No. 5/2023 (I. 12.) on the Quality Requirements For Drinking Water and the Monitoring Procedure;
- Government Decree No. 57/2013 (II. 27.) on Certain Production and Service Activities Permitted on the Basis of a Site Licence and Notification of the Establishment of a Site, as well as on the Procedure for Site Licensing and the Rules for Notification;
- Government Decree No. 124/2021 (III. 12.) on the appointment of the waste management authority;
- Decree No. 18/1998 (VI. 3.) NM of the Minister of Welfare on Epidemiological Measures Necessary for the Prevention of Communicable Diseases and Epidemics,
- Act XLII of 1999 on the Protection of Non-Smokers and Certain Regulations on the Consumption and Distribution of Tobacco Products;”

According to Section 2(1)(26) of the Waste Management Act: “waste management: activity of collection, transport [...] of waste as trader [...]”

Section 62(1) and (3) of the Waste Management Act provide:

“(1) Waste management activity may—with the exceptions specified herein and in government decrees—may be performed on the basis of the waste management licence [...] issued by the waste management authority [...]

(3) The application for a waste management licence [...] shall be submitted to the waste management authority, with content specified in the government decree on the registration and official licensing of waste management activities.”

Section 12(2)–(3) of the Waste Management Act stipulates:

“(2) Collection activities shall—with the exceptions specified in Paragraphs (2a) and (2c) and Section 28(5)—be performed on the basis of the waste management licence for collection. [...]

(4) The pre-sorting and pre-storage of the collected waste may—with exceptions specified in government decree or ministerial decrees—be carried out for a total of no more than 1 year. After that, waste management must be taken care of immediately.”

Section 13 of the Waste Management Act stipulates the following:

- “(1) The trader [...] shall carry out waste management activities relating to waste constituting the subject of the trade [...] on the basis of being entered in the registry, unless it takes possession of the waste concerned.*
(2) The trader [...] may only carry out its activities if it takes possession of the waste constituting the subject of the trade [...] on the basis of a waste management licence for trade [...].
(3) Unless otherwise provided by law or government decree, the trader [...] may hand over the waste for treatment only to a business entity having waste management licence for the treatment concerned [...].
(4) The trader [...] shall—if it has taken possession of the waste concerned—hand over the waste it has taken over to the waste treatment entity in unchanged or maximum pretreated form.
(5) If the trader [...] does not take possession of the waste, it shall be just as responsible for the delivery of the waste to the waste treatment entity in the same way as if it took possession of the waste concerned.”

Section 14(1)–(4) of the Waste Management Act stipulate:

“(1) Waste may only be transported in possession of a waste management licence or on the basis of registration, unless

- a) the natural person real estate user carries selectively collected household waste to the waste collection point, waste collection yard, delivery point or waste treatment facility,*
b) the manufacturer or distributor carries waste it is obliged to take over, to treatment facility,
c) the business entity carries waste collected selectively on an ad-hoc basis (not as a regular business activity), using its own vehicle, to its own operational collection point at its other site or to a delivery point, waste collection yard or waste treatment facility, or
d) the natural person real estate owner or possessor carries selectively collected hazardous waste of the ID code 17 06 05, building material containing asbestos, generated on the real estate used by them,*

in a container suitable for its transport and storage, in a way precluding environmental hazard, in the context of transport not as a regular business activity—in observance of the provisions laid down in Sections (5)–(8) to a waste collection point or waste treatment facility,

- (2) The carrier of waste shall be responsible for safe delivery to the destination.*
(3) In the case of pollution originating from transport the carrier of the waste shall provide for the restoration of the original state and condition of the environment, including, in particular, the decontamination of the area and the removal of waste.
(4) If the trader [...] itself provides for the transport of the waste, the rules on traders [...] and the rules on carriers shall be applied as appropriate.”

According to Section 65(1), (2), (3), and (4) of the Waste Management Act:

“(1) The producer of waste, its possessor, collector, carrier, trader, intermediary and treater as specified in the relevant government decree(s) and the concession company performing activity elements of the waste management public service (hereinafter collectively referred to as ‘entity obliged to keep register’) shall keep records by type of the wastes involved in its activity, at its site, in the way and with the content stipulated in the government decree on registration and reporting requirements relating to wastes.

