

The Waste Management Charging (Northern Ireland) Scheme 2016

Department of Agriculture, Environment and Rural Affairs 9 May 2016

A Charging Scheme made under the Waste & Contaminated Land (Northern Ireland) Order 1997

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SECTION 1

The Waste Management Charging Scheme (Northern Ireland) 2016

The Department in exercise of its powers under Article 15(2) of the 1997 Order hereby makes the following scheme:

Citation, Extent, Commencement

- 1. (1) This Scheme may be cited as the Waste Management Charging Scheme (Northern Ireland) 2016.
 - (2) This Scheme shall come into operation from 1 April 2016.

Interpretation

2. In this Scheme:

"the 1997 Order" means the Waste and Contaminated Land (NI) Order 1997;

"the 1978 Order" means the Pollution Control and Local Government (NI) Order 1978;

"the WML Regulations" means the Waste Management Licensing Regulations (NI) 2003;

"application charge" means the charge payable in respect of an application for a licence under Article 15 of the 1997 Order;

"authorised treatment facility" means any establishment or undertaking carrying out the treatment of end of life vehicles in compliance with Article 6 of the End of Life Vehicles Directive;

"building or demolition waste" means waste arising from works of construction (including improvement, repair or alteration) or demolition, including waste arising from work preparatory thereto;

"civic amenity site" means a site as defined in Schedule 1(2) of the WML Regulations:

"deemed licence" means an existing disposal licence or Article 13 Resolution which falls to be treated as a site licence by virtue of its status as set out under Article 47 (2) of the 1997 Order;

"end of life vehicle" has the same meaning as in the End of Life Vehicles Directive 2000/53/EC;

"financial year" means the twelve months ending on 31 March;

"hazardous waste" has the meaning given to hazardous waste by regulation 6 and any reference to hazardous waste shall be taken to include special waste imported from Scotland within the meaning of the Special Waste Regulations 1996 (d) as amended by the Special Waste Amendment (Scotland) Regulations 2004 (e) and as defined in The List of Wastes Regulations (NI) 2005;

"holder" means the person liable to pay any charges due and payable in respect of the subsistence of that licence;

"inert waste" as pursuant to Schedule 1 (2) of the WML Regulations;

"modification charge" means the charge payable in respect of an application by the licence holder under Article 10 of the 1997 Order;

"relevant application" means an application in respect of a licence for the modification of the conditions of the licence, an application to surrender the licence or an application for the

transfer of the licence;

- "special waste" means waste for which provision is made by Regulation 2 of the Special Waste Regulations (NI) 1998;
- "subsistence charge" means the charge payable in respect of the subsistence of a licence;
- "surrender charge" means the charge payable in respect of an application by the licence holder under Article 13 of the 1997 Order to surrender his licence:
- "transfer charge" means the charge payable in respect of an application under Article 14 of the 1997 Order for the transfer of a licence; and
- "treated" means when it is subjected to any process, including making it reusable.

Prescribed Charge for Applications

- 3. (1) The charge payable in respect of an application for a licence or a relevant application in respect of a licence shall be the aggregate of the sums shown in Tables 1 to 6 (so far as applicable), subject to the following provisions of this paragraph.
 - (2) The charge in respect of an application for a licence or a modification of the conditions of a licence shall be determined by reference to the descriptions of activities, waste and amount of waste specified or referred to in the application; and references in this Scheme to the activities authorised by a licence, the description of waste and the amount of waste shall be construed accordingly.
 - (3) Where a site licence related to activities falling within more than one Part of a Table or, as the case may be, to descriptions of waste falling within more than one paragraph of column (1) of a Table, the applicable charge shall, subject to sub-paragraphs (4) to (6), be the highest of the charges deriving from each of those Parts or paragraphs calculated on the basis of the total amount of waste (of whatever description) intended to be subject under the site licence to the activity or activities specified within the Table in question.
 - (4) Where a site licence authorises both the treatment and the keeping of waste, the charge in respect of both activities shall be the higher of the charges determined in accordance with Appendix 1 Table 1 and Table 2.
 - (5) Where a site licence authorises both the keeping and disposal of waste by burning in an incinerator, the charge in respect of both activities shall be determined in accordance with Part B of Table 3.
 - (6) Where a site licence authorises both the keeping and disposal of dead domestic animals, the charges in respect of both activities shall be determined in accordance with Part A, or as the case may be, Part B of Table 3.

