



21 DEC 2016

GOVERNMENT OFFICE OF BORSOD-ABAÚJ-  
ZEMPLÉN COUNTY

File number: BO/16/17709-8/2016.

Subject: Waste management permit for the  
recovery of non-hazardous wastes for  
ReMat Zrt.(Tiszaújváros)

Ref.no. 4876/16.

Your POC:Marianna Pisákné Piskóti

Attachment:

POC: Magdolna Békési

RESOLUTION

I. I accept the request of ReMat Hulladékhasznosító Zrt. (TVK Ipartelep (industrial plant TVK), Tiszaújváros 3580 H) — hereinafter: Permit Holder — and I hereby **give them waste management permit**

**for the recovery of non-hazardous wastes**

specified in clause II.3

**II. Main features of the Permit Holder and the permitted activities**

1. Identification data of the Permit Holder

Name: ReMat Hulladékhasznosító Zrt.

Central Statistics Office ID: 13749097-2016-114

Registered seat: TVK Ipartelep (industrial plant TVK), Tiszaújváros 3580 H)

Envmt.Pr. Customer ID (KÜJ): 101897387

Site: TVK Ipartelep (industrial plant TVK), Tiszaújváros 3580 H (2096/3, 2096/8, 2038 plot no)

Envmt.Pr. Site ID (KTJ): 100903734

Reg. no. of the activities subject to notification: 0081/2011

Notary of the Local Government of Tiszaújváros; File number of the  
Resolution: VIII/1462-3/2011)

Premises Permit: Resolution no. 3316/2003 amended by resolution no. 5427/2006 (Notary of the Local Government of Tiszaújváros)

2. Permitted waste management activities

Description recovery (in accordance with Article 2 Par. (1) Clause 20 Act CLXXXV of 2012 on Wastes (Ht.).

ID codes of the pre-recovery preparatory actions according to Annex 2 to Government Decree no. 439 of 2012 (XII. 29.) on the registration and authority approval of waste management activities:

E02-03 grinding (crushing, breaking, chopping, milling);

E02-04 compacting, baling, balling;

E02-06 selection per material quality (classification);

E02-13 sifting, screening.

**Recovery** (Article 2 Par. (1) of the Ht.): any treatment operations with the main result that the waste can be used for useful purposes through substituting other materials that would have been used for a specific function, or as a result the waste is prepared for performing that function either in the plant or in the wider scope of the economy.

Its classification in accordance with Annex 2 to Decree 43 of 2016 of the Ministry of Agriculture on the Listing of Disposal and Recovery Actions related to Waste Management:

R3 Recovery and recycling of organic materials not used as solvents (including composting, other biological conversion methods, and also gasification and pyrolysis, if, in the case of the latter ones, the components are used as chemicals);

R12 Conversion for the sake of performing one of the R1-R11 operations (if there is no R code, this operation includes the preparatory tasks before recovery, e.g. the selection, grinding, compacting, pelleting, drying, crushing, conditioning, or separation).

Territorial scope the site of the Permit Holder at 2096/3, 2096/8, 2038 plot no at the TVK Ipartelep (industrial plant TVK), Tiszaújváros 3580 H.

### 3. Waste types and amounts (only those having a 6-digit code)

ID code	Waste description	Amount of waste (t/y)
07 02	plastics, and wastes from the production, formulation, marketing, and use of synthetic rubber and synthetic fiber	
<b>07 02 13</b>	plastic waste	4500
15 01	packaging waste (including selectively collected municipal packaging waste)	
<b>15 01 02</b>	plastic packaging waste	15,400
19 12	waste from not specifically detailed mechanical treatment (e.g. classification, grinding, compression, pelleting)	
<b>19 12 04</b>	plastic and rubber	10,000
20 01	selectively collected waste fractions (except 15 01)	
<b>20 01 39</b>	plastics	100

The amount of non-hazardous wastes that can be recovered yearly: 30,000 t/year.

### 4. Technical and environmental description of the activities

The Permit Holder carries out the recovery of non-hazardous plastic wastes at its site, producing plastic regranulate and regrind as plastic base material. The steps of the waste recovery and the applied technology are the following:

- Reception of the base material

The mainly preselected, baled plastic wastes are transported there by companies having the necessary permit. Cargos not having a weigh ticket are weighed at the scales of TRANS-SPED Kft. located at the area of TVK Nyrt.

