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# **PROVINCE OF GAUTENG**

**WASTE INFORMATION REGULATIONS** 

(Draft 5, 11 AUGUST 2003)

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### 1. Application

(1) These Regulations apply to all persons who generate, collect, receive, store, transport, treat, dispose of, or handle waste in any form in the Province of Gauteng.

#### 2. Definitions

- (i) 'the Act' means the Environment Conservation Act 73 of 1989;
- (ii) 'communal landfill' meads a disposal site which receives only general waste; which receives less than 25 (twenty five) tons of general waste per day; and which does not have any fatal flaw as defined in the Minimum Requirements for Waste Disposal by Landfill;
- (iii) **'competent authority'** means the relevant Provincial Government department responsible for the Environment of the Provincial Government of Gauteng;
- (iv) **'disposal site'** means any site used for the accumulation of waste with the purpose of disposing or treatment of such waste;
- (v) **'environment'** means the environment as defined in Section 1 of the National Environmental Management Act 107 of 1998, as amended;
- (vi) 'general waste' is waste that because of its composition and characteristics does not pose a significant threat to public health or the environment if properly managed, including but not limited to domestic waste, commercial waste and builders rubble and non- hazardous industrial wastes;
- (vii) **'general waste landfill'** means a landfill designed to accept only general waste;
- (viii) **'hazardous waste'** means an inorganic or organic element or compound that, because of its toxicological, physical, chemical or persistency properties, may exercise detrimental, acute or chronic impacts on human health and the environment;
- (ix) **'hazardous waste landfill'** means a landfill, designed specifically for the disposal or co-disposal of hazardous waste;
- (x) 'HCRW' means health care risk waste as defined in the HCRW Regulations;
   (xi) 'HCRW Regulations' means the Regulations promulgated under *Provincial Government Notice* No. \_\_\_ Provincial Government *Gazette* No. \_\_\_ dated 2003 as amended;
- (xii) **'HOD'** means the Head of the relevant Provincial Government Department responsible for the environment of the Provincial Government of Gauteng;
- (xiii) **'landfill site'** means any site, above or below ground, whether permitted or not and including any industrial site, upon which or within which waste is deposited for more than 90 (ninety) days;
- (xiv) **'landfill site operator'** means in the case of a landfill site which has been permitted, the permit holder or the responsible person appointed by that permit holder; or in the case of a landfill site which has not been permitted, the person who operates the landfill site;
- (xv) **'MEC'** means the Member of the Executive Council responsible for the environment in the Provincial Government of Gauteng;
- (xvi) 'Minimum Requirements for Disposal by Landfill' means the Minimum Requirements for Waste Disposal by Landfill document which forms part of the Waste Management Series (second edition), produced by the Department of Water Affairs and Forestry in 1998, as amended from time to time;
- (xvii) 'permit' means a permit issued to any person by the Minister of Water Affairs and Forestry in terms of section 20(1) of the Act to establish, provide or operate a disposal site. 'permitted' has the corresponding meaning;
- (xviii) **'person'** includes a natural person, a juristic person, an unincorporated body, an association, or an organ of state;

