

MINISTER OF ENVIRONMENT OF THE REPUBLIC OF LITHUANIA

ORDER

ON THE AMENDMENT OF ORDER NO D1-637 OF THE MINISTER OF ENVIRON-MENT OF THE REPUBLIC OF LITHUANIA OF 29 DECEMBER 2006 "ON THE AP-PROVAL OF THE RULES FOR THE MANAGEMENT OF CONSTRUCTION WASTE"

No	of	2023
	Vilnius	

- 1. I do hereby amend Order No D1-637 of the Minister of Environment of the Republic of Lithuania of 29 December 2006 "On the Approval of the Rules on the Management of Construction Waste":
 - 1.1. I do hereby amend the preamble to be read as follows:

"Pursuant to Article 3²(2) and Article 20(1) of the Republic of Lithuania Law on Waste Management and in implementation of Article 6(3) of Directive 2008/98/EC of the European Parliament and of the Council of 19 November 2008 on waste and repealing certain Directives, as last amended by Directive 2018/851/EU of the European Parliament and of the Council of 30 May 2018:".

- 1.2. I do hereby amend the Rules for the Management of Construction Waste approved by the above-mentioned Order:
 - 1.2.1. I do hereby amend the title of Chapter I to read as follows:

"CHAPTER I GENERAL PROVISIONS".

- 1.2.2. I do hereby amend paragraph 1 to read as follows:
- "1. The Rules for the Management of Construction Waste (hereinafter referred to as the "Rules") shall lay down the requirements for planning, accounting and management of construction waste generation and management on a construction site, the crushing of construction waste by mobile equipment on a construction site, the use of untreated construction waste, shipment, recovery and disposal of construction waste, the management of asbestos-containing construction waste, the criteria for not treating of recycled inert construction waste as waste."
 - 1.2.3. Paragraph 3 is amended to read as follows:
 - "3. For the purposes of the Rules, the following terms shall apply:
- 3.1. "**untreated construction waste**" shall mean construction waste generated during construction, reconstruction, repair and/or demolition of a construction works, which is not treated by waste management facilities;
- 3.2. the concepts of construction, construction waste, design of a construction works, self-dependent construction, construction site shall be understood as defined in the Republic of Lithuania Law on Construction;
- 3.3. the concept of factory production control shall be understood as defined in Regulation (EU) No 305/2011 of the European Parliament and of the Council of 9 March 2011 laying down harmonised conditions for the marketing of construction products and repealing Council Directive 89/106/EEC, as last amended by Regulation (EU) 2019/1020 of the European Parliament and of the Council of 20 June 2019;
- 3.4. The concepts of waste, waste manager, waste collection, recovery, recycling, waste disposal, waste management, waste generation, inert waste, landfill shall be understood as defined in the Republic of Lithuania Law on Waste Management and the Rules for the Construction, Operation, Closure and After-Closure Maintenance of Waste Landfills approved by Order No 444 of the Minister of Environment of the Republic of Lithuania of 18 October 2000 "On the Approval of the

Rules for the Construction, Operation, Closure and After-Closure Maintenance of Waste Landfills"."

- 1.2.4. I do hereby supplement with paragraph 3¹ to read as follows:
- "3¹. Materials obtained during construction and classified as by-products in accordance with the Description of the Procedure for Attribution of Production Residue to By-Products approved by Order No D1-46/4-63 of the Minister of Environment and the Minister of Economy of the Republic of Lithuania of 2012 "On the Approval of the Description of the Procedure for Attribution of Production Residue to By-Products"."
 - 1.2.5. The title of Chapter II is amended to be worded as follows:

"CHAPTER II

PLANNING OF GENERATION AND MANAGEMENT OF CONSTRUCTION WASTE".

- 1.2.6. I do hereby amend the first subparagraph of paragraph 5 to read as follows:
- "5. If it is planned to crush construction waste on a construction site with mobile equipment, in addition to the information specified in subparagraphs 4.1 and 4.2 of the Rules, the following must be attached to the documents referred to in paragraph 4 of the Rules:".
 - 1.2.7. I do hereby amend the title of Chapter III to read as follows:

"CHAPTER III

ACCOUNTING AND MANAGEMENT OF CONSTRUCTION WASTE ON A CONSTRUCTION SITE".