- Selection

Foil wastes are separated by type on selection lines at the selection hall by hand and machines, and then put into containers by type.

- Wet milling

Homogenous waste is transported to the wet miller on a conveyor belt, and it is milled and prewashed there. Then it is taken to the washing tub, where the regrind and the sediment contamination are separated by their specific weight. The wet regrind is taken to the press and then to the drying system.

In the sediment washing system, the packaging waste can also be disinfected as prescribed, through dosage of alkali.

- Regranulation

The foil regrind is taken from the drying system through a pipeline to the conveyor belt of the regranulating device to the pre-agglomeration device to be milled, mixed, and warmed. From there it is taken to the cylinder of the extruder, where it will melt. The melt is pushed through the metal sieve of the melt filer and the granulation head by the screw, and the melt stripes coming out are cut into grain by a rotating blade.

- Agglomeration

After melting, the homogenous foil waste milled in the pre-miller is formed into lens shaped agglomerate by the agglomeration unit. The agglomerate and the generated plastic powder are separated in the post-cooling, flotation unit.

- Dry milling

This technology is used for the processing of solid plastic wastes (melts). In the miller, a pushing blade pushes the waste to the blade rotor, which then cuts it into pieces.

- Final checks, storage, product transportation

They take samples from the products prepared for transportation (LDPE, LLDPE, PP, and HDPE regranulates, agglomerates, regrinds). The quality of the samples (the prescribed quality parameters of the product) is controlled by the proper examination devices (melt index meter, laboratory extruder) at the laboratory after sampling. The quality control and compliance of the products are proven by the "Product Interleave".

#### Machines and equipment used during the activities:

- Selection lines (manual and machine)
- Milling/washing/drying lines and devices
- Regranulation devices
- Millers, hydraulic cutter

The Permit Holder has a liability insurance for environmental pollution.

Labor health care is provided for the employees through a separate contract. The Permit Holder continuously provides occupational protection equipment for the employees.

The Permit Holder wants to prevent environmental emergency situations and the pollution of the environment through the above and through complying with the plans and regulations specified by legal regulations (emergency plan, fire protection and occupational safety regulations, etc.), and through the regular inspection of technical equipment.

#### 5. Conditions for the closure of the site

The intent for the closing of the site shall be reported to the Department of Nature and Environmental Protection of the Government Office of Borsod-Abaúj-Zemplén County 60 days prior to the planned closure the latest.

The wastes taken over and those generated during the activities shall be handed over to the organization authorized by the environmental authority, until the start of the site closure procedure. No wastes shall remain at the site after the closure of the site.

During the site closure procedure, the operator shall present any harmful effects to the environment due to the operation, on the basis of which the Department of Nature and Environmental Protection of the Government Office of Borsod-Abaúj-Zemplén County shall determine the scope of any examinations to be carried out and any other activities to be done.

### **III. Requirements**

#### 1. The requirements of the Government Office of Borsod-Abaúj-Zemplén County

##### a.) In the scope of authority related to environmental- and nature protection:

- This waste management permit only permits the recovery of non-hazardous wastes listed under clause II.3 of the resolution, in the manner and at the site as detailed in clauses II.2 and II.4.
- The possibility of any environmental pollution must be prevented during these activities.
- The wastes shall be transported only by people or organizations that possess the waste transportation authorization for the waste identified by a waste ID code, issued by the competent environmental authority.
- The Permit Holder shall make sure that the wastes taken over do not have any hazardous characteristics.
- Wastes not meeting the take-over requirements must not be taken over.
- The weight of the wastes (taken over, generated, and handed over) shall be determined through weighing.
- The technical solutions applied for the activities must ensure that no wastes pollute the environment during the recovery activities (even in case of an emergency).
- The treatment of non-hazardous wastes at the site shall be performed as detailed in clause II.4 - preventing any environmental damage or pollution.
- During the operation of the waste storage area, the resolution issued by the Department of Nature and Environmental Protection of the Government Office of Borsod-Abaúj-Zemplén County under resolution no. BO/16/2949-2/2016 shall be fully complied with.
- Any pollutants with hazardous characteristics discharged to the area used for the preliminary storage of wastes must be immediately collected and further treated as hazardous waste.
- The total amount of non-hazardous wastes stored at the site of the Permit Holder at a time must not exceed 5000 tons.
- The non-hazardous wastes may be stored at the site of the Permit Holder — after take-over — no longer than 1 year, except if a legal regulation or a final decision of an authority specifies a shorter period of storage.

