WASTE MANAGEMENT (FOR WASTE DISPOSERS, RECYCLERS AND TREATMENT OPERATIONS)

All obligations imposed on the parties to this contract by National and International laws are considered as being an integral part of this contract. Additionally, it is the responsibility of the waste contractor to:

1) Ensure that waste is only transferred to persons properly authorised to accept it and that any process or disposal operation is covered by an Environmental Permit/Registered Waste Exemption for the specific waste operation and is permitted to accept the specific waste. Under no circumstances should the waste classification that Outokumpu have assigned to specific waste loads be amended unless the waste has undergone a physical or chemical process that has altered its properties sufficiently to require a reclassification of the waste.

2) Ensure that waste which has undergone a physical or chemical process that has altered the properties of the waste is reclassified accordingly.

3) Ensure that the onward transfer of waste to another facility is communicated to Outokumpu and provide any evidence requested by Outokumpu pertaining to that transfer and any subsequent treatment, recovery or disposal of the waste.

4) Should the contractors Environmental Permit/Registered Waste Exemption be suspended or revoked by the Environment Agency (or any of the competent authorities for the devolved administrations) then this must be disclosed, without delay, to Outokumpu and may be deemed as grounds for termination of the contract.

5) Ensure that the work is not subcontracted without the written consent of Outokumpu received in advance.

6) In the case of hazardous waste, ensure that a properly completed Part E of the Hazardous Waste Consignment Note, The Consignee’s Certificate, is returned to Outokumpu in a timely manner.

7) In the case of shipments of waste abroad, ensure that a copy of the Movement Document with properly completed sections 18 and 19 is forwarded to the competent authorities and a copy returned to Outokumpu.