(2) To ensure traceability of the origin of waste taken over from natural persons the collector, carrier, trader, intermediary, treater and—with the exception of the activity elements of the public service of waste management—the concession company, in case of waste received from a natural person, shall process in the register specified in Paragraph (1), for the purpose of tracing the origin of the waste the following:

- a) the natural personal identification data, and*
b) the address of residence.

(3) The records referred to in Paragraph (1) shall be kept on the basis of the ID codes specified in the ministerial decree on the list of wastes.

(4) Such records, operation logs and certificates shall be kept by the entity under obligation to keep records, for at least 5—in the case of hazardous waste at least 10—years. In the case of a landfill the records/operation log on the landfilling operations shall not be scrapped.”

Section 71 of the Waste Management Act stipulates:

“To ensure the availability of funds for the elimination of unforeseeable environmental damage that might be caused by its activity that business entity specified in the government decree shall conclude an environmental insurance contract, which [...]

b) performs activity for which waste management licence [...] is required under this Act [...].”

Based on the above legal regulations and the Licensee’s application the Government Office has concluded the following:

- The transport, trade and collection of waste is considered as waste management activities which may only be performed in possession of a waste management licence—apart from exceptions specified in various

specific pieces of legislation.

- According to the application it has submitted the Licensee only partly fulfilled the statutory requirements therefore the Government Office called on the Licensee to submit missing elements, in document No. PE/KTFO/05703-7/2023. The Licensee fulfilled its obligation to submit the required missing elements.
- The Licensee has demonstrated the availability of its financial guarantee by depositing a separate sum of money with Raiffeisen Bank Zrt.
- The Licensee has filed the documents certifying that it meets and has the personal, material and public health conditions and requisites for the transport, trade and collection of waste, along with those certifying the technology to be applied and the technical and environmental attributes, conditions, quality and equipment, of the facilities, equipment and vehicles to be used.
- The Licensee has proven—by capacity calculations—that it has adequate capacity for the transport of a limit amount of waste (both solid and liquid) of 500,000 tonnes/year specified in Point 3).
- The Licensee has included a statement indicating that it transports liquid waste in IBC containers in a manner that prevents environmental pollution.
- The Licensee submitted a copy of the decision issued by the Notary of the Joint Local Government Office of Mocsá under file No. 884-2/2021, a copy of the decision issued by the Notary of the Local Government Office of Hajdúhadház under file No. 809-4/2020, and a copy of the decision issued by the Notary of the Local Government Office of Kistarcsa under file No. 9040-2/2018, on the basis of which the Licensee is authorised to store empty vehicles and empty collection equipment at its site.
- Regarding the rented vehicles, the Licensee submitted a copy of the contract concluded with IVI-TRANS Kft. (registered seat: H-2143 Kistarcsa, Bem József utca 48.) and Kovács-Trans Kft. (registered seat: H-2941 Ács, Bartók B. u. 43.).
- Regarding the cleaning of vehicles, the Licensee submitted a copy of the contract concluded with CSORDÁS Zsolt sole proprietor (H-4030 Debrecen, Monostorpályi út 35/A.).
- Regarding the maintenance of the vehicles, the Licensee submitted a copy of the contract concluded with “TÜF” Kft. (registered seat: H-1117 Budapest, Október Huszonharmadika u. 8-10.).
- The Licensee furnished proof of the availability of its plan regarding environmental security and remediation in case any harmful event occurs.
- The Licensee submitted the document proving the fact that it had concluded an environmental insurance contract.
- The Licensee submitted proof of the fact that the tasks of environmental protection shall be performed by its employee with adequate environmental qualification as prescribed in Section 7 of Government Decree No. 439/2012 (XII. 29.) on the registration and official licensing of waste management activities (hereinafter referred to as “Government Decree No. 439/2012 (XII. 29.)”).
- The Licensee submitted the declaration on its prior waste management activity as specified in Section 11 of Government Decree No. 439/2012 (XII. 29.).
- The Licensee submitted proof of its being listed in the database of taxpayers with no public debt.
- The Licensee has submitted its declaration stating that it has no outstanding public debt to the Local Government’s Tax Authority.
- The Licensee submitted its declaration stating that waste is not delivered to its site on the basis of this licence.