In case the waste cannot be stored for 1 year without causing hazard or damage to the environment due to the physical, chemical, biological features of the store waste, then the maximum storage period must not reach the point where the environment may be endangered or polluted.

- Recovery activities are allowed to be performed only within the hall at the site. For the hazardous and non-hazardous wastes generated during the operational activities, a collection area meeting the relevant legal regulations - in particular Government Decree 246 of 2014 (IX. 29.) on the Rules of the Construction and Operation of Certain Waste Management Facilities - shall be provided.

- Wastes generated during the activities shall only be given over to business organizations that have the authorization from the environmental authority for taking the wastes over. The Permit Holder is obliged to always make sure that the recipient possesses the authorization.
- The collection and storage of the non-hazardous wastes used for the technological activities shall be stored in containers suitable for the physical and chemical features of those non-hazardous wastes or at concrete areas with proper surface protection until the start of recovery, in a manner excluding the endangering or pollution of the environment.
- They shall keep a plant log about the waste treatment activities, which shall include at least the following elements:
  - the identification, origin, daily amount, composition, and ID no. of the wastes taken over;
  - the identification of the recovered wastes, the time of recovery; the classification documents, types, and amounts of the generated final products; and the turnover of recovered wastes;
  - the main repair, maintenance, and troubleshooting works done,
  - any environmental protection-related incidents and the actions taken,
  - authority inspections.

The plant log shall be kept at the area of the activities, and presented to the controlling authority. The plant log shall be closed at the end of each calendar year, and the summarization shall be carried out for the yearly report.

- Certification of compliance with the technical performance can be achieved either through a document issued by the certification body having competence in the recovery purpose; or through the obtaining of industrial or European technical permits, or documents certifying compliance with relevant Hungarian national standards - in particular, in case of PE products, MSZ EN 15345, and in case of PP products, MSZ EN 15344 - (in particular, basic product features relevant to the planned use, and the methods for the examination and evaluation of those; performance permanence, etc.).
- Any wastes without a certificate (certificate of conformity) must not be sold as a product.
- The final product shall be inspected (sampled and examined) in accordance with the relevant qualification procedure and standards.
- In case, following the examination of the wastes, the certificate of conformity does not allow their use for recovery purposes, then the unclassified, recycled wastes shall be further considered as wastes, and if quality improvement through re-entry into the technological process is not expected, then those shall be given over to an organization possessing a valid treatment permit!
- For the recovery activities, a quality assurance system shall be created and operated that is suitable for the continuous and documented verification regarding the termination of the waste character and the verification of compliance with the stipulations of Article 9 Par. (1) of the Ht.
- The documents and receipts about the take-over and treatment of wastes shall comply with the relevant and at all times effective legal regulations.
- The technical condition of the equipment, devices, storage areas used for the activities shall be regularly inspected and repaired if necessary.