- (xix) **'recycle'** means the series of activities, including collection, separation, and processing, by which products or other raw materials are recovered from the solid waste stream for use in the form of raw materials in the manufacture of new products, other than fuel for producing heat or power by combustion;
- (xx) **'registration number'** means the unique number allocated by the competent authority to a person in terms of Regulation 6(2) of these Regulations;
- (xxi) **'reporting cycle'** means the fixed reporting period, within which a person is required to report to the competent authority as set out in Schedule 5 to these Regulations;
- (xxii) **'these Regulations**' includes all Schedules to these Regulations;
- (xxiii) **'transfer station'** means any facility which receives waste for the purpose of temporary storage for no longer than 90 (ninety) days prior to that waste being transferred to a waste treatment facility or a waste disposal facility;
- (xxiv) **'waste'** means any matter, whether gaseous, liquid or solid or any combination thereof, originating from any residential, commercial or industrial area, which is:
  - (a) discarded by any person; or
  - (b) accumulated and stored by any person with the purpose of eventually discarding it with or without prior treatment connected with the discarding thereof; or
  - (c) stored by any person with the purpose of recycling, re-using or extracting a usable product from such matter, excluding:
    - (i) water used for industrial purposes or any effluent produced by or resulting from such use which is discharged in compliance with the provisions of the National Water Act, 1998 (Act No. 36 of 1998) or on the authority of an exemption granted under that Act:
    - (ii) any matter discharged into a septic tank or French drain sewerage system in compliance with the National Water Act;
    - (iii) building rubble used for filling or levelling purposes;
    - (iv) any radio-active substance discarded in compliance with the provisions of the Nuclear Energy Act, 1999 (Act No. 46 of 1999);
    - (v) any minerals, tailings waste-rock or from activities at a mine as defined in section 1 of the Minerals Act, 1991 (Act No. 50 of 1991); or residue stockpile as defined in section 1 of the Mineral and Petroleum Resources Development Act, 2002 (Act No. 28 of 2002); and
    - (vi) ash produced by or resulting from activities at an undertaking for the generation of electricity under the provisions of the Electricity Act, 1987 (Act No. 41 of 1987);
- (xxv) **'waste generator'** means any person, whose acts or processes produce waste:
- (xxvi) **'waste information system'** means the information system established in terms of these Regulations;
- (xxvii) **'waste stream'** means a continuous or, if not continuous, regular flow of waste from an industry, activity, process or group;
- (xxviii) **'waste treatment facility**' means any facility which uses any method, technique, or process designed to change the character or composition of any waste so as to eliminate or reduce its potential for causing pollution, and risk to health, and to eliminate or reduce its impact on the environment;
- (xxix) **'waste transporter'** means any person who transports waste between a waste generator, a waste treatment facility, a transfer station or a waste disposal facility, but does not include a person transporting waste from one point within a premises to another point within that same premises, or a

person transporting less than 5 kilograms of waste per day calculated as a monthly average.

#### 3. Establishment of waste information system

- (1) The competent authority must, as soon as reasonably practicable, establish a waste information system for the Gauteng Province.
- (2) The waste information system shall comprise of at least a register of the information submitted in terms of these Regulations, in a format which is accessible to the public, and which, amongst other things, facilitates an on-line search for information pertaining to waste in the Gauteng province.

# 4. Objectives of waste information system

- (1) The objectives of the waste information system are
  - (a) to compile and make available to the public and other organs of state, data and information regarding waste in Gauteng in order to further the protection of the environment and the continuous improvement of integrated waste management throughout the Gauteng Province;
  - (b) to make information available to organs of state and the public regarding waste for:
    - (i) education, research and development;
    - (ii) spatial planning and environment impact assessments:
    - (iii) public safety and disaster management;
    - (iv) the development of waste streaming and assessment of the quantities of various waste streams for the monitoring of government strategies with regard to waste management; and
    - (v) State of Environment Reporting;
  - (c) to create a uniform reporting method which incorporates secure internet reporting formats, and monitoring intervals, as set out in Schedule 4.

#### 5. Identification

- (1) Any person identified in Schedule 1 must comply with the registration and reporting requirements set out in these Regulations.
- (2) The MEC may from time to time identify additional persons under Schedule 1 by notice in the *Provincial Gazette*.

#### 6. Registration

- (1) Within the time period specified in Schedule 1 or in any notice published in terms of Regulation 5(2) every person identified in Schedule 1 or in any such notice must register with the competent authority by submitting a duly completed registration form, in the from provided in Schedule 2.
- (2) Within 30 (thirty) days of submitting a registration form to the competent authority in terms of sub-regulation (1), the competent authority shall notify the applicant of any defects with the registration form or shall issue the applicant with a registration certificate indicating that person's registration number.
- (3) Any person registered in terms of sub-regulation (1) must notify the competent authority in writing within 30 days of any material change to the information contained in the registration form.
- (4) Registration shall be valid for 2 (two) years. An application for renewal of the registration must be submitted to the competent authority at least 30 (thirty) days prior to the expiration date of the registration. The application for renewal must be submitted in the form provided for in Schedule 2 to these Regulations.

