DEcision
of the government of the Russian Federation
No. 766 Of July 1, 1996
On the State Regulation of and Control Over Transborder Hazardous Waste Transportation
(with the Amendments and Additions of November 30, 2001)

According to Decision of the Government of the Russian Federation No. 442 of July 17, 2003, this Decision shall be abolished three months after the day of official publication the above-mentioned Decision

About transborder carriage of waste see Federal Law No. 89-FZ of June 24, 1998 on Production and Consumption Waste

For the purposes of meeting the obligations of the Russian Federation following from the Basle Convention on Control over Transborder Hazardous Waste Transportation and Its Removal, and of ensuring the state regulation of transborder hazardous waste transportation in the Russian Federation with account for environmental safety requirements, the Government of the Russian Federation hereby resolves:

1. To approve the appended Regulations for the State Regulation of Transborder Hazardous Waste Transportation (hereinafter referred to as the Regulations) and carry them into effect upon six months from the date of signing of this Decision.

To grant to the Ministry of Environmental Control and Natural Resources Protection of the Russian Federation the right to introduce, by agreement with the Ministry of Foreign Economic Relations of the Russian Federation, the State Committee for Sanitary-and-Epidemiological Supervision of the Russian Federation, the State Customs Committee of the Russian Federation, and other interested federal executive bodies, being guided by the provisions of the Basle Convention on Control over Transborder Hazardous Waste Transportation and Its Removal, amendments and addenda to the List of hazardous waste, whose import (transit) into (across) the Russian Federation is forbidden, and whose export is liable to state regulation, and in the List of hazardous waste whose transborder transportation is liable to state regulation, appended to said Regulations.

To lay down that pending the entry into effect of said Regulations, the Ministry of Environmental Control and Natural Resources Protection of the Russian Federation shall elaborate and approve within five months:

1. To approve the appended Regulations for the State Regulation of Transborder Hazardous Waste Transportation (hereinafter referred to as the Regulations) and carry them into effect upon six months from the date of signing of this Decision.

To grant to the Ministry of Environmental Control and Natural Resources Protection of the Russian Federation the right to introduce, by agreement with the Ministry of Foreign Economic Relations of the Russian Federation, the State Committee for Sanitary-and-Epidemiological Supervision of the Russian Federation, the State Customs Committee of the Russian Federation, and other interested federal executive bodies, being guided by the provisions of the Basle Convention on Control over Transborder Hazardous Waste Transportation and Its Removal, amendments and addenda to the List of hazardous waste, whose import (transit) into (across) the Russian Federation is forbidden, and whose export is liable to state regulation, and in the List of hazardous waste whose transborder transportation is liable to state regulation, appended to said Regulations.

To lay down that pending the entry into effect of said Regulations, the Ministry of Environmental Control and Natural Resources Protection of the Russian Federation shall exercise, within the limits of their respective jurisdictions, state control over and supervision of transborder hazardous waste transportation, being guided by the provisions of the Basle Convention on Control over Transborder Hazardous Waste Transportation and Its Removal.

2. To lay down that hazardous waste shall be imported and exported in the Russian Federation under licenses of the Ministry of Foreign Economic Relations of the Russian Federation, issued in the established procedure on the basis of permits from the Ministry of Environmental Control and Natural Resources Protection of the Russian Federation for transborder hazardous waste (transit) transportation.

The transit of hazardous waste across the territory of the Russian Federation shall be carried out in keeping with current laws, on the basis of said permits of the Ministry of Ecological Control and Natural Resources Protection of the Russian Federation.

3. The Ministry of Environmental Control and Natural Resources Protection of the Russian Federation shall elaborate and approve within five months:

The federal waste classification catalogue;
the procedure for the issue and cancellation of permits for transborder hazardous waste (transit) transportation;
the procedure for control over the supervision of transborder hazardous waste transportation,
jointly with the State Customs Committee of the Russian Federation, the State Committee for Sanitary-and-Epidemiological Supervision of the Russian Federation, and the Federal Mining and Industrial Supervision Agency of Russia;
the procedure for the collection and expenditure of the fees for the issue of permits for transborder hazardous waste (transit) transportation.

4. To establish that the codes of the commodity classification of foreign economic activity according to Appendices Nos 1 and 2 to the Regulations for the State Regulations Hazardous Waste Transborder Transportation may be adjusted, if necessary, by the State Customs Committee of the Russian Federation, by agreement with the Ministry of Environmental Control and Natural Resources Protection of the Russian Federation.


