



Written declaration Foreign waste charges

During his request for the Basis for Foreign Charges Decision, the notifier declares to hold a written declaration from the recipient, referred to in Article 2.14 of the EWSR, on the basis of which the quantities referred to in Articles 7.2.a to 7.2.d of the Environmental Taxes Implementation Decree can be established, stating the location and the date on which the declaration was drawn up.

State the quantities in full tons and round off to your own advantage.

The recipient must submit his declaration as soon as possible but:

- no later than 30 days after completion of removal (or useful application) and
- no later than one calendar year after receiving the waste.

1 Details of the notification

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|-----|--|----|------|
| 1.1 | The notification number which the declaration relates to | NL | |
| 1.2 | The weight of the waste transferred under application of the transfer permission | | tons |
| 1.3 | The number of transports to transfer waste | | |
| 1.4 | The weight of the waste, not being dredging mud, transferred under application of the transfer permission and which has been or will be dumped after storage, sorting, processing or otherwise | | tons |
| 1.5 | The weight of the waste, not being dredging mud or sewage sludge, transferred under application of the transfer permission and which after storage, sorting, processing or otherwise, has been or will be incinerated in a plant in which mixed waste can be incinerated, minus the weight of the incineration residue to be attributed to this waste that is useful or will be used, separately stating the quantity of incineration residue that is useful (primary use as a fuel is not a useful application within the meaning of the Environmental Taxes Act [Wet belastingen op milieugrondslag (Wbm)] or will be used | | tons |
| 1.6 | The weight of the waste, not being dredging mud or sewage sludge, transferred under application of the transfer permission and which after storage, sorting, processing or otherwise, has been or will be incinerated in a plant in which no mixed waste can be incinerated | | tons |
| 1.7 | The weight of the waste transferred under application of the transfer permission insofar as this weight has not yet been stated under question 1.4, 1.5 or 1.6, stating the nature and processing method of this waste and, if it concerns more than one processing method, specifying the quantities for each processing method | | tons |
| 1.8 | In the event that the waste is or will be fully processed at different companies, you must provide a breakdown of the weights referred to in question 1.7 for all the companies that process or will process some of the waste; if multiple, successive processing methods are used for the waste, the breakdown provides a schematic representation of the various waste streams and processing methods. You can add the schedule as an appendix. | | |

2 Recipient's signature

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|-----|--------------------------------|--|--|
| 2.1 | First name and surname | | |
| 2.2 | Address | | |
| 2.3 | Place and country of residence | | |
| 2.4 | Date of signing | | |
| 2.5 | Signature | | |