#### 7. Reporting

- (1) Any person who is registered in terms of Regulation 6 must, where applicable, submit the information specified in Schedule 4 to the competent authority in the format and at the intervals specified in Schedules 3 and 4.
- (2) The MEC may from time to time specify additional information to be reported on or alter the frequency of reporting in terms of Schedules 3 and 4, by notice in the *Provincial Gazette*.
- (3) Any person required to submit a report in terms of these Regulations, must submit the first report on the completion of the first reporting cycle after being issued with a registration certificate in terms of Regulation 6(2).
- (4) Any person submitting information in terms of these Regulations must verify the accuracy of the information in the report which they submit and must confirm this in writing .

# 8. Verification procedure

- (1) The competent authority may from time to time, cause audits to be performed of any person required to report in terms of these Regulations, to evaluate compliance with the provisions of these Regulations and to determine the accuracy and veracity of any information submitted by such person to the competent authority.
- (2) The HOD may in general or for a specific purpose appoint a suitably qualified employee as an inspector; or appoint a person, institution or organization as an auditor for the purposes of these Regulations.
- (3) An inspector or auditor shall be furnished with a certificate stating that he or she has been appointed in general or for a specific purpose as an inspector or auditor, as the case may be, for the purposes of these Regulations.
- (4) An inspector or auditor may, subject to the provisions of his or her appointment, for the purposes of these Regulations:
  - (a) at any time during working hours and with reasonable prior notice enter any premises in or upon which:
    - (i) any process or operation as contemplated in these Regulations is being carried out or performed; or
    - (ii) the records with regard to the process or operation are kept;
  - (b) examine and take samples of any substance or any component or material in or upon the premises concerned suspected to contain any waste;
  - (c) at any time demand from any person that he there and then or at a time and place fixed by the said inspector or auditor produce to him or her any book, notice, record, list or other document which is in the possession or custody or under the control of that person or any other person on his behalf;
  - (d) examine a book, notice, record, list or other document referred to in paragraph (c) and make copies thereof or extracts therefrom or request that they be made, if it relates to information required to be reported on in terms of these Regulations and require from a person referred to in paragraph (c) an explanation of any record or entry therein, and seize such a book, notice, record, list or other document if in his opinion it may afford evidence of any offence in terms of these Regulations; and
  - (e) with regard to any matter which he or she is investigating, question any person whom he or she finds in or upon the premises referred to in paragraph (a) or whom he or she on reasonable grounds suspects to be or to have been employed in or upon such premises.

#### 9. Access to information

(1) Information contained in any waste information system established in terms of these Regulations must be made available to the public by the competent authority, subject to any limitations imposed by law, and to the payment of a reasonable charge determined by the competent authority.

(2) Within 1 (one) year of the date of publication of these Regulations and thereafter on an annual basis, the competent authority shall publish, in the *Provincial Gazette* and on the competent authority's official web site, a list of all persons registered in terms of these Regulations; the capacity in which they are registered; and such additional information as the competent authority determines.

#### 10. Penalties

(1) Any person who fails to register with or report to the competent authority in terms of these Regulations or who submits a false report or contravenes any other provision of these Regulations shall be guilty of an offence and on conviction shall be liable to a fine not exceeding R25 000 (twenty five thousand Rand) or to imprisonment for a period of 6 months or to both such fine and imprisonment.

#### 11. Title and commencement

(1) These Regulations shall be known as the Waste Information Regulations, and shall come into force on a date fixed by the MEC by notice in the *Provincial Gazette*.

# SCHEDULE 1 PERSONS IDENTIFIED IN TERMS OF REGULATION 5

- 1. The following persons are required to comply with the provisions of these Regulations, within the time periods specified:
- (1) HCRW generators, HCRW transporters, HCRW transfer stations, HCRW treatment facilities, and HCRW disposal facilities:
  - (a) Within 90 (ninety) days of promulgation of these Regulations every person who generates more than 10 (ten) kilograms per day of HCRW calculated as a monthly average must comply with the provisions of these Regulations.
  - (b) Within 90 (ninety) days of promulgation of these Regulations every person who transports more than 5 (five) kilograms per day of HCRW calculated as a monthly average must comply with the provisions of these Regulations.
  - (c) Within 90 (ninety) days of promulgation of these Regulations, every person who operates a HCRW transfer station must comply with the provisions of these Regulations.
  - (d) Within 90 (ninety) days of promulgation of these Regulations, every person who operates a HCRW treatment facility must comply with the provisions of these Regulations.
  - (e) Within 90 (ninety) days of promulgation of these Regulations, every person who operates a HCRW disposal facility must comply with the provisions of these Regulations.

