

Subject: decision on request for pre-approved status

Dear Mr. Van Diepen,

February 16th 2015 Recycling Combination REKO B.V. has, regarding to article 14, paragraph 1, of Regulation (EC) 1013/2006 and EC regulation on the Control of shipments of waste (hereinafter the arrangement), submitted an application for recognition as pre-approved facility for recovery.

With the application Recycling Kombination REKO B.V. submitted information as stated in the scheme. The application is dealt with in accordance with Title 4. 1 of the General Act on administrative law.

Regarding the arrangement and in respect of the information submitted the following was considered:

1. The environmental permit for the facility let the thermal cleaning of tar asphalt granulate, roofing waste and contaminated soil, stones, debris and construction and demolition waste. In addition, the facility is licensed to process construction and demolition waste, editing of construction materials to composite products, as well as the storage and handling of waste, primary and secondary building materials. The processing of waste materials at the Recycling Combination REKO B.V. **facility counts as an act of recovery R1 and R5**. The waste where the application relates to are classified with Eural codes 17 01 07, 17 03 01*, 17 03 03*, 17 05 03*, 17 05 04, 17 09 03*, 17 09 04, 19 12 19, 19 12 11*, 19 12 12, 19 13 01*, 19 13 02*, and are subject to Basel code A3200 or are not classified on the Basel or OECD code list. These Eural codes are included in the environmental permit of the facility.
2. The facility of Recycling Combination REKO B.V. is operational for a period of over four years in regard to the waste listed under 1. and associated act of recovery of these materials.
3. The certificate of good behaviour gives no ground to refrain from granting of the status of pre-approved facility for recovery.
4. On the part of the DCMR Rijnmond environmental service and at upon demand within the Inspection for Environment and Transport information was provided that showed that in the four years prior to the request no administrative sanctions are not imposed.

With regard to the arrangement and Act as follows is decided:

Decision:

1. To grant the status of pre-approved recovery facility for the combination of acts of recovery for, Eural codes, Basel code (s) and OECD code (s) as listed in annex 1 of this decision to Recycling Combination REKO BV.
2. The status of pre-approved recovery facility is granted for a period of 10 years from the date of this decision.

THE STATE SECRETARY FOR INFRASTRUCTURE AND THE ENVIRONMENT,

on his behalf,



Mr. Mr. ing. J.A. Kale

Senior Inspector Waste Licensing, industry and businesses