- In case of an emergency (e.g. failure of machines, trucks, or fuel pollution, etc.), troubleshooting shall be started immediately in order to prevent environmental pollution, and, if necessary, the pollutant shall be explored, the polluted soil shall be removed and replaced.
- The collection and hand-over for further waste management of the wastes — the scope of which are specified in Annex 2 to Decree no 72 of 2013. (VIII. 27.) of the Ministry of Rural Development on the List of Wastes — taken over and generated during the activities shall be carried out in compliance with the legal regulations issued for the implementation of Act CLXXXV of 2012 on Wastes, and other relevant regulations.
- The holder of the hazardous waste generated during the activities shall ensure the safe collection of the wastes generated at their property, site, or during their activities until the hazardous wastes are handed over to the treater party — in accordance with the regulations specified by Government Decree 225 of 2015 (VIII.7.) on the Detailed Rules of Certain Activities related to Hazardous Materials.
- Hazardous materials shall be collected at the designated collection area, in containers resistant to chemical effects and mechanical stress, in a way preventing any damages or pollution to the environment.
- When giving over hazardous or non-hazardous wastes for transportation or treatment, they shall always make sure that the recipient has proper authorization. When handing over the generated wastes for disposal by landfilling, they shall verify the basic characterization obligation specified by Decree no 20 of 2006 (IV. 5.) of the Ministry of Environmental Protection and Water on the Rules and Requirements for Waste Landfilling and Landfills, and, if necessary, they shall make sure the necessary documents are provided.
- The hazardous wastes must not be mixed with the municipal waste or any other hazardous wastes.
- All waste management activities at the site shall be performed in a way not causing diffuse air pollution.
- Unrecoverable waste parts must not be removed or disposed of through combustion at the site, in the open, or in a combustion device.
- They shall prevent auto-ignition, intentional burning, and ensure the extinguishing of any fires.
- If any incident endangering the environment happens during the activities, then the Permit Holder is obliged to immediately prevent the pollution of the environment. They shall give notifications and information about any incidents, their extent, the endangered environmental elements, and the actions taken in accordance with Government Decree 90 of 2007 (IV. 26.) on the Rules of Prevention and Control of Environmental Damages.
- The Permit Holder shall ensure the collection and storage of any wastes discharged to the environment in accordance with the legal regulations without delay.
- A person shall be assigned for the take-over, recovery, and control of the wastes.

- Persons assigned for the treatment shall be educated (in words) and provided with written instructions about the technical and personal protection rules to be complied with during the treatment, and about the actions to be taken in case of an incident (emergency).
- They shall keep record of the waste taken over or generated during the activities by type — and by the method of activity related to the waste (recovery) — in accordance with Government Decree 309 of 2014 (XII. 11.) on the Records and Data Provision Obligations related to Wastes, in accordance with the permit, and these records shall be kept at the Permit Holder's site.
- The wastes shall be documented and reported in accordance with Government Decree 309 of 2014 (XII. 11.) on the Records and Data Provision Obligations related to Wastes and other relevant legal regulations. They shall provide the data reporting in accordance with Government Decree 309 of 2014 (XII. 11.) — regarding the wastes taken over and generated during the activities — yearly, until the 1st March after the reference year.
- Waste management activities can be performed only with valid environment insurance, which shall not be terminated as long as the permitted activities are performed. The environmental insurance shall cover the waste management activities (recovery) the requestor is going to carry out.
- The Permit Holder takes full responsibility for all activities against environmental regulations related to the permitted activity, and for any environmental pollution, environmental hazards or damages possibly caused by the activities.
- For the waste management activities included in the Resolution, the Permit Holder shall pay a supervision fee to the environmental authority until 28 February of the reference year. If the activity is started during the year, they shall pay the proportion of the supervision fee, within 30 days after the coming into force of the waste management permit.

b.) In the scope of authority related to public health:

- The requestor's activity can be performed without health hazards.
- Rodent- and insect control shall be performed yearly at the storage area of machines and other equipment.
- During the activities, the requirements of Act XXV of 2000 on Chemical Safety and Decree 44 of 2000 (XII. 27.) of the Ministry of Health for the implementation of that Act shall be complied with.

2. Requirements of the Disaster Management Service of the Deputy Director Organization of the Disaster Management Directorate of Borsod-Abaúj-Zemplén County (Miskolc) specified in their professional authority opinion no. 35500/11287-1/2016 ált.:

- During the recovery of wastes, any possibility for the pollution of surface and ground water must be excluded.
- Harmless drainage of the rainwater accumulating at the site shall be ensured during the activities.