Accordingly, the Government Office established that there is no obstacle to the issuance of a waste management licence as provided for in this Decision.

The Government Office draws the Licensee’s attention to the fact that non-hazardous natural materials generated during agricultural production, forestry, and wood processing can only be classified as waste, and consequently included in licenced waste management activities, if they are not utilised in agriculture, forestry, or as biomass for energy production, or if they are not used in such a way that the process or method is harmless to the environment and human health.

The Government Office draws the Licensee’s attention to the fact that, due to legislative changes, septic tank sludge, previously classified under waste code 20 03 04, can now be treated as domestic wastewater not collected by public utilities, and is therefore no longer considered as waste. Activities involving domestic wastewater not collected by public utilities can be carried out based on registration, which must be initiated with the competent water authorities.

The Government Office draws the Licensee’s attention to the following:

According to Section 2(1)(26b) of the Waste Management Act:

“waste management institution activity: *waste management activity the use of which is a mandatory obligation, comprising the takeover, collection, removal, pretreatment, trade and handover for treatment, of the municipal waste of the real estate user that is outside the scope of the activity element of the public service of waste management, the waste of products covered by the extended manufacturer responsibility scheme as*

specified in the government decree on the detailed rules on the operation of the extended manufacturer responsibility scheme and the products falling in the scope of the mandatory deposit on return system and waste originating from such products, including the maintenance and operation of the waste management facilities involved in dealing with these, along with the performance of the organisation fulfilling the extended manufacturer's obligations specified in Section 53/A(4) for the extended manufacturer responsibility schemes created for such wastes on behalf of the manufacturers concerned, as well as the operation of the mandatory deposit on return system;"

According to Section 2(1)(26c) of the Waste Management Act:

"activity element of the public service of waste management: *waste management activity the use of which is a mandatory obligation, comprising the takeover, collection, removal, pretreatment, trade and handover for treatment, of the municipal mixed and selectively collected waste of the real estate user—not including the selectively collected waste, similar to household waste, of business organisation real estate users—along with dumped household items of natural person real estate users collected in council clean-ups, including the maintenance and operation of the waste management facilities involved in the performance of the activity element of the public service of waste management;"*

If the Licensee also wishes to carry out its activities as a concessionaire subcontractor, pursuant to **Government Decree No. 55/2023 (II. 27.)** on the detailed rules regarding the content and management of the concessionaire subcontractor register kept by the waste management authority, it must apply for registration with the Government Office.

By issuing this licence the Government Office registered the Licensee as a licensed waste trader under No. 100393875/2KER/2024.

The Government Office draws the Licensee's attention to its obligation to pay a supervisory fee pursuant to Section 82/A(1) of the Waste Management Act.

The temporal scope contained in Point 5 of the operative part of the decision was established based on Section 79(1) of the Waste Management Act.

The Government Office received an application from the Licensee on 3 October 2023. The Government Office arranged for the communication of the decision within the administrative time limit.

Section 84(1) of the Waste Management Act stipulates:

"(1) In case any provision laid down in this Act, in the Environmental Act, the pieces of legislation issued to enable the implementation of these acts or in the directly applicable legal act of the European Union, or in any relevant authority's decision the waste management authority may take action, charge penalty or warn the legal regulation, organisation without legal personality or natural person brought under proceedings."