Subsistence Charge

- 4. (1) The subsistence charge shall be payable for any financial year during which a licence is in force and before or during which either of the following events occurs:
 - (a) the commencement of:
 - (i) the activities authorised by a licence (including a deemed licence), or
 - (ii) the works necessary to comply with requirements which are imposed in the licence (including a deemed licence) and which are to be complied with before those activities have begun, whichever is the earlier; or

- (b) a deemed licence (other than one to which sub-paragraph (a) applies) falls to be treated as a site licence or a waste management licence.
- (2) The subsistence charge shall, subject to sub-paragraphs (3) to (10) below, be the <u>aggregate</u> of the sums shown in Tables 1 to 6 (so far as applicable).
- (3) Where a site licence relates to activities falling within more than one Part of a Table or, as the case may be, to descriptions of waste falling within more than one paragraph of column (1) of a Table, the subsistence charge shall be the highest of the sums deriving from each of those Parts or paragraphs calculated on the basis of the total amount of waste (of whatever description) intended to be subject under the site licence to the activity or activities specified within the Table in question.
- (4) Where a site licence authorises both the treatment and the keeping of waste, the subsistence charge in respect of both activities shall be the higher of the sums deriving from Table 1 and Table 2.
- (5) Where a site licence authorises the keeping and disposal of waste by burning in an incinerator, the subsistence charge in respect of both activities shall be determined in accordance with Part B of Table 3.
- (6) Where a site licence authorises both the keeping and disposal of dead domestic pets, the subsistence charge in respect of both activities shall be determined in accordance with Part A or, as the case may be, Part B of Table 3. No subsistence charge shall be levied in the case of a site licence where no charge is made for the disposal of dead domestic pets and the disposal facility is not run as a business.
- (7) Where either of the events referred to in sub-paragraph (1) occurs after the first day of any financial year, the subsistence charge shall be reduced proportionately on a daily basis.
- (8) Where more than one site licence is held by the same person and:
 - (a) a subsistence charge applies for each of those licences under sub-paragraph (1);
 - (b) the land specified in each of those licenses adjoins the area specified in one or more of the other licenses:
 - (c) each of those licenses authorises the carrying on of the same activity in relation to the same descriptions of waste; and
 - (d) none of those licenses falls within Table 4 (licence for disposal of controlled waste where disposal operations have ceased). Only one subsistence charge is payable in respect of those licences, which shall be calculated in accordance with sub-paragraph (9) below.
- (9) For the purposes of sub-paragraph (8) above, the subsistence charge payable in respect of those licenses shall be whichever is the lower of:
 - (a) the equivalent to the subsistence charge which would be payable if all the waste to which those licenses relate had been the subject of a single licence; or
 - (b) the aggregate of the subsistence charges calculated for each licence separately.
- (10) For the purposes of sub-paragraph (8) above, land specified in one of the licences shall be treated as adjoining land specified in another of the licences notwithstanding that the areas of land are separated by a highway.
- (11) In calculating the subsistence charge no account shall be taken of the fact that the licence

has been suspended or revoked or any modifications or transfer of the licence which takes effect after the first day of the financial year to which the charge relates.

- (12) Subject to sub-paragraphs (13) and (14) below, the subsistence charge shall be due:
 - (a) where either of the events referred to in sub-paragraph (1) occurs on or after 9 May 2016, the date when that event occurs;
 - (b) in any other case, on 9 May 2016 and thereafter on 1 April in the financial year to which the charge relates.
- (13) The Department shall serve notice in writing on the holder of the licence stating:
 - (a) the date on which the subsistence charge will be due;
 - (b) the amount of the subsistence charge;
 - (c) in relation to a site licence, the descriptions of activities, waste and amounts of waste shown in the appropriate Table by reference to which the amount of the charge has been calculated.
- (14) Where the notice required by sub-paragraph (13) is served after the date specified in sub-paragraph (12), the subsistence charge shall not be payable until the date of service of the notice.
- (15) Where a licence is surrendered during the financial year, there will be no refund of the subsistence charge.