6. The Ministry of Environmental Control and Natural Resources Protection of the Russian Federation, the Ministry of Foreign Economic Relations of the Russian Federation, the Ministry of Economics of the Russian Federation, the State Committee for Sanitary-and-Epidemiological Supervision of the Russian Federation, and the State Customs Committee of the Russian Federation shall bring their normative acts into line with this Decision within six months.

Chairman of the Government of the Russian Federation Viktor Chernomyrdin

REGULATIONS FOR THE STATE REGULATION OF TRANSBORDER HAZARDOUS WASTE TRANSPORTATION
(Approved by the Decision of the Government of the Russian Federation No. 766 of July 1, 1996)


I. General Provisions (items 1 - 3)
II. General Requirements (items 4 - 12)
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VI. State Control Over and Monitoring Waste Transborder Transportation (items 23 - 28)
VII. Responsibility in the Event of Waste Transborder Transportation (items 29 - 32)

Appendix No. 1. List of the Kinds of Hazardous Waste Whose Import (Transit) into (Across) the Territory of the Russian Federation Is Forbidden and Whose Export Is Liable to State Regulation*

Appendix No. 2. List of the Kinds of Hazardous Waste Whose Transborder Transportation Is Liable to State Regulation*

I. General Provisions

1. These Regulations deal with the aspects of transborder hazardous waste transportation
according to Appendices Nos. 1 and 2.

2. The operation of these Regulations shall extend to all organizations engaged in the export, import, or transportation of waste, and also to handling waste (including household waste and the remainder after its incineration), posing a threat to the environment and to man's health and recognized as hazardous in accordance with the criteria established by the Basle Convention on Control over Transborder Hazardous Waste Transportation and Its Removal (hereinafter referred to as the Basle Convention) and by the laws of the Russian Federation.

The handling of radioactive waste is not covered by these Regulations.

3. The following notions in these Regulations shall be interpreted as follows:
   "waste" shall stand for production and consumption waste. In that case the materials, substances, and articles formed in the process of producing products, performing works (rendering services) and which do not find application at the given enterprise (organization) or which are completely unfit for use in the sphere of their designation shall be understood to mean production waste, and the materials, substances, and articles which have completely lost their consumer properties in the process of their public or personal consumption shall be regarded as consumption waste;
   "waste handling" shall stand for all kinds of activity associated with waste formation, gathering, storage, utilization, decontamination, transportation, and burial;
   "waste utilization" shall stand for waste utilization for the production of products, performance of works (rendering of services), or for power generation;
   "waste burial" shall stand for waste isolation in order to rule out the possibility of its further utilization and also to prevent pollution of the environment;
   "transborder waste transportation" shall stand for any waste transportation from the territory within the sphere of jurisdiction of some state to (across) the territory within the jurisdiction of another state;
   "the assigned centre" shall stand for the organization responsible for the receipt and supply of information about transborder waste transportation and also for keeping the waste database, that is subordinated to the Ministry of Ecological Control and Natural Resources Protection of the Russian Federation;
   "the state of export" shall stand for a state from whose territory transborder waste transportation is carried out;
   "the state of import" shall stand for a state into whose territory transborder waste transportation is carried out for the purpose of its utilization;
   "the transit state" shall stand for a state across whose territory transborder waste transportation of waste is carried out;
   "export" shall stand for waste exportation from the Russian Federation;
   "import" shall stand for waste importation into the Russian Federation;
   "transit" shall stand for the nonstop waste transportation across the territory of the Russian Federation, with the state border of the Russian Federation being crossed without its storage (unless the waste is kept in temporary storage, associated with transportation).
   "the organization" shall stand for a person carrying out an activity in the sphere of waste handling;
   "the exporter" shall stand for an organization which is within the sphere of jurisdiction of the state of export and is engaged in waste export;
   "the importer" shall stand for an organization which is within the sphere of jurisdiction of the state of import and is engaged in waste import;
   "the carrier" shall stand for an organization carrying out waste transportation;
   "the producer" shall stand for an organization whose activity leads to waste formation, or an
II. General Requirements

4. The import and transit of waste indicated in Appendices No. 1 of these Regulations shall be forbidden.

5. The export of waste indicated in Appendices No. 1 and 2 to these Regulations and the import of waste indicated in Appendix No. 2 to these Regulations, shall be forbidden in the absence of licenses of the Ministry of Foreign Economic Relations of the Russian Federation, issued on the basis of permits of the competent body of the Russian Federation for transborder hazardous waste (transit) transportation.