- 1.2.8. I do hereby amend paragraph 10 to read as follows:
- "10. Construction waste containing asbestos must be managed at a construction site in accordance with the requirements laid down in paragraphs 24 to 26 of the Rules. Construction waste containing polychlorinated biphenyls and polychlorinated terphenyls (PCBs/PCTs) must be collected at a construction site in accordance with the Rules for the Management of Polychlorinated Biphenyls and Polychlorinated Terphenyls (PCBs/PCTs) approved by Order No 473 of the Minister of Environment of the Republic of Lithuania of 26 September 2003 "On the Approval of the Rules for the Management of Polychlorinated Biphenyls and Polychlorinated Terphenyls (PCBs/PCTs)" and Regulation (EU) 2019/1021 of the European Parliament and of the Council of 20 June 2019 on persistent organic pollutants (recast) as last amended by European Commission Delegated Regulation (EU) 2023/1608 of 30 May 2023,the requirements of which for the inclusion of perfluorohexanesulfonic acid (PFHxS), its salts and PFHxS-related compounds are amended Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council."
 - 1.2.9. I do hereby amend the title of Chapter IV to read as follows:

"CHAPTER IV

CRUSHING OF CONSTRUCTION WASTE WITH MOBILE EQUIPMENT ON A CONSTRUCTION SITE".

- 1.2.10. I do hereby amend paragraph 15 to read as follows:
- "15. Construction waste crushed with mobile equipment may be used in the ways specified in paragraph 16 of the Rules or used as construction products provided that they comply with the requirements set out in Chapters VIII to X of the Rules."
 - 1.2.11. I do hereby amend the title of Chapter V to read as follows:

"CHAPTER V

RECOVERY OF UNTREATED CONSTRUCTION WASTE".

1.2.12. I do hereby amend the title of Chapter VI to read as follows:

"CHAPTER VI

TRANSPORT, RECOVERY AND DISPOSAL OF CONSTRUCTION WASTE".

1.2.13. I do hereby amend the title of Chapter VII to read as follows:

"CHAPTER VII

MANAGEMENT OF CONSTRUCTION WASTE CONTAINING ASBESTOS"

1.2.14. I do hereby amend Chapter VIII to read as follows:

"CHAPTER VIII

NON-TREATMENT OF RECYCLED INERT CONSTRUCTION WASTE AS WASTE"

- 27. Recycled inert construction waste referred to in paragraph 1.1 of Annex 1 to the Rules (hereinafter referred to as the "inert construction waste") shall not be treated as waste if it meets all the criteria set out in Annex 1 to the Rules.
- 28. From mechanically recycled waste referred to in paragraph 1.1 of Annex 1 to the Rules, grainy material used in construction (hereinafter referred to as ""recycled construction product") shall be classified as one of the following: construction products referred to in paragraph 1 of the List of Regulated Construction Products approved by Order No D1-15 of the Minister of Environment of the Republic of Lithuania of 24 January 2022 "On the Approval of the List of Regulated Construction Products".
- 29. The recycled construction product must meet the requirements for placing on the market for construction products laid down in:
 - 29.1. the Republic of Lithuania Law on Construction;
- 29.2. Order No D1-15 of the Minister of Environment of 24 January 2022 "On the Approval of the List of Regulated Construction Products";
 - 29.3. Regulation (EU) No 305/2011
- 29.4. Technical Regulation for Construction STR 1.01.04:2015 "Assessment, verification and declaration of the constancy of performance of construction products without harmonised technical specifications Designation of testing laboratories and certification bodies National technical assessments; designation and publication of technical assessment bodies' approved by Order No D1-901 of the Minister for the Environment of 10 December 2015 on Construction Technical Regulation STR 1.01.04:2015 'Assessment, verification and declaration of constancy of performance of construction products without harmonised technical specifications. Designation of testing laboratories and certification bodies National technical assessments; designation and publication of technical assessment bodies' (hereinafter referred to as the "STR 1.01.04:2015").
- 30. The manager of construction waste whose waste is processed in accordance with paragraph 27 of the Rules (hereinafter referred to as the "manufacturer of the recycled construction product") shall draw up and issue a declaration of conformity for non-treatment of recycled inert construction waste in accordance with the form set out in Annex 2 to the Rules (hereinafter referred to as the "declaration of conformity"). By completing the declaration of conformity, the manufacturer of the recycled construction product shall confirm that inert construction waste meets the criteria for non-treatment of construction waste as waste set out in Annex 1 to the Rules.
- 31. The recycled construction product shall be considered as waste and must be handed over to waste managers who have the right to manage such waste or the manufacturer and/or consignee of the recycled construction product can handle the waste themselves according to paragraph 16 of the Rules, when a recycled construction product is not used for the purpose specified in the declaration of performance of the harmonised or non-harmonised area issued to it in accordance with the legal acts referred to in paragraph 29 of the Rules (hereinafter referred to as the "declaration of performance:) for more than three years from the date of issue of the declaration of conformity, or if, following the issue of the declaration of conformity, the recipient of the recycled construction product, the Environmental Protection Department under the Ministry of Environment (hereinafter referred to as the "EPD") or other bodies supervising the activities of economic entities, finds that the declaration of conformity of a recycled product contains non-conforming data, is issued unlawfully or changes the characteristics of the recycled product which do not correspond to the declared characteristics of the declaration of conformity and its annexes.
- 32. For objective reasons beyond the control of the manufacturer of the recycled construction product (action by third parties, bad weather, etc.) By decision of the EPD, the period of use of the recycled construction product may be extended once for a maximum of 12 months. Applications for the extension of the period of use of a recycled construction product, completed in accordance with the form set out in Annex 3 to the Rules, shall be examined in accordance with the procedure laid