Liability to Pay the Charges

- 5. (1) The persons set out below shall be liable to pay the charges payable under this Scheme:
 - (a) in respect of an application for a licence, a relevant application or an application referred to in paragraph 5 of this Scheme, the person making that application; or
 - (b) in respect of the subsistence charge, the holder of the licence in respect of which the charge is payable.
 - (2) The Department reserves the right to increase charges to recover costs fully as necessary and in order to fulfill its statutory duties.
 - (3) The Department operates a debt recovery policy for all outstanding fees and subsistence charges.

SECTION 2

CHARGES IN RESPECT OF REGISTRATION OF EXEMPTIONS, WASTE CARRIERS AND WASTE BROKERS

REGISTRATION OF EXEMPTIONS UNDER PART 1 OF SCHEDULE 2 OF THE WASTE MANAGEMENT LICENSING REGULATIONS (NI) 2003

- 2.1 Part 1 of Schedule 2 of the WML Regulations lists those activities which are exempted under regulation 17 of the Regulations. Exemptions are only effective when the activity fully meets regulation 17 and, where applicable, regulations 18 to 20. One of the conditions of registration as exempt is that a registration charge is paid when making the application. When making an application to register an exemption, the establishment or undertaking will be required to pay an annual fee or a three yearly fee, depending on the nature of the waste activity, in respect of each place where the exempt activity is carried on. Appendix 1 Table 7 sets out the charges for registration and the annual/three-yearly charge.
- 2.2 In Table 7, exempt activities which are listed as having no annual or three-yearly fee do not require to formally register with the Department.

CHARGES FOR CARRIER APPLICATIONS, BROKER APPLICATIONS, RENEWAL APPLICATIONS AND JOINT CARRIER/BROKER APPLICATIONS

Controlled Waste Carrier Applications

- 2.3 Regulation 4(8) of the Controlled Waste (Registration of Carriers and Seizure of Vehicles) Regulations (NI) 1999 makes provision for charges in respect of a person as a carrier of controlled waste. A charge is also prescribed for the three yearly renewal of a waste carrier registration. The charges payable in respect of a carrier application and a carrier renewal application are shown in Appendix 1, Table 8.
- 2.4 If a registered carrier wishes to apply to the Department to also be registered as a waste broker, as shown in Appendix 1, Table 8.

Controlled Waste Broker Application

- 2.5 Paragraph 3(10) of schedule 4 of the WML Regulations makes provision for charges in respect to the registration of a person as a broker of controlled waste. A charge is also prescribed for the three-yearly renewal of a waste broker registration. The charge payable in respect of a broker application and broker renewal application are shown in Appendix 1, Table 8.
- 2.6 If a registered broker wishes to apply to the Department to also be registered as a waste carrier, the charge is shown in Appendix 1, Table 8.

Joint Carrier/Broker Application

2.7 The Department has a combined application form for a carrier and/or broker registration. If a person wishes to apply to become a registered carrier and broker they may do so using the same form. Similarly if the person wishes to renew their carrier and broker registration, they may do so using the same form as shown in Appendix 1, Table 8.

INTERPRETATION

2.8 "broker application" means an application for the registration as a broker of controlled waste made pursuant to paragraph 3(10) of Schedule 4 of the WML Regulations;

"broker renewal application" means an application for the renewal of a registration as a broker of controlled waste made pursuant to Schedule 4 of the WML Regulations;

"carrier application" means an application for the registration as a carrier of controlled waste made pursuant to the Controlled Waste (Registration of Carriers and Seizure of Vehicles) Regulations (NI) 1999; and

"carrier renewal application" means an application for the renewal of a registration as a carrier of controlled waste made pursuant to the Controlled Waste (Registration of Carriers and Seizure of Vehicles) Regulations (NI) 1999.

METHODS OF PAYMENT

- By cheque, made payable to "Department of Agriculture, Environment and Rural Affairs" and endorsed "A/C Payee Only"; or
- By BACS transfer, Sort Code: 95-01-21, Account No: 61253506.

Sealed with the Official Seal of the Department of Agriculture, Environment and Rural Affairs on 28 June 2016

David Small

A senior officer of the Department of Agriculture, Environment and Rural Affairs.

(L.S.)

