

**[NAME AND ADDRESS OF THE BANK]**

To: Environmental Board  
of the Republic of Estonia  
Narva mnt 7a  
15172 Tallinn  
Estonia

[Date]

**Guarantee No. [xxxxxxxxxx]**

Re: Transfrontier shipments of waste

We refer to Regulation (EC) No 1013/2006 of the European Parliament and of the Council on shipments of waste (hereinafter called "the Regulation").

On behalf of our principal, *[Name and address of the principal or the notifier]*, and in order to cover all liabilities under the Regulation, in so far as they relate to transfrontier shipments of waste from *[country of export]* to *[country of import]* in relation to *[the above-mentioned notification / name of notifier / type of waste]*, we, the *[Name and address of the bank]*, hereby irrevocably and unconditionally guarantee to pay the Environmental Board, Narva mnt 7a 15172 Tallinn, Estonia, being the competent authority of dispatch (such body being hereinafter referred to as the "competent authority"), any sum or sums not exceeding in aggregate *[Currency and amount]* (say: *[Currency and amount in words]*) on receipt by us of first demand in writing of the competent authority.

This is to allow the competent authority to meet its obligations under articles 22, 23, 24 and 25 of the Regulation, to ensure that where an agreed consignment can not be disposed of or recovered as planned, alternative environmentally sound disposal or recovery arrangements can be made by the competent authorities.

For the avoidance of doubt, in the event of a payment being made hereunder by us to the competent authority, then our liability shall be reduced by the amount of any such payment and we shall only be liable to the extent of the residual amount, if any, remaining under this guarantee at that time.

This guarantee shall be terminated upon receipt by us of confirmation from the competent authority that all relevant documents have been received by them in accordance with article 6 of the Regulation in respect of the notification(s) concerned, and accordingly there are no liabilities thereunder, however not later than *[last day of validity = expiry date of the notification + 480 days]*, by which date all claims based upon this guarantee must be presented to us in writing in order to be taken into consideration, after which date no claims can be presented and this guarantee shall automatically become null and void whether returned to us or not.

This guarantee is subject to the Uniform Rules for Demand Guarantees ICC Publication No. 458.

Any written communication shall be delivered by *[means of communication]* to *[Name and address of the bank]*.

Date and place:

*[Name and signatures of the bank]*