6. The transit of waste indicated in Appendix No. 2 to these Regulations shall be forbidden in the absence of permits issued by the competent body of the Russian Federation.

7. Waste which is exported, imported, or whose transit is carried out in violation of Items 4, 5, and 6 of these Regulations shall be, respectively, returned to the territory of the Russian Federation or immediately returned to outside the territory of the Russian Federation.

8. If the transborder transportation of waste is carried out in batches, with the customs border of the Russian Federation to be crossed several times, then the competent body of the Russian Federation may issue the appropriate permit for a term of one year, if there is the written consent of the interested states, provided the following conditions are met:

   - the waste shall have the same physical and chemical properties and be delivered regularly under the same contract to the same organization, responsible for the utilization or burial of the waste;
   - the waste shall be cleared at the same custom-house and it shall be transported across the same customs release points on the state border of the Russian Federation, which shall be determined by the State Customs Committee of the Russian Federation;
   - in the event of transit across the territory of the interested state, the waste shall be cleared by the same customs release points on the state border of the transit state (states) at the time of entry and departure;
   - the interested states shall supply permits to the competent body of the Russian Federation for repeated importation, exportation, and transit of the waste to (across) their territories.

9. If the transborder waste transportation for which the interested states have issued permits is in keeping with the contractual provisions for waste utilization and transportation on the territory of the state of import, then the exporter shall be obliged to bring the waste back within 90 days from the time the competent body of the state of import informed the competent body of the state of export or the producer (exporter) and the Secretariat of the Basle Convention about this, or within any other period agreed upon with the interested parties.

10. The exporter shall be obliged to inform the competent body of the Russian Federation about the date of beginning the transborder waste transportation.

11. The notice about the transborder waste transportation and the information required for the issue of a permit for such transportation shall be supplied to the competent body of the Russian Federation, in Russian and in the language of the original contract.

12. In the event of a violation of these Regulations, failure to meet the requirements of the permit for transborder waste transportation, the occurrence of circumstances leading to damage being inflicted to the ecological interests of the Russian Federation, or of failure to meet the commitments of the Russian Federation under the Basle Convention, the competent body of the Russian Federation shall have the right to suspend said permit.

The Ministry of Foreign Economic Relations of the Russian Federation, acting on the basis of the decision of the competent body of the Russian Federation, shall be obliged to suspend and cancel licenses for waste export (import) issued earlier, and to inform the State Customs Committee of the Russian Federation and the competent body of the Russian Federation about its steps.

The State Customs Committee of the Russian Federation shall be obliged to take, in the
established procedure, the required measures to suspend or forbid the waste transportation across the customs border of the Russian Federation, and to inform the competent body of the Russian Federation about its steps.

III. The Requirements for Waste Export

13. Waste export shall be forbidden:
   to any point south of 60° Southern Latitude;
   to any state which forbids the import of such waste and has notified the competent body of the Russian Federation or the Secretariat of the Basle Convention about it;
   to any state which cannot confirm that the waste will be used or buried by an ecologically safe method;
   to any state that is not a party to the Basle Convention, unless the state is a party to another bilateral, multilateral, or regional agreement or treaty signed by the Russian Federation on transborder waste transportation.

14. The exporter may export waste indicated in Appendices Nos 1 and 2 to these Regulations, in the following cases:
   if there is a license from the Ministry of Foreign Economic Relations of the Russian Federation for waste export, a permit for hazardous waste transborder (transit) transportation, issued by the competent body of the Russian Federation, and other documents required for state control over waste export in accordance with the procedure for control over and monitoring of hazardous transborder waste transportation;
   if a contract has been concluded between the exporter and the organization of the state of import responsible for the waste utilization or burial, with indication of the methods of ecologically safe handling of the respective waste;
   if there is a document, drawn up according to the form for waste transportation, established by the competent body of the Russian Federation;
   if the Russian Federation organization lacks either the technical potential or the necessary facilities or capacity for waste utilization or burial in an ecologically safe and effective method;
   if the waste is required as a raw material to be used in the state of import;
   if the waste export is carried out in keeping with the intergovernmental bilateral, multilateral, or regional agreements and treaties on transborder waste transportation;
   if the transborder transportation of waste is secured by insurance and other financial guarantees and also by other commitments of the producer (exporter, intermediary, carrier, or import state's organization, responsible for waste utilization or burial) that are intended to ensure alternative measures to be adopted with respect to the waste, if it is impossible to deliver, use, or bury the waste according to the contractual provisions, or if other unforeseen events or accidents take place.
   Said guarantees may take the form of an insurance policy, a bank receipt, commitments, or any other kind of promise to make compensation for damage.