## (2) Landfill operators:

- (a) Within 90 (ninety) days of promulgation of these Regulations, every person who operates a GLB+, GLB -, GMB+ or GMB- landfill site, as contemplated by the Minimum Requirements for Disposal by Landfill, must comply with the provisions of these Regulations;
- (b) Within 180 (one hundred and eighty) days of promulgation of these Regulations, every person who operates an H:H or an H:h landfill site, as contemplated by the Minimum Requirements for Disposal by Landfill must comply with the provisions of these Regulations;
- (c) Within 180 (one hundred and eighty) days of promulgation of these Regulations, every person who operates a communal landfill site, must comply with the provisions of these Regulations.

#### (3) Other waste transport operators:

(a) Within 90 (ninety) days of promulgation of these Regulations every person who transports more than 5 (five) kilograms per day of hazardous waste must comply with the provisions of these Regulations.



# SCHEDULE 2 REGISTRATION FORM IN TERMS OF REGULATION 6

	Gauteng DACEL waste information system registration form for HCRW generators			
1	Name:			
2	New Registration Renewal Registration	of De-registration		
	. Tertiary Hospital . Regional Hospit	al District Hospital Clinic		
	. Community Health Centre . Private Hospital	. Private Clinic . Other		
3	Postal address:			
4	Physical address:			
5	E-mail address:			
6	Contact person and alternate conta persons:	ct person and designation of such contact		
7	Telephone: ( )	Fax: ( )		
8	Latitude:	Longitude:		
9	Date:	Signature:		
10	For official use:	Registration no:		
ľ	Cautana DACEL wasta informati	on system registration form for HCRW		
		nsporters		
1	Name:			
2	Postal address:			
3	Physical address:			
4	E-mail address:			
5	Contact person and alternate contact person and designation of such contact persons:			
6	Telephone: ( )	Fax: ( )		
7	Date:	Signature:		
8	For official use:	Registration no:		
	Gauteng DACEL waste information system registration form for HCRW transfer stations			
1	Name:			
2	Postal address:			
2	Physical address:			
3	•			

5	Contact person and alternate contact person and designation of such contact persons:		
6	Telephone: ( )	Fax: ( )	
7	Date:	Signature:	
8	For official use:	Registration no:	
		em registration form for HCRW treatment lities	
1	Name:		
3	Postal address:		
4	Physical address:		
5	E-mail address:		
6	Contact person and alternate contact person and designation of such contact persons:		
7	Telephone: ( )	Fax: ( )	
8	Permit number (if applicable):	Capacity (kg/hr):	
9	Latitude:	Longitude:	
10	Date:	Signature:	
11	For official use:	Registration no:	
		em registration form for HCRW disposal	
1	Name:		
3	Postal address:		
4	Physical address:		
5	E-mail address:		
6	Contact person and alternate contact person and designation of such contact persons:		
7	Telephone: ( )	Fax: ( )	
8	Permit number (if applicable) :		
9	Latitude:	Longitude:	
10	Date:	Signature:	
11	For official use:	Registration no:	

	Gauteng DACEL waste information system registration form for landfills			
1	Type of landfill: □Communal, □GLB+, □GLB-, □GMB+, □GMB-, □H:h, □H:H, □Other:			
2	Access to weighbridge: □On-site, □ Public weighbridge less than 1 kilometre away, □ no weighbridge,			
3	Ownership and use: Public, Private for public use, Industrial site for private use Permitted, Other:			
4	Name:			
5	Postal address:			
6	Physical address:			
7	E-mail address:			
8	Contact person and alternate contact person and designation of such contact persons:			
9	Telephone: ( )	Fax: ( )		
10	Permit number (if applicable):	Area (square meters) :		
11	Latitude:	Longitude:		
12	Date:	Signature:		
	For official use:			
13		Registration no:		
	Gauteng DACEL waste information syste transp	m registration form for hazardous waste orters		
1	Name:			
2	Postal address:			
3	Physical address:			
4	E-mail address:			
5	Contact person and alternate contact person and designation of such contact persons:			
6	Telephone: ( )	Fax: ( )		
7	Date:	Signature:		
8	For official use:	Registration no:		