Appendix 1: WASTE REGULATION

Waste Management Licensing 2016/2017 Charges

TABLE 1:

1. In this table -

"Licence" means a site Licence which authorises, or which if granted or modified in accordance with the application will authorise, the treatment of controlled waste; and

"amount of waste" means the maximum annual amount in tonnes of waste which under the Licence:

- (a) may be received at the site for treatment; or
- (b) may be treated at the site where it was produced.
- 2. This table has the following parts:

Part Activity Au

Activity Authorised by Licence

Part A

The treatment of Waste for the purposes of recycling.

Part B

The treatment of Waste for any other purpose.

TABLE 1: Part A THE TREATMENT OF WASTE FOR THE PURPOSES OF RECYCLING

	Among ulways (the contract of the production with	1270 CARL CO. 12
(a) Controlled waste which is special/ hazardous waste (except bonded asbestos):-	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	1518 1943 2430 3097	3766 4798 5953 7896	947 947 947 947	1772 1772 1772 1772	268 268 268 268
(b) Household or commercial waste	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	1274 1578 1943 2432	2067 2732 3097 4069	716 716 716 716	1432 1432 1432 1432	268 268 268 268
(c) Other controlled waste	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	909 1219 1518 1883	1215 1701 2185 2975	606 606 606 606	1081 1081 1081 1081	268 268 268 268

TABLE 1: Part B - THE TREATMENT OF WASTE FOR ANY OTHER PURPOSE.

Describión in l'Angango Wares						
e sention	August Mass	Somble of the	anna a ta marina da cara da ca	SENDERGO SENDENCE MONOCO POR CONTRACTOR OF THE C	i maximical	la ne galaci
* 1		10 July (7)	Cherces	Line (Control of Control of Contr	1,500	$U(\mathbf{r},\mathbf{r})$
		er complex and all the control of the con-			1000 00 A 244 0 SS-100 A 244 0 SS	S 25 T 25
(a) Controlled	(i) < 5000 tonnes	4311	9657	2612	4859	268
waste which is special/	$(ii) \ge 5000 < 25000 \text{ tonnes}$.5467	12513	2612	4859	268
hazardous	$(iii) \ge 25000 < 75000 \text{ tonnes}$	6620	15252	2612	4859	268
waste (except	(iv) ≥ 75000 tonnes	8563	20289	2612	4859	268
bonded		·	·		,	""
asbestos):-						
(b) Household						
or commercial	(i) < 5000 tonnes	1761	2551	1153	2066	268
waste	(ii) ≥ 5000 < 25000 tonnes	2306	3279	1153	2066	268
	(iii) ≥ 25000 < 75000 tonnes	2854	4070	1153	2066	268
	(iv) ≥ 75000 tonnes	3705	.5407	1153	2066	268
(c) Other	(i) < 5000 tonnes	1578	1638	952	1772	268
controlled	(ii) ≥ 5000 < 25000 tonnes	2125	2247	952	1772	268
waste	(iii) ≥ 25000 < 75000 tonnes	2430	2975	952	1772	268
	(iv) ≥ 75000 tonnes	3159	3947	952	1772	268
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TABLE 2: LICENCE FOR THE KEEPING OF CONTROLLED WASTE IN OR ON LAND

In this table -

"Licence" means a Site Licence which authorises, or which if granted or modified in accordance with the application will authorise the keeping of controlled waste.

"amount of waste" means the maximum annual amount in tonnes of waste which under the Licence:

- (a) may be received at the site for keeping; or
- (b) may be kept at the site where it was produced.

This table has the following parts

Part Activity Authorised by Licence

- Part A The keeping of Waste for any purpose at the site where it was produced.
- Part B The keeping of Waste for the purpose of recycling at a civic amenity site.
- Part C The keeping of Waste for the purpose of recycling at a site not falling into part A or B of this table.
- Part D The keeping of Waste at a civic amenity site for a purpose other than recycling.
- Part E The keeping of Waste for any purpose other than recycling at a site not falling under part A or B of this table.

