5622-19576-2020



2020-05-20

Länsstyrelsen Stockholm

> **Environmental Protection Section** Mathilde Gustafsson

> > Green Cargo AB Svetsarvägen 10 171 41 Solna

Permit for the transportation of waste

Decision

Permit

The County Administrative Board of Stockholm grants Green Cargo AB, corporate identification number 556119-6436, a permit for the transportation of waste in accordance with Section 36 of the Waste Ordinance (2011:927) in the scope and under the conditions specified below.

The permit covers general cargo, tank, container and bulk transport of all types of hazardous waste and all kinds of other waste.

Period of validity

In the part relating to the transport of hazardous waste, the permit is valid until 30/04/2025.

In the part relating to the transport of waste that is not hazardous waste, the permit is valid until further notice.

Terms of business

General terms and conditions

- 1. Unless otherwise specified in other conditions, the business shall be conducted in conformance with the provisions set forth in the application documents.
- 2. If the staff, technical and economic conditions change significantly during the licensing period in relation to the application, this must be notified to the County Administrative Board.
- 3. The permit holder must keep themselves informed and ensure that the staff who handle waste have the requisite knowledge concerning the risks, precautionary measures and rules that apply to the transportation.
- 4. The carrier should have sufficient knowledge of the waste's content to select an appropriate waste receiver in each individual case.
- 5. A copy of this permit shall accompany each vehicle transporting waste under this permit.

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6. The company shall have all their vehicles that are to be used for transportation of waste covered by third party insurance. The company shall also have liability insurance covering the liability which may be imposed on the company in the case of damage that does not fall under the Swedish Traffic Damage Act's regulations and therefore is not compensated from the third party insurance.

Conditions for the transportation of hazardous waste

- 7. Different types of waste shall be kept separate from each other during transport.
- 8. Drums, containers and other receptacles should be tightly closed during transport. They shall be cleaned before being used for the transportation of other types of waste. Any cleaning solution shall be disposed of in the same manner as the waste most recently transported in the receptacle.
- 9. Cleaning of vehicles and containers shall take place in an appropriate designated place so that the residual waste and contaminated cleaning solutions can be collected.
- 10. In order to transport moveable containers, drums or the like, they must be whole and clearly labelled with what the package contains.
- 11. Types of waste which may react dangerously with each other, especially acidic baths, alkaline concentrated baths and cyanide-concentrated waste or flammable waste and strong oxidising waste, may only be transported if the mixed packing, mixed loading and separation regulations in ADR are complied with. When concentrated acidic waste is transported, corrosion and acid-resistant equipment must be used.
- 12. When contaminated soil and similar substances are transported, precautionary measures must be taken so that the material does not create dust clouds.
- 13. During transport, vehicles shall carry suitable equipment with them for collecting spills and disposing of any leaking containers.
- 14. Drivers of this type of transport must be well informed about what action is to be taken in the event of a leak, spill, accident or similar. The Environmental and Public Health Office and emergency services shall be immediately informed in the event of a leak or accident.
- 15. The Swedish Civil Contingencies Agency's requirements must be followed regarding ADR training when transporting hazardous waste classified as dangerous goods.

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Special terms and conditions

16. With regard to transports that require ADR-approved vehicles, the permit only covers media specified in the vehicle's certificate. The permit's validity is predicated on the vehicle's certificate being kept up to date.

Information

According to Chapter 24, Section 3 of the Environmental Code, this permit may be completely or partly revoked if the reasons stated in the Code apply.

This permit does not release the holder from the obligation to apply for other permits or undergo special examination that may be required for the business.

Regulations on the loading and securing of the cargo are found in the Road Traffic Ordinance (1998:1276) and the National Traffic Safety Agency's regulations (TSFS 2017:25) on securing cargo on vehicles en route.

In accordance with Section 55 of the Waste Ordinance, anyone who runs a professional operation where hazardous waste is generated shall keep records for each type of hazardous waste, including the quantity of waste generated annually and where the waste is transported. The records must be kept for at least three years.

Under the provisions of Section 57 of the Waste Ordinance, when transporting hazardous waste, the records that must be kept on each type of hazardous waste should include:

- 1. where the waste comes from,
- 2. the quantity that is transported annually,
- 3. the mode of conveyance for the waste,
- 4. where the waste is transported.

The records must be kept for at least a year and, on request, be provided to the supervisory authority or the previous holder of the waste.

According to Section 60 of the Waste Ordinance (2011:927), a transport document shall be drawn up when hazardous waste is conveyed to a new holder. The transport document shall include information on the types and amounts of waste as well as the identity of the conveyor and the recipient.

There are additional provisions in the Waste Ordinance (2011:927) concerning the transport, etc., of waste.

When transporting hazardous waste classified as dangerous goods, the following apply: the Swedish Transport of Dangerous Goods Act (2006:263), the Transport of Dangerous Goods Ordinance (SFS 2006:311), and the regulations concerning the transport of dangerous goods that have been issued by the Swedish Civil Contingencies Agency, the Swedish Maritime Administration or the Civil Aviation Authority.

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For the transport of hazardous waste and/or dangerous goods on roads within different counties or municipalities, local transportation regulations may apply.

In the case of waste types covered by the municipal sanitation monopoly, the municipality's consent is required to transport this kind of waste.

For intermediate storage, disposal and treatment of hazardous waste, the provisions of the Ordinance (1998:899) concerning Environmentally Hazardous Activities and the Protection of Public Health apply, which include the possibility that a permit will be required for these procedures.

Legislation on cross-border shipments of waste must be followed. The most important starting point is the European Parliament and Council Regulation (EC) No 1013/2006.

How to appeal

This	decision	may be	appealed to	the Land	and Er	nvironment	Court in	Nacka,	see
Appe	endix.								

The decision in this case was made by Mathilde Gustafsson, Programme manager, Environment.

Appendix:

How to appeal

Digital copy to:

Document

The decision may be appealed

If you are not satisfied with the decision of the County Administrative Board, you may appeal the decision in writing to the Land and Environment Court in Nacka, Sweden

Please note to send the appeal to the County Administrative Board in Stockholm, Box 22067, S-104 22 Stockholm, Sweden or by e-mail stockholm@lansstyrelsen.se. This in order for the County Administrative Board to decide on whether your appeal has arrived on time, before transmitting it to the Court.

To appeal on time

Your appeal has to have arrived at the County Administrative Board within three weeks, counted from the day when you received the decision. In your appeal you may ask for additional time to elaborate on the reasons for your appeal. The Court will decide on whether to give you extra time or not.

Contents of an appeal

- Specify the name of the appealed decision, its date and designation,
- Specify the changes you want made,
- State your reasons for these changes.

If you have documents or anything else supporting your position, please add these to your appeal.

Further, add the following information:

- Address
- Phone number
- Other possible ways for us to contact you if needed.

Solicitor

You have the right to engage a solicitor to handle your appeal. If so, the solicitor shall sign the appeal and attach a power of attorney signed by you including name, address and phone number of the solicitor.

Further Information

If you need further information, please don't hesitate to contact the County Administrative Board using phone number +46 10 223 10 00.