15. The Competent body of the Russian Federation shall notify, in writing, within the period set, the competent bodies of the interested states in a language acceptable to them, about the planned transborder transportation. The information stated in the notice shall comply with the Basle Convention provisions.

IV. The Requirements for Waste Import

See Decision on the State Regulation of the Import and Transit of Old Tyres Worn-Out Inner Tubes and Tyre Casings (Approved by the State Ecology Committee of the Russian Federation No. 03-11/21-863 of March 21, 1997)

16. It shall be forbidden to import waste for the purpose of its burial or burning on the territory of the Russian Federation.

17. Import may bring in waste indicated in Appendix No. 2 to these Regulations in the following cases:
if there is a license from the Ministry of Foreign Economic Relations of the Russian Federation for waste import, a permit for transborder hazardous waste (transit) transportation issued by the competent body of the Russian Federation, and other documents required for state control over waste import, in accordance with the procedure for control over and monitoring of hazardous waste transborder transportation;

if the respective waste is required as a raw material to be used in the Russian Federation;

if a contract has been concluded between the exporter and the organization of the Russian Federation responsible for the waste utilization, indicating the methods of ecologically safe handling of the respective waste, and of the dates of completion of their utilization;

if the state of export is a party to the Basle Convention or a participant in intergovernmental bilateral, multilateral, or regional agreements or treaties signed with the Russian Federation on waste transborder transportation;

if the transborder transportation is secured by insurance and other financial guarantees, or also by other commitments of the producer (exporter, intermediary, importer, carrier, or organization of the Russian Federation responsible for waste utilization) which are intended to ensure alternative measures to be adopted with respect to the waste, if it is impossible to deliver or utilize that waste according to the contractual provisions, or if other unforeseen events or accidents take place.

Said guarantees may take the form of an insurance policy, a bank receipt, commitments, or any other kind of promise to make compensation for damage.

18. The organization of the Russian Federation responsible for the waste utilization shall inform the exporter, the competent body of the state of export, and the competent body of the Russian Federation about the receipt of the respective waste, and about the completion of its utilization.

V. The Requirements for Waste Transit

19. The transit of the waste indicated in Appendix 1 to these Regulations across the territory of the Russian Federation shall be forbidden.

20. The transit of the waste indicated in Appendix No. 2 to these Regulations shall be carried out in the presence of a permit for transborder hazardous waste (transit) transportation, issued by the competent body of the Russian Federation, and of other documents required for state control over waste transit in accordance with the procedure for control over and monitoring of transborder hazardous waste transportation.

21. The permit for waste transit shall be issued by the competent body of the Russian Federation in accordance with the procedure for the issue of permits for transborder hazardous waste (transit) transportation.

22. The waste’s transit shall be permitted in the presence of insurance and other financial guarantees, and also of other commitments of the producer (exporter, intermediary, importer, carrier, or organization of the state of import responsible for waste utilization or burial) which are intended to ensure alternative measures to be adopted with respect to the waste, if it is impossible to deliver, utilize, or bury the waste in accordance with the contractual provisions, or if any other unforeseen events and accidents take place.

Said guarantees may take the form of an insurance policy, bank receipts, a commitment, or another promise to make compensation for damage.

VI. State Control Over and Monitoring of Transborder Waste Transportation

23. State control over and monitoring of transborder waste transportation shall be exercised within their respective jurisdictions:

by the State Customs Committee of the Russian Federation;
by the Federal Mining and Industrial Supervision Agency of Russia;
by the State Committee for Sanitary-and-Epidemiological Supervision of the Russian Federation;
by the Ministry of Transport of the Russian Federation.
24. State control over and monitoring of transborder waste transportation shall include:
control over compliance by the organizations with the requirements of these Regulations and of
the laws of the Russian Federation;
control over compliance by the organizations with the requirements for ensuring ecological
safety in the process of transborder waste transportation, including of those stipulated by
international agreements and treaties;
the gaining, processing, and analysis of information about carrying out transborder waste
transportation, and also of information about accidents and incidents associated with illegal
transborder waste transportation.

