

TWCL20250002

07/02/2025

A~STAR PLASTICS PTE. LTD. 1 PIONEER PLACE

SINGAPORE 627866

Attn: Mr WEE ZI FENG

Dear Sir / Madam

APPROVAL OF TOXIC INDUSTRIAL WASTES COLLECTOR'S LICENCE

We refer to your application for the toxic industrial waste collector's licence. We are pleased to inform you that your application has been approved and your Toxic Industrial Waste Collector's Licence No. TWCL20250002 is attached.

Yours faithfully,

Mina

NEO MIN QI for DIRECTOR DEVELOPMENT CONTROL AND LICENSING DIVISION



LICENCE ISSUED UNDER THE ENVIRONMENTAL PUBLIC HEALTH ACT 1987 THE ENVIRONMENTAL PUBLIC HEALTH (TOXIC INDUSTRIAL WASTE) REGULATIONS

Name of Licensee A~STAR PLASTICS PTE. LTD. Licence No: TWCL20250002

Registered Address: 1 PIONEER PLACE CO.Certificate No.: 201504765Z

SINGAPORE 627866

Type of Licence: Toxic Industrial Waste Collector

SPECIAL CONDITIONS FOR TOXIC INDUSTRIAL WASTE

1. The licensee shall only receive or accept the following:

Please see attached Annex A.

2. The toxic industrial waste only be stored, reprocessed, used, treated or disposed of in approved disposal facility located at:

Please see attached Annex B.

3. Other Licensing Conditions:-

Please see attached Annex C.

07/02/2025

DATE OF ISSUE

NEO MIN QI for DIRECTOR - DEVELOPMENT CONTROL AND LICENSING DIVISION

MinQ

THE LICENCE IS NOT VALID UNLESS SUPPORTED BY A VALID RECEIPT BELOW

Receipt: Licence No: TWCL20250002

Fee: \$0 WAIVED Certificate No: 201504765Z Expiry Date: **21/11/2025** Payment Date:



Annex A to Licence No. TWCL20250002

A~STAR PLASTICS PTE. LTD.

The licensee shall only receive or accept the following:

<u>1 PIONEER PLACE SINGAPORE 627866</u>

1. Polyvinyl Chloride (PVC)



Annex B to Licence No. TWCL20250002

A~STAR PLASTICS PTE. LTD.

The toxic industrial waste only be stored, reprocessed, used, treated or disposed of in approved disposal facility located at:

1. 1 PIONEER PLACE SINGAPORE 627866



Annex C to Licence No. TWCL20250002

A~STAR PLASTICS PTE. LTD.

Other Licensing Conditions:-

Common Conditions

- 1. All toxic industrial wastes shall be processed within 3 months from the date of collection.
- 2. Toxic industrial wastes shall only be stored under shelter within your premises. No storage of toxic industrial wastes in the open is allowed.
- 3. Toxic industrial wastes collected shall be treated in accordance with the method approved during licence application/inclusion.
- 4. Incineration of toxic industrial wastes shall comply with the latest edition of the Guidelines for Special Waste Incinerators (for collector installed with incinerator).
- Storage and transportation of toxic industrial wastes shall conform to the latest version/edition of the following Code of Practice and Singapore Standard: a) Singapore Standard SS 603: 2021 Code of Practice for Hazardous Waste Management; b) Singapore Standard SS 586: Part 1: 2021 Specification for Hazard Communication for Hazardous Chemicals and Dangerous Goods.
- 6. All your drivers and the drivers of your carriers/transporters are required to possess a valid Hazmat Transport Driver Permit (HTDP) issued by SCDF to transport liquid toxic industrial wastes (e.g. Class 3 and Class 8 liquids).
- 7. In the event of an incident which occurred at your approved premises or during transportation related to toxic industrial waste, such as major breakdown of the treatment facilities, fire break out at the premises, accident on the road etc, the sole-proprietor/partner/director of your company shall immediately notify the NEA Call Centre at 6225 5632 on the time, location and nature of the incident, chemicals involved and casualties (if any); Also, as soon as practicable, the sole-proprietor/partner/director shall furnish to the National Environment Agency (NEA)-Pollution Control Division 1 (PCD1), a detailed report in writing a) as to the circumstances of the incident; b) the immediate actions and mitigating measures taken by him and the measures taken to restore the affected areas to normalcy; and c) the measures taken by him to prevent a recurrence of a similar incident.
- 8. Your company shall maintain and submit to NEA-Pollution Control Division 1 (PCD1) an up-to-date Emergency Response Plan (ERP) upon any changes to your company's waste handling process or hazardous substances storage locations within the premises. The ERP shall detail the response measures and Standard Operating Procedures that the company's emergency response team will initiate, following the onset of an incident. The ERP shall also take into consideration the response and mitigation actions to be taken for both chemical spillage and fire incidents, including the containment measures for fire-fighting water.
- 9. Your company shall file your monthly returns on the inventory of toxic industrial waste handled/stored on-site through GoBusiness (https://gobusiness.gov.sg/licences/). The monthly returns for the particular month shall be filed in the system no later than the 7th of the subsequent month.



- 10. No export of hazardous wastes under the Basel Convention or waste controlled by importing countries' competent authorities is allowed without prior approval from NEA-Pollution Control Division 1 (PCD1).
- 11. Empty containers containing residues collected shall be in accordance with the agreed specific residues during licence application / inclusion (for collector installed with container washing facility).