down in the Republic of Lithuania Law on Public Administration and other legal acts regulating public administration.

- 33. Recycled construction product complying with the conditions laid down in paragraph 31 of the Rules shall be managed in accordance with the procedure laid down in the Waste Management Rules approved by Order No 217 of the Minister of Environment of the Republic of Lithuania of 14 July 1999 "On the Approval of the Waste Management Rules" (hereinafter the "Waste Management Rules"), the accounting of their management shall be carried out in accordance with the procedure laid down in the Rules on the Accounting and Reporting of Waste Production and Management approved by Order No D1-367 of the Minister of Environment of 3 May 2011 "On the Approval of the Rules on the Accounting and Reporting of Waste Production and Management" (hereinafter the "Waste Accounting Rules").
- 34. The accounting of the recycled construction product complying with paragraph 27 of the Rules shall be carried out in accordance with the procedure laid down in the Waste Accounting Rules as materials and/or objects obtained after waste treatment.
- 35. Under the conditions laid down in Regulation (EU) 2019/515 of the European Parliament and of the Council of 19 March 2019 on the mutual recognition of goods lawfully marketed in another Member State and repealing Regulation (EC) No 764/2008, placing of a recycled construction product on the market shall be subject to the principle of mutual recognition in accordance with Regulation (EU) 2019/515.
- 36. Recycled or otherwise recovered construction waste not referred to in paragraph 1.1 of Annex 1 to the Rules shall not be considered as waste if the conditions laid down in paragraph 1 of Article 3² of the Law on Waste Management are met."
 - 1.2.15. I do hereby supplement with Chapters IX to XI:

"CHAPTER IX

DECLARATION OF CONFORMITY FOR NON-TREATMENT OF RECYCLED INERT CONSTRUCTION WASTE AS WASTE

- 37. The manufacturer of a recycled construction product shall:
- 37.1. draw up and issue a declaration of conformity to the recipient of the recycled construction product, who shall use the quantity of the recycled construction product specified in the sales contract concluded by these parties (hereinafter referred to as the "consignment") for a specific purpose (hereinafter referred to as the "consignee"). The declaration of conformity of the consignment shall be submitted to the consignee of the consignment by e-mail or other electronic means of communication, except when it is not technically possible to reproduce or read the information thus provided. In such case, the manufacturer of the recycled construction product shall provide the declaration of compliance which shall be printed and signed. At the time of submission of the declaration of conformity in electronic format signed by a qualified electronic signature or made by electronic means of communication, which ensures the integrity, irreplaceability and identification of the person;
- 37.2. issue to the consignee of the consignment, together with the declaration of conformity, a declaration of performance of the consignment (in Lithuanian) and other documents specified in the above legislation which must be attached when placing the construction product on the market;
- 37.3. keep the declaration of conformity and the results of laboratory tests, if carried out in accordance with the technical specification applicable to the construction product, within the time limit laid down in paragraph 98 of the Rules on Waste Management and submit them to the EPD and other institutions supervising the activities of economic entities at their request.
- 38. The consignee of the consignment must keep a declaration of conformity and the results of laboratory tests, if carried out in accordance with the technical specification applicable to the construction product, within the time limit laid down in paragraph 98 of the Rules on Waste Management, in the case referred to in paragraph 32 of the Rules, after the extension of the period of recovery of the recycled construction product 12 months after the actual recovery of the recycled