- Activities shall be carried out using machines that meet environmental requirements. They shall pay particular attention to the prevention of oil dripping from the operating machines, and this shall be reduced to a minimum through regular inspections and maintenance.
- Water installations may be operated in the possession of a valid legal water operation license.
- During the activities, the existing plant water quality damage control plans shall be reviewed, amendments shall be carried out, and the reviewed plan shall be submitted to the environmental authority for approval.
- If any incident endangering the surface or ground water happens during the activities, then the Permit Holder is obliged to immediately prevent the pollution of the environment; and, in case of major pollution, they shall inform Disaster Management Directorate of Borsod-Abaúj-Zemplén County about the incident and the actions taken without delay, in writing.

**IV.** The request for the waste management permit has been drafted by the Permit Holder's employee having professional qualification, Pisákné Piskóti Marianna.

1. The waste management permit is valid until **31 December 2021**.
2. The waste management permit does not provide permission for any other activities than those included in the permit, and **does not exempt from obtaining other permits**.
3. The waste management permit will be revoked ex officio if:
  - the conditions for the permit no longer apply,
  - the permit holder ceases the permitted waste management activities,
  - the waste management activity causes hazard, pollution, or damage to the environment,furthermore, the waste management permit can be revoked ex officio if:
  - the Permit Holder does not perform the obligations specified by the government decree on the registration and reporting obligations regarding wastes,
  - it can be stated that the requestor has given false data in the request, and this fact materially influenced the issuing of the permit,
  - the Permit Holder carries out the activities in other ways than specified in the permit, or
  - the Permit Holder hinders the authority controlling.
4. If there are any changes to the data, technology specified in the II section of the operative part of the permit, and in case of change of ownership, or there is any new information, then the Permit Holder shall report that to the Department of Nature and Environmental Protection of the Government Office of Borsod-Abaúj-Zemplén County within 15 days.

**V.** From the day when the resolution enters into force, the Permit Holder may perform the activities in accordance with the waste recovery permit issued by this resolution, and at the same time the waste management permit no. 589-4/2014 issued by the North-Hungarian Inspectorate for Environment and Water amended by resolution no. BO/16/474-1/2016 is repealed.

**VI.** Appeals against this resolution can be addressed to the National Inspectorate for Environment and Water (58/a. Mészáros u, Budapest, 1016 H) but sent the Department of

Nature and Environmental Protection of the Government Office of Borsod-Abaúj-Zemplén County — within 15 days after receipt — in 2 copies.

Any appeals shall be justified. In the appeal, they must not refer to any new facts that have been known to the customer before the issuing of the resolution.

The administration service fee of the appeal procedure is HUF 235,000, which shall be transferred to the appropriations account no 10027006-00335656-00000000 of the Government Office of Borsod-Abaúj-Zemplén County kept at the Hungarian State Treasury.

If there are no appeals, the resolution will come into force on the 16th day after receipt — without any further notice.

## GROUND S

ReMat Hulladékhasznosító Zrt. (Tiszaújváros) requested the permission for the recovery of non-hazardous wastes in the request submitted to the Department of Nature and Environmental Protection of the Government Office of Borsod-Abaúj-Zemplén County of 18 of November 2016.

According to the records, the requestor has paid the administrative service fee of HUF 470,000 in accordance with Annex 1 to Decree 14 of 2015 (III. 31.) of the Ministry of Agriculture on the Authority Service Fees of Environmental and Nature Protection Authority Procedures, to the Department of Nature and Environmental Protection of the Department of Nature and Environmental Protection. They attached the transfer note to the request.

Among others, the request includes the identification data of the Permit Holder and their site, the technical and environmental protection-related description of the activities, and the scope and amount of wastes to be collected, pre-treated, recovered; certification about the personal-, material, and public health conditions for the treatment operation; the control points critical to the treatment process; and the description of the technical and environmental characteristics of the treatment technology.