TABLE 2: Part A - THE TREATMENT OF WASTE FOR ANY OTHER PURPOSE AT THE SITE WHERE IT WAS PRODUCED

Perroup di Visia i P	Amount of Wildle		Section (Section)			Trainter PRIC
(a) Any controlled waste	(i) < 500 tonnes	486	180	295	545	268
	(ii) ≥ 5000 < 25000 tonnes	729	424	295	545	268
	(iii) ≥ 25000 tonnes	918	557	295	545	268

TABLE 2: Part B - THE KEEPING OF WASTE FOR THE PURPOSE OF RECYCLING AT A CIVIC AMENITY SITE

Description of a Waste (see	Amonggan Wasse 1			Maineston Les (ex)		40.00
(a) Controlled waste which is special/hazardo us waste (except bonded asbestos):-	 (i) <2500 tonnes (ii) ≥ 2500 < 75000 tonnes (iii) ≥ 75000 tonnes 	1336 1578 2066	2551 3279 4311	.644 644 -644	1215 1215 1215	268 268 268
(b) Household waste including asbestos waste from domestic property produced by the householder during the normal course of enjoying the dwelling!	(i) < 2500 tonnes (ii) ≥ 2500 < 75000 tonnes (iii) ≥ 75000 tonnes	683 887 1126	1203 1518 2003	364 364 364	789 789 789	268 268 268
(c) Other controlled waste not covered in (a) or (b) above	 (i) < 2500 tonnes (ii) ≥ 2500 < 75000 tonnes (iii) ≥ 75000 tonnes 	1126 1398 1807	1701 2247 2975	606 606	1093 1093 1093	268 268 268

^bThis may include a maximum of two proprietary contained boxes for the storage of used vehicle batteries (maximum capacity of 50 batteries per box) provided that all batteries are kept within boxes and the boxes are kept securely locked at all times. Oil collection facilities on civic amenity sites must be registered with NIEA as exemptions under Schedule 2 Paragraph 18 of the Waste Management Licensing Regulations (NI) 2003

TABLE 2: Part C - THE KEEPING OF WASTE FOR THE PURPOSE OF RECYCLING AT A SITE NOT COVERED BY PART A OR B OF THIS TABLE

Description of the second of t	Application and	Cinicalors:				
(a) Controlled	(i) < 5000 tonnes	1215	2067	729	1300	268
waste which is special/hazardo	(ii) ≥ 5000 < 25000 tonnes	1336	2551	729	1300	268
us waste (except	$(iii) \ge 25000 < 75000 \text{ tonnes}$	1638	3279	729	1300	268
bonded asbestos)	(iv) ≥ 75000 tonnes	2125	4311	729	1300	268
(b) Алу	(i) < 5000 tonnes	789	1093	606	1093	268
controlled	(ii) ≥ 5000 < 25000 tonnes	1153	1701	606	1093	268
waste not covered in (a)	(iii) ≥ 25000 < 75000 tonnes	1397	2247	606	1093	268
above	(iv) ≥ 75000 tonnes	1822	2975	606	1093	268 ⁻

TABLE 2: Part D THE KEEPING OF WASTE AT A CIVIC AMENITY SITE FOR ANY PURPOSE OTHER THAN RECYCLING

	Anongs of Work					
(a) Controlled waste which is special/ hazardous waste (except bonded asbestos)	 (i) < 2500 tonnes (ii) ≥ 2500 < 7500 tonnes (iii) ≥ 7500 tonnes 	3096 3827 4859	8383 10933 14518	1638 1638 1638	2671 2671 2671	268 268 268
(b) Any controlled waste not covered in (a) above ²	(i) < 2500 tonnes (ii) ≥ 2500 < 7500 tonnes (iii) ≥ 7500 tonnes	1397 1761 2185	1518 2003 2671	729 729 729	1494 1494 1494	268 268 268
(c) Any controlled waste not covered in (a) and (b) above	(i) < 2500 tonnes (ii) ≥ 2500 < 7500 tonnes (iii) ≥ 7500 tonnes	2125 2794 3583	3339 4859 6438	1153 1153 1153	2125 2125 2125	268 268 268

² This may include a maximum of two proprietary contained boxes for the storage of used vehicle batteries (maximum capacity of 50 batteries per box) provided that all batteries are kept within boxes and the boxes are kept securely locked at all times.