construction product, and submit them to the EPD and other bodies supervising the activities of economic entities at their request.

39. The manufacturer of a recycled construction product shall draw up and issue one declaration of conformity for each consignment in accordance with the procedure laid down in paragraph 37 of the Rules.

CHAPTER X QUALITY MANAGEMENT SYSTEM FOR RECYCLING OF INERT CONSTRUCTION WASTE

- 40. The manufacturer of the recycled construction product must implement a quality management system for the recycling of construction waste (hereinafter referred to as the "quality management system") ensuring compliance of the recycled construction product produced in the course of waste recovery activities with the criteria and conditions laid down in Chapters VIII to X of the Rules.
- 41. The description of the quality management system shall include the following information:
 - 41.1. the procedure and methods for monitoring the recycling processes of construction waste;
- 41.2. the procedure for monitoring compliance with the criteria and requirements specified in Annex 1 to the Rules;
- 41.3. the procedure for monitoring the quality of the recycled construction product in accordance with the standard or technical specification applicable to the product, including sampling and laboratory testing;
 - 41.4. the procedure for drawing up, issuing and storing declarations of conformity;
- 41.5. the descriptions of marking (indicating the unique identification code, type, lot, serial number or any other element of the recycled construction product, the manufacturer of the recycled construction product, the date and place of manufacture and packaging) and the storage of the consignment;
 - 41.6. storage of feedback from consignees on recycled fillers.
- 42. If the document describing the internal production control prepared by the manufacturer of the recycled construction product in accordance with Regulation No 305/2011 and/or STR 1.01.04:2015 contains all the information referred to in paragraph 40 of the Rules, the manufacturer of the recycled construction product may not prepare a quality management system, which shall be deemed to be a document describing the factory production control prepared in accordance with the afore-mentioned legal acts.
- 43. By the order of the head of an economic entity, specialists responsible for conformity of the recycled construction product with the criteria set out in Annex 1 to the Rules shall be appointed.
- 44. Requirements for the factory control by the manufacturer of the recycled construction product:
- 44.1. The quality of construction waste shall be assessed visually, taking into account the criteria set out in paragraphs 2.1 and 3.6 of Annex 1 to the Rules.
- 44.2. Using the quality management system, the quality of recycled construction products shall be assessed visually, taking into account the criteria specified in paragraphs 3.1, 3.2 and 3.5—3.7 of Annex 1 to the Rules, using the methodology for the identification and classification of hazardous waste approved by Order No D1-246 of the Minister of Environment of 24 July 2023 "On the Approval of the Methodology for the Identification and Classification of Hazardous Waste", the criteria specified in paragraphs 3.3 and 3.4 of Annex 1 to the Rules.
- 44.3. Laboratory tests shall be carried out on samples of all manufactured and recycled construction products referred to in paragraph 28 of the Rules relevant for that recycled construction product

for the intended use, when it is specified in the technical specification applicable to the construction product.