The request — among others — includes the below in the attachment:

- a copy of the certificate for the expert eligibility of the person drafting the request;
- a copy of the certificate of incorporation of the Permit Holder;
- copies of the ownership sheets and site plans of the sites;
- technological flow chart;
- material balance;
- a copy of Resolution no. VIII/1462-3/2011 of the Notary of the Local Government of Tiszaújváros, by which the site of the Permit Holder was registered under no. 0081/2011;
- a copy of Resolution no. 3316/2003 amended by Resolution no. 5427/2006 of the Notary of the Local Government of Tiszaújváros, providing the permit for the site;
- a copy of the commission contract concluded with the health care service provider;
- a copy of the Permit Holder's liability insurance with coverage extended for environmental pollution damage;

- a certificate proving that the Permit Holder is in the database of taxpayers with no public debts;
- declaration about conformance with standards;
- certificate about the available financial instruments (report);
- the Permit Holder’s declarations about previous waste management activities and about the consideration of the employment considerations of job seekers disadvantaged on the labor markets;
- the Permit Holder’s emergency plan regarding waste management activities;

The waste management activities specified in the request — pursuant to Act CLXXXV of 2012 (Ht) Article 2 § Par. (1) Clause 20 — are subject to a waste management permit to be issued by the environmental authority, according to Ht. Article 15 Par. (2) and Article 62 Par. (1).

The submitted documentation with the above supplementations complies with the content requirements specified by Article 9 Par. (1) of Government Decree 439 of 2012 (XII 29.) on the registration and authority approval of waste management activities.

As part of the procedure, I have submitted decree no. 130/16/17709-2/2016. issued on 22 November 2016 to the Disaster Management Service of the Deputy Director Organization of the Disaster Management Directorate of Borsod-Abaúj-Zemplén County (Miskolc), as a professional authority of the case, who gave their professional authority permit no. 35500/11287-1/2016. ált. under required conditions. The required conditions are included in Clause III.2. of the operative part of this Resolution.

As grounds, the professional authority has specified the following in its opinion no. 35500/11287-1/2016. ált.:

*“The area of activities does not affect any hydrogeological protective elements or high-water beds, and the facility complies with the legal requirements related to the protection of drinking water bases.*

*Our Directorate has issued a legal water operation license for the sewage drain system and waste water pre-treatment technology of ReMa tZrt. under no. 1433-1/2012. amended by no. 35500/12299-4/2015. ált. The permit is valid until 31 December 2020.*

*I have issued the professional authority opinion in accordance with Article 31 Par. (3) and Annex 8 Table II. Clause 2.B of Government Decree 71 of 2015 (III 30.) on the Designation of Organizations Performing Nature and Environmental Protection Authority Administration Tasks, and according to the procedure specified by Article 44 Par. (1) of Act CXL of 2004 on the General Rules of Administrative Proceedings and Services (Ket.).*

*The scope of authority of the Directorate is established by Article 10 Par. (a), and its competence by Article 10 Par. (2) and Annex 2 Clause 8 of Government Decree 223 od 2014 (IX. 4.) (hereinafter: Government Decree) on the Designation of Organizations Performing Water Administration and Water- and Water Protection Authority Tasks.”*

According to Annex 8 to Government Decree 71 of 2015 (III 30.) on the Designation of Organizations Performing Nature and Environmental Protection Authority Administration Tasks, the issue of public health is also to be examined in the environmental authority’s approval procedure related to the recovery of non-hazardous wastes.

Having regard to the above, I have requested the Township Office of Mezökövesd of the Government Office of Borsod-Abaúj-Zemplén County to provide their public health-related professional opinion, in my memo no. BO/16/17709-4/2016 of 25 November 2016.

The Township Office of Mezőkövesd of the Government Office of Borsod-Abaúj-Zemplén County has raised no objections – regarding public health – to the issuance of the waste management permit in their professional opinion no. BO-7/NE/03022-2/2016 of 30 November 2016.

The grounds of the professional opinion of the Township Office of Mezőkövesd of the Government Office of Borsod-Abaúj-Zemplén County included the following:

*“Having inspected the permission documentations, in order to keep environmental-health effects at an acceptable level, to prevent the spread of infectious disease, to ensure rodent- and insect control and control of activities with dangerous preparations, and to enforce public health- and epidemiological requirements are met with regard to solid municipal waste during these waste management activities, the following requirements must be met:*

Their requirements are based on the following legal regulations.

*“Besides the referenced legal regulations, these are based on Article 3 Par. (2)-(3) of Decree 16 of 2002 (IV. 10.) of the Ministry of Health on the Public Health Requirements regarding Solid and Liquid Municipal Waste.”*

In the procedure, taking the professional opinion no. BO-7/NE/03022-2/2016 into consideration, I have included the public health conditions specified therein in Clause III.1.b of the Resolution.