Section 15(1) and (2) of Government Decree No. 439/2012 (XII. 29.) stipulate:

"(1) The waste management authority may withdraw the licence ex officio, if

- a) the Licensee fails to fulfil its obligation prescribed in the government decree on registration and reporting requirements relating to wastes,*
- b) it finds that the applicant entered false data in its application whereby it materially influenced the issuance of the licence,*
- c) the Licensee performs its activity in any way other than as prescribed in the licence or d) the Licensee impedes an official inspection.*

(2) The waste management authority will withdraw the licence ex officio, if

- a) the conditions prescribed as a prerequisite for the issuance of the licence are no longer met,*
- b) the Licensee terminates or suspends the licensed waste management activity, and*
- c) the performance of the waste management activity jeopardises, pollutes or damages the environment."*

In case it fails to meet, or comply with, any requirement laid down legislation on waste management or in any decision adopted by any competent authority regarding it, the Licensee shall pay a **waste management penalty**.

Pursuant to Section 124 of Act CL of 2016 on General Public Administration Procedures (hereinafter referred to as "Administrative Regulations Act") and Section 1(1)(2) of Government Decree No. 469/2017 (XII. 28.) on procedural costs, charge payable for viewing documents and on cost exemption the procedural cost is the administrative service fee. Accordingly, the Government Office made its decision on the procedural cost as specified in the operative part.

The Government Office adopted its decision pursuant to Sections 80 and 81 of the Administrative Regulations

Act and Section 62(1) of the Waste Management Act.

The competence and power of the Government Office is based on Section 1(3) and Section 3(1)(c) of Government Decree No. 124/2021 (III. 12).

The list of wastes that can be involved in the scope of waste management as specified in Point 3) of the operative part was determined by the Government Office on the basis of the identification codes listed in Decree No. 72/2013 (VIII. 27.) VM of the Minister of Rural Development on the list of wastes; Point 4) of the operative part is based on Section 80(1)(e) of the Waste Management Act, on Sections 8 and 10 of Government Decree No. 219/2004 (VII. 21.) on the protection of underground waters and on Section 2(6) of Government Decree No. 90/2007 (IV. 26.) on procedures for the prevention and remedying of environmental damage; Point 5) of the operative part is based on Section 79(1) and Section 80(1)(f) of the Waste Management Act; Point 6) of the operative part is based on Section 7 of Government Decree No. 439/2012 (XII. 29.); Point 7) of the operative part is based on Section 7 of Government Decree No. 439/2012 (XII. 29.); Point 8) of the operative part is based on Section 7(2) of, and Point 5 of Annex 2 to, Government Decree No. 124/2021 (III. 12.); while Point 9) of the operative part is based on the following pieces of legislation: Section 14(1) of Government Decree No. 439/2012 (XII. 29.), Section 6(1) of the Waste Management Act, Section 65 of the Waste Management Act, Section 4, Section 28(2), and Section 30(1) of Government Decree No. 306/2010 (XII. 23.) on air protection, Government Decree No. 246/2014 (IX. 29.) on the rules for the design and operation of individual waste management facilities, and the provisions of the EMMI Decree.

The possibility of judicial review of this decision is ensured by Section 114(1) of the Administrative Regulations Act. The jurisdiction of the Budapest Metropolitan Court of Justice was established the Government Office by Section 4(1) and Section 13 of Act I of 2017 on Code of Administrative Court Procedure (hereinafter referred to as "Administrative Court Procedure Act"). The place and time of submitting the statement of claim was determined on the basis of Section 39(1) of the Civil Code. Information about the possibility of a request to hold a hearing is based on Section 77 of the Criminal Code, according to which, if neither party requests a hearing and the court does not consider it necessary, the court decides outside of a hearing. The plaintiff may request a hearing in the statement of claim, the defendant in the indictment. Failure to do so will result in no verification request. The list of persons under obligation to use electronic administration services is established by Section 9 of Act CCXXII of 2015 on the General Rules for Electronic Administration and Trust Services. Pursuant to Section 1(3) of Government Decree No. 124/2021 (III. 12), the Government Office is the waste management authority of nationwide scope of competence.

Holding the licence does not relieve the Licensee from the obligation to obtain other licences and authorisations prescribed by law and from any other registration obligation.

Pursuant to Section 82(1) of the Administrative Regulations Act, this decision shall become final and binding upon its communication to the Licensee.