# SCHEDULE 3 REPORTING REQUIREMENTS IN TERMS OF REGULATION 8

Person	Registration required	Reporting required		
HCRW generators, H facilities:	HCRW generators, HCRW transfer stations, HCRW treatment facilities and HCRW disposal facilities:			
HCRW generator	Yes	Not required		
		Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of HCRW removed from Gauteng for treatment / disposal in another province.		
HCRW transporter	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of HCRW transported to treatment / disposal facilities within the Gauteng province.		
HCRW transfer station	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of HCRW received per month for storage; and total weight of HCRW stored		
HCRW treatment facility	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of HCRW received for treatment whether generated in Gauteng or in another province.		
HCRW disposal facility	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of HCRW received for ultimate disposal, whether generated in Gauteng or in another province.		
Landfill operators:				
H:H and H:h landfills	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight of waste per month received for disposal whether generated in Gauteng or in another province.		
		Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of		

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Person	Registration required	Reporting required
		waste removed from the landfill for other disposal, recycling or treatment.
		Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight of waste received for disposal whether generated in Gauteng or in another province.
GLB+; GLB -; GMB+; and GMB - landfill	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of waste removed from the landfill for other disposal, recycling, composting or treatment.
		Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of waste received for disposal whether generated in Gauteng or in another province.
Communal landfill	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of waste removed from the landfill for other disposal, recycling, composting or treatment.
Other waste transpor	rt operators:	
		Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of hazardous waste removed from Gauteng for treatment / disposal in another province.
Hazardous waste transporters	Yes	Quarterly reporting in the prescribed form set out in Schedule 4 on the total weight per month of hazardous waste transported to treatment / disposal facilities within the Gauteng province.
Hazardous waste		Quarterly reporting in the prescribed form set in Schedule 4 on the total weight per month of hazardous waste removed from Gauteng for treatment / disposal in another province.  Quarterly reporting in the prescribed form set in Schedule 4 on the total weight per month of hazardous waste transported to treatment /

# SCHEDULE 4 REPORTING REQUIREMENTS IN TERMS OF REGULATION 8

- 1. All reports submitted by HCRW transporters, HCRW transfer stations, HCRW treatment facilities, and HCRW disposal facilities in terms of Schedule 3 must be in the form and contain the information set out below.
- (1) Reporting frequency, deadline and other requirements:
  - (a) a report must be prepared every quarter containing the information set out in subsection (2) below, as such, a report must be prepared for the quarter ending March, June, September and December respectively of every year;
  - (b) a report must be submitted to the competent authority no more than two weeks after the end of each quarter.

## (2) <u>Information reporting:</u>

- (a) The report must contain at least the following information:
  - (i) The date (month and year) on which the report is submitted and the period to which it applies;
  - (ii) The total amount (expressed in kilograms) of waste handled, processed, disposed of, collected or transported (as applicable) for the quarter and monthly totals for each of these for each month within the quarter;
  - (iii) The waste type(s) handled, processed, disposed of, collected or transported (as applicable) within the quarter and monthly totals of the amount of each type of waste handled, processed, disposed of, collected or transported; and
  - (iv) The Generator / transporter / transfer station / treatment facility / disposal facility registration number issued in terms of these Regulations.
- (3) Waste classification terminology to be used:
  - (a) The waste information system focuses on HCRW as a whole. No further subdivision of HCRW into sharps, anatomical waste, pharmaceutical waste etc., is required for the waste information system.
- (4) Code lists for description of waste:
  - (a) Where HCRW is required to be weighed in terms of these Regulations the amounts must be reported in kilograms (kg).
  - (b) Data must be submitted in a compatible format to the system used by the competent authority. The competent authority may publish circulars from time to time regarding the format required of any report to be submitted in terms of this Schedule.