In this procedure, Article 44 Par. (1) of the Ket. (Act on the General Rules of Administrative Procedures and Services), and Article 31 Par. (3) and Annex 8 table II clause 2.B of Government Decree 71 of 2015 (III 30.) on the Designation of Organizations Performing Nature and Environmental Protection Authority Administration Tasks mandatorily stipulates the involvement of the competent authority — within the deadline specified by Article 71/A Par. (1) of the Ket. — therefore, I have issued the pending decision no BO/16/17709-3/2016 on the 23 November 2016.

On the basis of the content of the request and the attached documents, I have found that the requestor can ensure the personnel and material conditions for the environmentally safe recovery of non-hazardous wastes.

On the basis of the above, I have come to the conclusion that the recovery of non-hazardous wastes by the requestor does not jeopardize any environmental interests if they comply with the Ht. and the legal regulations issued for the implementation of the Ht. and other relevant regulations; therefore, I have given the waste management permit to the Permit Holder.

Upon coming into force of this permit, the waste management permit no. 589-4/2014 issued by the North-Hungarian Inspectorate for Environment and Water is repealed, which I have ordered in Clause V of this resolution.

By Resolution no. 14518-11/2013, the North-Hungarian Inspectorate for Environment and Water has declared that this activity is not subject to environmental impact assessment.

The air purity protection requirements have been stipulated in accordance with Government Decree 306 of 2010 (XII. 23.) on the Protection of the Air.

The temporal scope of the permit has been specified in accordance with the relevant legal regulations.

The Permit Holder shall note that the permit does not exempt from the obligations stipulated by the Ht. and the legal regulations issued for the implementation of the Ht.

The Permit Holder shall also note that the permit can be withdrawn within its temporal scope if the environmental protection regulations or other authority regulations related to the permitted activities are infringed.

The resolution has been issued under the power provided by Article 15 Par. (2) and Article 62 Par. (1) of the Ht.; Article 9 Par. (2) and Annex 2 Clause 10 of Government Decree 71 of 2015 (III. 30.) on the Designation of Organizations Performing Nature and Environmental Protection Authority Administration Tasks, in accordance with Article 71 Par. (1) and Article 72 Par. (1).

The procedure fee — pursuant to Article 153.Clause 2.of the Ket. — of this procedure (the amount of the administration service fee) has been specified in accordance with Annex 1 Clause I/7 of Decree 14 of 2015 (III. 31.) of the Ministry of Agriculture on the Authority Service Fees of Environmental and Nature Protection Authority Procedures, the payment of that cost has been stipulated in accordance with Article 5 Par. (3) of the Decree.

I have given information about the right of appeal in accordance with Article 98. Par. (1) of the Ket., and about the administration service fee of the appeal on the basis of Annex 1 Clause I/7., and Article 2 Par. (5) of Decree 14 of 2015 (III. 31.) of the Ministry of Agriculture on the Authority Service Fees of Environmental and Nature Protection Authority Procedures.

I have ordered giving information about the resolution in accordance with Article 78 Par. (1) of the Ket.

I record this resolution in the environmental authority records in accordance with Decree 7 of 2000 (V.18.) of the Ministry of Environmental Protection on the Rules of Environmental Authority Record Keeping.

Miskolc, 20 December 2016



for and on behalf of Gvt. Commissioner  
Ervin Demeter:

**Tibor Hudák**  
Deputy Department Head

Distribution:

1. ReMat Hulladékhasznosító Zrt  
Tiszaújváros, Po.Box: 226., 3581 + TV
2. Township Office of Mezőkövesd of the Government Office of Borsod-Abaúj-Zemplén County  
1 Morvay János str Mezőkövesd, 3400 – HK (JH05MEZONI) + TV
3. Disaster Management Service of Borsod-Abaúj-Zemplén County  
15 Dózsa György str, Miskolc 3525 – HK (BKITVH) + TV
4. Disaster Management Directorate of Borsod-Abaúj-Zemplén County  
15 Dózsa György str, Miskolc 3525
- 5-6. To the files