TABLE 2: Part E THE KEEPING OF WASTE FOR THE PURPOSE OTHER THAN RECYCLING AT A SITE <u>NOT</u> COVERED BY PART A OR D OF THIS TABLE

Name of the	Amount Mass			Yolfi Paper 16 22		
(a) Controlled waste which is special/ hazardous waste (except bonded asbestos)	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	2368 3097 3827 4859	5710 8383 10934 14518	1638 1638 1638 1638	2671 2671 2671 2671 2671	268 268 268 268 268
(b) Building or demolition waste or inert waste	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	789 1153 1458 1822	1215 2003 3159 4252	606 606 606 606	1129 1129 1129 1129	268 268 268 268
(c) Any controlled waste not covered in (a) and (b) above	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	1518 2125 2794 3583	2368 3339 4859 6438	1153 1153 1153 1153	2125 2125 2125 2125 2125	268 268 268 268

TABLE 3: LICENCE FOR THE DISPOSAL OF CONTROLLED WASTE IN OR ON LAND

1. In this table -

"Licence" means a Site Licence which authorises, or which if granted or modified in accordance with the application will authorise, the disposal of controlled waste; and

"incinerator" means an incinerator which is an exempt incinerator for the purposes of Section 5.1 of Schedule 1 to the Industrial Pollution Control (Prescribed Processes and Substance) Regulations (NI) 1998 or Section 5.1 of Schedule 1 of the Pollution Prevention and Control Regulations (NI) 2003.

"amount of waste" in Part A means the maximum annual amount in tonnes of waste which under the Licence:

- (a) may be received at the site for disposal; or
- (b) may be disposed of at the site where it was produced.

"amount of waste" in Part B means the maximum annual amount in kilogrammes of waste which under the Licence may be fed into the incinerator per hour.

- 2. In Part A column (4) (the subsistence charge) does not apply where:
 - (a) the Licence has been revoked under Article 15 (6) of the 1997 Order in so far as it authorises the disposal of controlled waste subject to requirements which continue to bind the Licence holder; or

(b) post closure inspections in respect of the entire site began before the commencement of the financial year immediately preceding the financial year to which the charge relates.

This table has the following parts

Part Activity Authorised by Licence

Part A The disposal of Waste other than burning in an incinerator.

Part B The disposal of Waste by burning in an incinerator.

TABLE 3: Part A THE DISPOSAL OF WASTE OTHER THAN BY BURNING IN AN INCINERATOR

Description of Watte	Amaniga Vasie — pp	escriptiques (eg.)		TAMES AND THE PROPERTY OF THE PARTY OF THE P	THE REPORT OF THE PROPERTY OF
(a) Special/hezardous-	(i) < 2500 tonnes	5005	7289	2999	268
waste (except bonded	(ii) ≥ 2500 < 75000 tonnes	7653	13728	2999	268
asbestos)	(iii) ≥ 75000 tonnes	9598	1822	2999	268
(b) Any combination of	(i) < 2500 tonnes	6075	9720	3776	268
special/hazardous	(ii) ≥ 2500 < 75000 tonnes	10084	19620	3776	268
waste (except bonded	(iii) ≥ 75000 < 150000 tonnes	12758	26120	3776	268
asbestos)	(iv) ≥ 150000 tonnes	17675	38573	3776	268
(c) Any inert waste not covered in (a) or (b) above	(i) < 5000 tonnes (ii) ≥ 5000 < 25000 tonnes (iii) ≥ 25000 < 75000 tonnes (iv) ≥ 75000 tonnes	1274 1761 2551 3219	2430 3523 5831 7776	1093 1093 1093 1093	268 268 268 268
(d) Any industrial waste	(i) < 25000 tonnes	2915	4859	1578	268
not covered in (a) and	(ii) ≥ 25000 < 75000 tonnes	4009	7776	1578	268
(c) above	(iii) ≥ 75000 tonnes	4920	10326	1578	268
(e) Burial of dead domestic pets by establishment or undertaking	(i) > 0 tonnes	301	180	122	268
(f) Any controlled	(i) < 25000 tonnes	4675	7167	2527	268
waste not falling in (a)	(ii) ≥ 25000 < 75000 tonnes	6135:	10812	2527	268
to (e) above	(iii) ≥ 75000 tonnes	7531	14396	2527	268

TABLE 3: Part B THE DISPOSAL OF WASTE BY BURNING IN AN INCINERATOR

Description to Made of	Aminutiti (Vade		S (1986.gc+ Charge (S)	e collinguism 1 de 19		Const.
Any controlled waste	≤ 50 kilograms	1032	1032	400	301	268