- 44.4. In the case of transfer of a recycled construction product, other laboratory tests shall be carried out, on the basis of the performance of the recycled construction product provided by the consignee, by agreement between the manufacturer and the consignee. Sampling shall be carried out in accordance with the quality management system.
- 45. At their request, the manufacturer of the recycled construction product shall grant to the authorities supervising the activities of the EPD and other economic entities access to the quality management system and its implementation (for example, process monitoring data, results of monitoring the conformity with the criteria set out in Annex 1 to the Rules, evaluation reports or entries in logs of the recycled construction product), feedback from recipients of the consignment about the recycled construction products, if provided, and the document referred to in paragraph 42 of the Rules.
- 46. When the quality management system is assessed in accordance with Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products and repealing Regulation (EEC) No 339/93, as last amended by Regulation (EC) 2019/1020 of the European Parliament and of the Council of 20 June 2019, or Regulation (EC) No 1221/2009 of the European Parliament and of the Council of 25 November 2009 on the voluntary participation by organisations in a Community eco-management and audit scheme (EMAS), repealing Regulation (EC) No 761/2001 and Commission Decisions 2001/681/EC and 2006/193/EC, as last amended by Commission Regulation (EU) 2023/1199 of 21 June 2023, a conformity assessment body within the meaning of Regulation (EC) No 765/2008 which has been accredited in accordance with that Regulation or any other environmental verifier as defined in Article 2(20)(b) of Regulation (EC) No 1221/2009 shall verify that the quality management system complies with the requirements of this Chapter. The assessment shall be carried out at the intervals specified in the Regulations set out in this paragraph.
- 47. The manufacturer of the recycled construction product shall keep a description of the quality management system at least for five years after the cessation of the recovery of the construction waste."

CHAPTER XI LIABILITY FOR VIOLATION

- 48. Persons who have violated the requirements of the Rules shall be held liable in accordance with the procedure laid down in the Code of Administrative Offences of the Republic of Lithuania and the Republic of Lithuania Law on Environmental Protection."
 - 1.2.16. I do hereby supplement the List with Annex 1 thereto (attached).
 - 1.2.17. I do hereby supplement the List with Annex 2 thereto (attached).
 - 1.2.18. I do hereby supplement the List with Annex 3 thereto (attached).
 - 2. I do hereby declare that:
 - 2.1. This Order shall enter into force on 1 November 2024.
- 2.2. materials or objects which were received after the recycling of inert construction waste before the date of entry into force of this Order and have not been placed on the market and/or used for a specific purpose within twelve months of the date of entry into force of the Order shall be considered as waste and must be handed over to waste managers who have the right to manage such waste.

CRITERIA FOR NON-TREATMENT OF RECYCLED INERT CONSTRUCTION WASTE AS WASTE

Item No	Criteria
1.	Permitted waste and amount of waste in the recovery activities
1.1.	Use of inert construction waste: concrete and other cement-based products (17 01 01), bricks (17 01 02), tiles and ceramics (17 01 03), mixtures of concrete, bricks, tiles and ceramic articles (17 01 07), glass (17 02 02, 19 12 05), bituminous mixtures other than those mentioned in 17 03 01 (17 03 02), soil and stones other than those mentioned in 17 05 03 (17 05 04) road crushings (17 05 08), plaster insulating building materials other than those mentioned in 17 08 01 (17 08 02),
1.2.	minerals (e.g. sand, stones) (19 12 09). The pollution or integrated pollution prevention and control permit (IPPC) for the operation of a waste recovery or disposal facility or the regulation on the recovery or disposal of waste submitted to the pollution or IPPC permit must specify the maximum amount of waste referred to in paragraph 1.1 of this Annex or the waste stream to which this waste belongs in accordance with Annex 6 to the Waste Management Rules approved by Order No 217 of the Minister of Environment of 14 July 1999 "On the Approval of the Waste Management Rules"; recycling capacity of the afore-mentioned waste, conditions for storage of authorised recycling activities, waste storage conditions, description of the recycling technological process, quantity of waste to be recycled, technological facility used in construction for the production of grained material used in construction (hereinafter referred to as the "recycled construction product") and other requirements established in accordance with the legal acts regulating the issuance and amendment of the above permit, except where this activity is subject to an exemption from the obligation to hold a permit provided for in Appendix 2 to Annex 1 to the Rules for Issuing, Amending and Withdrawing of Pollution Permits approved by Order No D1-259 of the Minister of Environment of the Republic of Lithuania of 6 March 2014 "On the Approval of the Rules for Issuing, Amending and Withdrawing of Pollution Permits".
2.	Permitted waste recovery processes and methods
2.1.	The used inert construction waste shall be stripped of materials not specified in the recycled construction product documentation referred to in paragraph 3.2 of this Annex (e.g. impurities such as soil, wood, metal, plastic).
2.2.	The pollution or IPPC permit shall specify that the use of waste referred to in paragraph 1.1 of this Annex is to be classified under waste activity codes R5 (recycling and/or upgrading of other inorganic materials) and R12 (change of the state or composition of the waste prior to any of the activities from R1 to R11), except where the activity subject to an exemption from the obligation to hold a permit provided for in Appendix 2 to Annex 1 to the Rules for Issuing, Amending and Withdrawing of Pollution Permits approved by Order No D1-259 of the Minister of Environment of the Republic of Lithuania of 6 March 2014 "On the Approval of the Rules for Issuing, Amending and Withdrawing of Pollution Permits".
3.	The recycled construction product quality criteria for mechanically recycled waste