Budapest, **29** January, 2024

Dr. TARNAI Richárd Capital and County Government Commissioner

acting on behalf of:

[handwritten signature]

[stamp: PEST COUNTY GOVERNMENT OFFICE

261.]

dr. BARTUS Adrienn

Head of Department

Received: according to the administrator's instructions.

Annex 1 to licence File No. PE/KTFO/00880-3/2024

- 125 vehicles owned and operated by the Licensee (registration numbers: AACE-228, AACE-229, AACE-230, AACE-231, AACE-232, AACE-233, AECY-191, AECY-192, LWG-611, MHF-286, MIR-538, NDS-485, NJA-057, TBB-498, WAB-040, WAB-041, WAE-603, WAE-609, WAE-610, WAE-611, WAF-710, WAJ-114, WAJ-116, WAJ-118, WAJ-119, WAJ-450, WAN-661, WAN-714, WAP-902, WAP-905, WAP-906, WAP-909, WAP-915, WAP-927, WAP-928, WAP-929, WAP-930, WAP-933, WAP-939, WAS-073, WAT-927, WAW-543, WAY-640, WBB-503, WBC-373, WBE-321, WBH-367, WBH-368, WBV-108, WBV-110, WBV-549, WCG-840, WCG-841, WCG-842, WCW-431, WCW-432, WDD-816, WDD-818, WDD-819, WDH-129, WEH-391, WEH-392, WEK-222, XPH-275, XTD-032, XTH-792, XUM-897, XUV-406, XUZ-049, XVK-819, XVL-420, XVN-057, XVN-494, XVR-061, XW-897, XW-898, XWE-922, XWG-186, XWM-999, XWR-384, XWS-284, XXD-138, XXD-900, XXE-754, XXH-233, XXH-567, XXH-568, XXH-610, XXJ-440, XXJ-468, XXJ-474, XXJ-481, XXJ-497, XXT-876, XXV-082, XXZ-866, XYF-042, XYF-924, XYH-007, XYH-057, XYJ-518, XYM-304, XYN-061, XYN-207, XYP-146, XYP-319, XYP-321, XYP-322, XYR-114, XYR-649, XYT-808, XYV-275, XYX-752, XYY-833, XZA-078, XZE-278, XZG-514, XZP-263, XZP-264, XZR-416, XZU-506, XZV-940, XZZ-062, XZS-550, XZS-554),
- 74 vehicles rented from IVI-TRANS Kft. (registered seat: H-2143 Kistarcsa, Bem József utca 48.) (registration numbers: AAJQ-195, AAJQ-785, AEDX-358, AEEK-270, AEHT-889, LUU-646, LUU-647, LUU-650, LWZ-617, LXA-977, MBB-536, MCZ-635, MGY-473, MJW-821, MHV-148, MKL-515, MNV-550, MOU-511, MOU-517, MUC-736, MWD-321, MWJ-652, MZH-509, MZP-602, NBM-695, NBT-206, NFM-819, NGZ-108, NKL-920, NLT-833, NMC-453, NZW-600, NYK-146, PAU-454, PHK-655, PLC-612, PLC-613, PRL-017, RLS-741, RLS-743, RLS-744, RLS-745, RLS-746, PUW-491, PWT-093, PZW-440, RAF-277, RBS-587, RCK-718, RDB-179, RDR-849, RGV-361, RLR-103, RLR-104, RLR-106, RLT-731, SRH-772, STH-630, SZZ-228, TGL-206, WAG-644, WAJ-120, WBT-560, WCG-928, WCH-006, WCH-009, WCN-346, WCP-961, WCZ-645, WCZ-674, WFC-373, XWA-533, XXX-786, XYR-647),
- The 7 vehicles rented from Kovács-Trans Kft. (registered seat: H-2941 Ács, Bartók B. u. 43.) (registration numbers: FIY-004, INE-478, KOU-502, KYP-170, LOG-588, PNH-490, SOK-649).

Identical to the original paper document.

This page is not part of the original document, it serves only to display the clauses necessary for legal compliance.