25. The Ministry of Ecological Control and Natural Resources Protection of the Russian
Federation, the State Customs Committee of the Russian Federation, the State Committee of
Sanitary-and-Epidemiological Supervision of the Russian Federation, and the Federal Mining and
Industrial Supervision Agency of Russia shall have the right to hold regular and selective inspections
of the waste disposal places, the facilities for their utilization, and of the respective cargoes, and also
to suspend the handling of waste which is the object of illegal transborder transportation.

26. Information about the organization and carrying out of waste export, import, and transit shall
be sent to the assigned centre.

27. Permits for transborder hazardous waste (transit) transportation, issued by the competent
body of the Russian Federation, shall be presented to the Ministry of Foreign Economic Relations of
the Russian Federation, and shall be regarded as obligatory documents for the examination of
applications for licenses for waste export and import.

28. The assigned centre shall be obliged to inform the federal executive bodies exercising state
control over and monitoring of transborder waste transportation about any transborder waste
transportation permitted, and about the completion of that waste's utilization.

VII. Responsibility in the Event of Transborder Waste Transportation

29. Any organization that has violated the procedure established by these Regulations, and
thereby carried out an illegal transborder waste transportation, shall bear responsibility in keeping
with the laws of the Russian Federation and with the laws of other interested states.

30. In the event of an illegal transborder waste transportation to (across) the territory of the
Russian Federation, carried out as a result of the exporter's or producer's actions, the exporter or
producer shall ensure the return of the waste to the state of export at his own expense or the waste
shall be returned to the state of export by the authorized state body of that interested state at the
exporter's or at the producer's expense.

31. In the event of an illegal transborder waste transportation to (across) the territory of another
state, carried out as a result of the actions of the importer or the organization of the
Russian Federation responsible for waste utilization, the importer or the organization of the Russian
Federation shall ensure the return of the waste to the state of export, or its ecologically safe utilization
at its own expense, and pay in the procedure established by the laws of the Russian Federation, the
appropriate sum, determined by the competent body of the Russian Federation, for damage to the
environment in the process of utilizing the imported waste.

32. In the event of an illegal transborder waste transportation to (across) the territory of another
state, carried out as a result of the actions of the exporter or of the producer of the Russian
Federation, the exporter or the producer shall ensure the return of the waste to the territory of the
Russian Federation at his own expense, or it shall be returned in the procedure established by the
laws of the Russian Federation.

Decision of the Government of the Russian Federation No. 830 of November 30, 2001 amended
Appendix No. 1 of these Regulations. The amendments shall come into force as of January 1, 2001
See the text of the Appendix in the previous wording
## Appendix No. 1 to the Regulations for the State Regulation of Transborder Hazardous Waste Transportation

### List of the Kinds of Hazardous Waste Whose Import (Transit) into (Across) the Territory of the Russian Federation Is Forbidden, and Whose Export Is Liable to State Regulation*

*(with the Amendments and Additions of November 30, 2001)*

<table>
<thead>
<tr>
<th>Code of the kind of waste</th>
<th>Kind of waste</th>
<th>Code of the kind of waste</th>
<th>Kind of waste</th>
</tr>
</thead>
<tbody>
<tr>
<td>7019 90</td>
<td>Glass fibre waste, similar to asbestos in its physico-chemical characteristics</td>
<td>RB 020**</td>
<td></td>
</tr>
<tr>
<td>2524 00</td>
<td>Asbestos waste and dust</td>
<td>Y 36</td>
<td>RB 010</td>
</tr>
<tr>
<td></td>
<td>Other kinds of dust with non-ferrous metal content:</td>
<td>Y 17</td>
<td></td>
</tr>
<tr>
<td>8104 90</td>
<td>magnesium dust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8108 90</td>
<td>titanium dust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>811240900</td>
<td>vanadium dust</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8539</td>
<td>Mercury lamp and luminescent tube waste</td>
<td>Y 29</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Metal slimes:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2620 99</td>
<td>manganese slimes from electrolytic manganese dioxide production</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Code of the kind of waste according to Commodity Classifier for Foreign Economic Activity (CC FEA) | Code of the kind of waste according to the Basle Convention Classification | Code of the kind of waste according to the Organization of Economic Cooperation and Development |
2620 90  selenium-mercury slime from sulphuric acid production  Y 25