TABLE 4: LICENCE FOR THE DISPOSAL OF CONTROLLED WASTE IN OR ON LAND WHERE POST CLOSURE INSPECTIONS IN RESPECT OF THE ENTIRE SITE HAVE COMMENCED

- 1. In this table —"Licence" means a Site Licence which authorises the disposal of controlled waste, where in the case of the subsistence charge:
 - (1) the Licence has been revoked under Article 15(6) of the 1997 Order so far as it authorises the disposal of controlled waste, subject to requirements which continue to bind the Licence holder; or
 - (2) post closure inspections in respect of the entire site began before the commencement of the financial year immediately preceding the financial year to which the charge relates. "amount of waste" in Part A means the aggregate amount in tonnes of waste disposed of at the site under Licence, whether before or after the relevant appointed day for Licences or by virtue of an Article 13 Resolution.

	(Antonn O'Van)	[[## \$0000000000000000000000000000000000			
(a) Special/ hazardous waste (except bonded asbestos)	(i) < 250000 tonnes (ii) ≥ 250000 < 1000000 tonnes (iii) ≥ 1000000 tonnes	851 1093 1397	2999 2999 2999	4554 6013 7530	268 268 268
(b) Any combination of special/hazardous waste (except bonded asbestos)	(i) < 250000 tonnes (ii) ≥ 250000 < 1000000 tonnes (iii) ≥ 1000000 < 2500000 tonnes (iv) ≥ 2500000 tonnes	909 1274 1518 2066	382 382 382 382	4798 6255 7776 9598	268 268 268 268
(c) Any inert waste not covered in (a) or (b) above	(i) < 50000 tonnes (ii) ≥ 50000 < 250000 tonnes (iii) ≥ 250000 < 1000000 tonnes (iv) ≥ 1000000 tonnes	301 424 545 729	1129 1129 1129 1129	1274 1518 2066 2612	268 268 268 268
(d) Any industrial waste not covered in (a) and (c) above	(i) < 250000 tonnes (ii) ≥ 250000 < 1000000 tonnes (iii) ≥ 1000000 tonnes	545 789 1032	1578 1578 1578	3219 4433 5527	268 268 268

Description of the Market Company of the Mar				11 11 11 11	
(e) Burial of dead domestic pets by establishment or undertaking	(i) > 0 tonnes	180	122	364	268
(f) Any controlled waste not covered in (a) to (e) above	(i) < 250000 tonnes (ii) ≥ 250000 < 1000000 tonnes (iii) ≥ 1000000 tonnes	729 970 1274	2527 2527 2527	4130 5345 6438	268 268 268

TABLE 5: MOBILE PLANT LICENCE

senicalità Tiendipe	Charge Ed.	Mantedyr Bestere	es grande. Postant
1032	6316	1263	268

TABLE 6: AUTHORISED TREATMENT FACILITIES FOR THE DE-POLLUTION OF END-OF-LIFE VEHICLES

Description 2	A TELL AMOUNT OF THE
Application Fee	644
Annual Inspection Fee	268
1	

TABLE 7: 2016/2017 FEES/CHARGES FOR REGISTRATION OF EXEMPTIONS, ANNUAL FEE AND THREE YEARLY FEE FOR CERTAIN ACTIVITIES

Description of Avgyring (*) o See Reclassion (Page) Smaling TREV age Alphaead Pages (*) o Glassians Cegnicipals)	Minus eg	inte (cape
1, 2, 3, 4, 5, 6, 7, 8, 12, 14, 15, 16, 17, 18, 20, 21, 22, 23, 24, 25, 26, 28, 29, 30, 31, 34, 36, 40, 44	None	867 (for each exemption)
9, 10, 11, 13, 19, 45, 46, 47, 49, 50, 51, 52	629 (for each exemption)	None
27, 32, 33, 35, 37, 38, 39, 41, 42, 43	None	Мопе

TABLE 8: 2016/2017 CHARGES FOR REGISTRATION OF WASTE CARRIERS, RENEWAL FEE, REGISTRATION OF WASTE BROKERS, RENEWAL FEE

And Amount (A)	
142	
142	
142	
72	
72	
72	
35	
35	
The state of the s	