# 2. Landfill operators

- (1) Reporting frequency and deadline:
  - (a) a report must be prepared every quarter containing the information set out in subsection (2) below, as such, a report must be prepared for the quarter ending March, June, September and December respectively of every year;
  - (b) a report must be submitted to the competent authority no more than two weeks after the end of each quarter.

#### (2) Information reporting:

- (a) The report must contain at least the following information:
  - (i) The date (month and year) on which the report is submitted and the period to which it applies;
  - (ii) The total amount (expressed in kilograms) of waste handled, processed, disposed of, collected or transported (as applicable) for the quarter and monthly totals for each of these for each month within the quarter;
  - (iii) The waste type(s) handled, processed, disposed of, collected or transported (as applicable) within the quarter and monthly totals of the amount of each type of waste handled, processed, disposed of, collected or transported; and
  - (iv) The Generator / transporter / transfer station / treatment facility / disposal facility registration number issued in terms of these Regulations.

# (3) Waste classification terminology to be used:

- (a) For waste disposed to landfills the following waste classification types shall be used:
  - (i) General waste;
  - (ii) Hazardous waste;
  - (iii) Solids;
  - (iv) Liquids;
  - (v) Sludges; and
  - (vi) De-listed waste.

# (4) Weighbridges:

- (a) All hazardous waste landfill sites must report to the competent authority in terms of these Regulations using a weighbridge to generate the required data.
- (b) Existing general and communal landfill sites may for a period of 3 (three) years after the promulgation of these Regulations, report to the competent authority in terms of these Regulations using an estimated mass based on densities as specified in Table 1 below. After the expiry of this period, all general and communal landfill sites must make use of a weighbridge to generate the required data.
- (c) Densities to be used in calculating the mass based on volume are as follows:

Table 1

Waste Type		Typical contents/Containerisation	Typical Density kilogram/m³
Domestic v	waste	Non-Mixed domestic waste	200
Domestic Compacted	waste	<ul> <li>Mixed domestic waste in compactor vehicles</li> </ul>	400
Mixed Domest	ic Waste	Contents of closed wheelie bins (e.g. 190-660 litres)	108
		Contents of bags (e.g. 160-240 l.)	95
		Contents of skips (e.g. 6-10 m <sup>3</sup> )	70
Organic wa	,		
waste and food waste)  In ventilated containers/bags		205	
		Contents of compactor vehicles	450
		Organic waste from kitchens for animal fodder	840
Mixed body	•	dable Contents of closed wheelie bins 190-660 litre	60

	Contents of compactor vehicles	400
	Bulky waste in skips	90
	Corrugated cardboard	88
Paper and cardboard	Newspapers and magazines	200
	Office paper (compacted)	475
Other waste	Glass from glass containers	325
	Electronics waste	235
	Batteries	1375
Inert waste	Sand, concrete, bricks and fibre glass	1500
Mixed non-compacted Paper & plastic		150
industrial waste	Cardboard, gypsum boards, sawdust, textiles, leather	400
Timber, demolition waste		600
	Casting sand, slag, ashes	1500
Commercial waste - non	-Mixed waste from shops, officers, hospitals,	200
compacted	restaurants, parks and garden waste	
Other waste	Non-specified	1000

#### 3. Other waste transport operators:

#### 3.1 Hazardous waste transport operators

#### (1) Reporting frequency and deadline:

- (a) a report must be prepared every quarter containing the information set out in subsection (2) below, as such, a report must be prepared for the quarter ending March, June, September and December respectively of every year;
- (b) a report must be submitted to the competent authority no more than two weeks after the end of each quarter.

#### (2) <u>Information reporting</u>:

- (a) The report must contain at least the following information:
  - (i) The date (month and year) on which the report is submitted and the period to which it applies;
  - (ii) The total amount (expressed in kilograms) of waste handled, processed, disposed of, collected or transported (as applicable) for the quarter and monthly totals for each of these for each month within the quarter;
  - (iii) The waste type(s) handled, processed, disposed of, collected or transported (as applicable) within the quarter and monthly totals of the amount of each type of waste handled, processed, disposed of, collected or transported; and
  - (iv) The generator / transporter / transfer station / treatment facility / disposal facility registration number issued in terms of these Regulations.