Waste with thorium content:

from 284430190  thorium waste in chemico-metalurgical production

from 2620 90  slime with thorium content from thoriated tungsten article production

Hard mineral waste with detrimental impurities, specific for the given production:

from 280480000  caked arsenide, from copper production  Y 24

from 280480000  caked arsentious-potassium from tin production  Y 24

from 280480000  arsenato-calcium waste from lead production  Y 24

from 2620991000  Galvanic slime with nickel content

Galvanic slimes:

from 2837  with cianide content  Y 33

from 2819  with chromium content (compounds of six-valent chromium)  Y 21

from 2620 30  with copper content  Y 22

from 2620 19  with zinc content  Y 23

from 2620997000  with cobalt content

from 2620910000  with cadmium content  Y 26
2620 Slime of lead hydrooxide, nickel, cadmium Y 26

from
2620 Waste containing compounds of:
cadmium Y 26
nickel Y 26
chromium Y 21
tin Y 31
lead Y 26
vanadium Y 22
copper Y 22
other heavy metals

from
2915 39 Aluminium chloride waste with acetophenol impurity Y 15

from
2814 20 Ammonium solutions for copper pickling (waste) Y 22

from
2827 39 Acids and acid mixtures with impurities specific for the given production:
Waste, pickle solutions of rolling and metalware shops Y 34

from
2827 49 Alkalines and alkaline mixtures with impurities, specific for the given production (pickling, cleaning, etc.) Y 35

from
3808 Agents for fumigation of plants to protect them from pests and blights (fallen into disuse) Y 45

from
3808 Waste of the production of agents for fumigation of plants to protect them from pests and blights Y 45

from
2713 90 Acid resin, acid tar Y 11 RA 020

from
2713 Acid residual tar from oil cleaning with sulphuric acid
content, resinized sulphurized compounds

from 2713 90 Acid residual tar from production of sulfate additives (white oils sulphurization) with sulphuric acid content, heavy organic sulfate

from 2713 90 Acid residual tar from aromatic hydrocarbon - cleaning with sulphuric acid content; aromatic compounds of sulphuric acid

from 2713 90 Acid residual tar from paraffin cleaning with sulphuric acid content; organic compounds

from 2713 90 Acid fumigating resin of the sulfate section of the benzene rectification shop of the coke and byproduct process

from 2902 Residue of acid resin processing
from 2919 Slimes of coke and gas plants:

from 2706 Resinaceous fuses (shale processing waste) with phenol content

from 3811 11 Slimes with tetraethyllead (antidetonation additives)

from 2850 Sorbents with arsine and phosphine impurities

from 2932 19 Polychlorinated dibenzofuran and other compounds, related to it

from 2934 99 Polychlorinated dibenzodioxi-
ne (dioxine) and other compounds related to it Y 44 RC 020

from 2903 Waste of fluorine organic compounds in hydrogen bromide acid production Y 45

from 2903 69 Polychlorinated biophenyls, terphenyls, polybromided from 3404 90 biophenyls, liquids, or solvents contaminated by them, and also agents and articles with their content (50 mg and kg more per) Y 10 RC 010

from 2903 Waste of chlorineorganic acid production Y 45

from 2903 Resinous wood of bromineorganic synthesis Y 45

from 2912 Resinous wood of phthalic anhydride production Y 12

from 9018 31 Medical waste, produced as a result of the medical treatment of patients at medical institutions (hospitals, polyclinics and other similar institutions) Y 1

from 5601 10

from 2930 Waste of pharmaceuticals production Y 2

from 2936 Unused medicines and preparations whose shelf lives have expired Y 3

from 3001-3006

from 2939 Waste of phytopharmaceutical preparations production and application Y 4

from 2902 Waste of organic solvents
Superfluous chemical substances, produced in the course of R and D or in the educational process, whose nature has not yet been revealed and/or which are novel, whose effect on man and/or on the environment is yet unknown

Appendix No. 2

to the Regulations for the State Regulation of Transborder Hazardous Waste Transportation

List of the Kinds of Hazardous Waste Whose Transborder Transportation Is Liable to State Regulation

<table>
<thead>
<tr>
<th>Code of the kind of waste accoring to CC FEA</th>
<th>Kind of waste</th>
<th>Code of the kind of waste accoring to the Basle Convention Classification</th>
<th>Code of the kind of waste accoring to the Organization of Economic Cooperation and Development</th>
</tr>
</thead>
<tbody>
<tr>
<td>0501 00</td>
<td>Human hair waste</td>
<td>CO 010**</td>
<td></td>
</tr>
<tr>
<td>05002 00</td>
<td>Bristle waste</td>
<td>GN 010</td>
<td></td>
</tr>
<tr>
<td>0503 00</td>
<td>Horse hair waste</td>
<td>GN 020</td>
<td></td>
</tr>
<tr>
<td>0505 90</td>
<td>Bird feathers waste</td>
<td>GN 030</td>
<td></td>
</tr>
<tr>
<td>9596 90</td>
<td>Animal bones and horns waste</td>
<td>GM 100</td>
<td></td>
</tr>
<tr>
<td>0511 91</td>
<td>Waste from fish and other sea products processing</td>
<td>GM 110</td>
<td></td>
</tr>
<tr>
<td>1522 00</td>
<td>Tanning grease; residue after processing of fat substances</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
or plant or animal waxes

2514 00 Shale waste, roughly scraped or simply cut by sawing or in some other way

2525 30 Mica Waste

2529 30 Leucite, nepheline, or nepheline sienite waste

2529 10 Feldspar waste

2618 00 Slag pellets, formed in cast iron and steel production

2619 00 Cupola slags

2619 00 Electric furnace slags

2619 00 Blast furnace slags

2619 00 Converter slags

2619 00 Other steel-smelting slags

2619 00 Steel-smelting production skull

2619 00 Rolling slams

2620 11 Hard zinc (zinc-and-iron alloy) Y 23

2620 19 Zinc slags Y 23

2620 19 Zinc slime Y 23

2620 20 Lead dross Y 31

2620 20 Lead scale Y 31

2620 Lead slime Y 31

2620 30 Other metal slimes

2620 40 Light metal dross with aluminum content Y 23

2620 40 Salt slags with aluminum content

2620 50 Boiler-cleaning residue Y 23

2620 90 Light metal dross with magnesium content
2620 90 Salt slags with magnesium content
from
2620 90 Magnesium oxide slime
from
2837 Slime from fixing (quenching) baths with cyanide content Y 7
from
28054090 Residue with mercury content:

- mercury on graphite
- mercury on activated coal
from
2621 Coal ash GG 030
from
2621 Boiler slags GG 030
from
2621 Hard residue with salt content from smoke-trapping devices of unit heaters burning traditional fuel (without reagent gypsum) Y 18
from
2621 Fly ashes and unit heater dust Y 18
from
2621 Melted slag from melt electrolysis Y 010
from
2621 Slags and ash from waste burners
from
2621 Fly ash and dust from waste burners
from
2621 Pyrolysis unit slags and ash Y 11
from
2621 Slag from the production of chemically stabilized copper with a high iron content (over 20 percent), processed according to industrial standards GG 080
from
2621 Neutralized red clay from alumina production GG 110
from
2713 90 Slimes of coke and gas plant byproducts YC 010
from 2803 Activated (waste) coal GG 060
from
2804 50 Waste with tellurium content Y 28 GA 410
from
2804 80 Waste with arsenic content Y 24 YA 090
<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
<th>SI</th>
<th>Group</th>
</tr>
</thead>
<tbody>
<tr>
<td>2804 90</td>
<td>Waste with selenium content</td>
<td>Y 25</td>
<td>GA 400</td>
</tr>
<tr>
<td>2811 22</td>
<td>Hard silica waste, except for that used in casting production</td>
<td></td>
<td>GD 070</td>
</tr>
<tr>
<td>2844 30</td>
<td>Thorium waste and scrap</td>
<td>GA 390</td>
<td></td>
</tr>
<tr>
<td>3103 20</td>
<td>Basic slag, formed in cast iron and steel production, fit for phosphate fertilizers and for other purposes</td>
<td>GG 070</td>
<td></td>
</tr>
<tr>
<td>3912 20</td>
<td>Cellulose processing waste (nitrocellulose)</td>
<td>YC 100</td>
<td></td>
</tr>
<tr>
<td>3915</td>
<td>Plastic waste and scrap, chopped plastic:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 10</td>
<td>of polyethylene</td>
<td>GH 011</td>
<td></td>
</tr>
<tr>
<td>3915 20</td>
<td>of polystyrene, polystyrene foam</td>
<td>GH 012</td>
<td></td>
</tr>
<tr>
<td>3915 30</td>
<td>of polyvinylchloride and of foam plastic manufactured on its basis</td>
<td>GH 013</td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of celluloid, photo- and cine-film</td>
<td>GN 014</td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polyethylene teraphthalate film</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polyurethane, polyurethane foam</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polyamides</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polycarbonates, polypolyacrylates, acrylic plastic</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polyvinylacetate</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polyvinyl alcohol</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of polyolephines</td>
<td></td>
<td></td>
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<tr>
<td>3915 90</td>
<td>of polypropylene</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of plastics with fluorine content</td>
<td>Y 45</td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of acrylonitrile copolymers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3915 90</td>
<td>of butadiene copolymers</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
from 3915 90 of styrene copolymers
from 3915 90 of polybutyleneterephthalates
from 3915 90 of polyethylenesulphides
from 3915 90 of polysiloxalanes (silicons)
from 3915 90 of polymethylmetacrylate
from 3915 90 of polyvynylbutirene
from 3915 90 of phenolformaldehyde and melaminformaldehyde resins Y 13 GH 015
from 3915 90 of epoxide resins
from 3915 90 of carbamidformaldehyde resins
from 3915 90 of alkide resins
4004 00 Rubber waste and cuttings GK 010
4004 00 Other waste rubber technical articles GK 010
4012 20 Old tires, worn cut tubes, tire casings GK 020
4017 00 Hard rubber waste and scrap GK 030
4110 00 Slime from leather enterprises' waste water YC 180
4110 00 Raw fresh hides
4110 00 Split leather cuttings
4110 00 Cuttings from the edges of chrome-tanned and tanned semifinished items, chrome-tanned chips
5505 Artificial fibre waste: GJ 110
5505 10 polyamide GJ 111
5505 10 polyether
5505 10 cellulose GJ 112
from 7001 00 Glass waste from the production of lamps, cinescopes and other articles with specific impurities content YB 040
from 7802 00 Waste with lead content Y 31 GA 150
7902 00 Waste with zinc content Y 23 GA 160
8002 00 Waste with tin content GA 170
from 8101 91 Waste with tungsten content GA 180
from 8102 91 Waste with molybdenum content GA 190
from 8103 10 Waste with tantalum content GA 200
from 8104 20 Waste with magnesium content GA 210
from 8105 10 Waste with cobalt content GA 220
from 8106 00 Waste with bismuth content GA 230
from 8107 10 Waste with cadmium content Y 26 GA 240
from 8108 10 Waste with titanium content GA 250
from 8109 10 Waste with zirconium content GA 260
from 8110 00 Antimonium waste Y 27 GA 270
from 8111 20 Waste with manganese content GA 280
from 8112 20 Beryllium waste and scrap Y 20 GA 290
from 8112 20 Waste with chromium content Y 21 GA 300
from 8112 30 Germanium waste and scrap GA 310
from 8112 40 Vanadium waste and scrap GA 320
from 8112 91 Gafnium waste and scrap GA 330
from 8112 91 Indium waste and scrap GA 340
from 8112 91 Niobium waste and scrap GA 350
from 8112 91 Thallium waste and scrap Y 30 GA 380
from 8908 00 Vessels and other floating constructions for separation, carefully emptied of their contents, and other materials formed in the process of the vessel's operation, which may be referred to the category of hazardous substances or waste GC 030
from 3604 Pyrotechnical waste Y 15
from 3601 Explosives waste Y 15
from 3602
from 2904 Organic chemicals, Y 15
* Whether or not the goods are included in the list of waste shall be determined both by their code according to the CC FEA and by their title (physical and chemical characteristics).

** Here and hereafter the code of the Organization of Economic Cooperation and Development shall consist of two letters, followed by a number. The first letter shall denote the list: G (Green), Y (Yellow), R (Red), and the second, waste category.

**Note:** The notion of residue shall include the following kinds of waste: scale, residue, slag, dross, dust, powder, slime, and cake, unless one or another material is clearly included in other items.