	referred to in paragraph 1.1 of this Annex shall comply with the applicable standards for construction products, the quality requirements of the material or object, including, where applicable, the limit values for pollutants and the content of impurities.
	The recycled construction product shall be classified as one of the construction products
3.1.	referred to in paragraph 1 of the List of Regulated Construction Products approved by Order No D1-15 of the Minister of Environment of 24 January 2022 "On the Approval of the List of Regulated Construction Products".
3.2.	The recycled construction product shall comply with the technical requirements, standards and the legislation referred to in Chapter VIII of the Rules applicable to construction products.
3.3.	The waste shall not have the hazardous properties set out in Annex III to Commission Regulation (EU) No 1357/2014 of 18 December 2014 replacing Directive 2008/98/EC of the European Parliament and of the Council on waste and repealing certain Directives and is not contaminated with substances listed in Annex IV to Regulation (EU) 2019/1021 of the European Parliament and of the Council of 20 June 2019 on persistent organic pollutants (recast), as last amended by European Commission Delegated Regulation (EU) 2022/2291 of 8 September 2022, in concentrations above the specified concentration limits.
3.4.	Waste shall comply with the conditions for restrictions on the manufacture, placing on the market and use of hazardous substances, mixtures and articles set out in Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EC) No 793/93 and Commission Regulation (EC) No 793/93. 1488/94, Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC, as last amended by European Commission Regulation (EU) 2022/586 of 8 April 2022, Annex XVII.
3.5.	Waste shall not be contaminated with oils, lubricants or other substances not specified as authorised substances in the product standard.
3.6.	There shall be no need for further treatment of the recycled construction product for use in the final manufacture of the products. The recovery of a recycled construction product in the composition of another product shall not be considered as additional treatment.
3.7.	The separation and quantification of the recycled construction product shall be carried out in accordance with the standard applicable to the recycled construction product concerned.
4.	Requirements and procedures for providing proof of compliance of the recycled construction product with the established conditions and criteria according to which waste ceases to be waste, including quality control and self-monitoring, the manufacturer of the recycled building product shall meet the requirements set out in Chapters VIII to X of the Rules.
5.	Requirements for issuing, storing and keeping documents certifying the conformity of the recycled construction product.
5.1.	The manufacturer of the recycled construction product shall draw up a declaration of conformity for non-treatment of recycled construction waste was waste (hereinafter referred to as the "declaration of conformity'") in accordance with paragraph 30 of the Rules and the provisions of Chapter IX of the Rules.
5.2.	The declaration of conformity and the results of laboratory tests on the physical and chemical properties of the consignment of the recycled construction product, if carried out in accordance with the technical specification applicable to the construction product, shall be kept in accordance with the provisions of paragraph 37.3 of the Rules.

Annex 2 to the Rules for the Management of Construction Waste

(Declaration of conformity for non-treatment of recycled inert construction waste as waste)

•	(Coat of arms or (name of the manufacturer)		
uauei	lidi k)	(registration number, business address of the	manufacturer)
Cons	Consignee(name of consignee)		
	DECLARAT	ION OF CONFORMITY FOR NON-TREATMENT INERT CONSTRUCTION WASTE AS WASTE	
		(date and registration number)	
1.	referred to i the Manage No D1-637 of Lithuania Rules for (hereinafter (hereinafter	rials obtained from mechanically recycled waste in subparagraph 1.1 of Annex 1 to the Rules for ment of Construction Waste approved by Order of the Minister of Environment of the Republic of 19 December 2006 "On the Approval of the the Management of Construction Waste" referred to as the "Rules") used for construction referred to as the "recycled construction cording to paragraph 28 of the Rules	
2.	Code and example 1.1 of Anne	xact name of the waste referred to in paragraph x 1 to the Rules the recycling of which results in construction product	
3. 4.	Weight of the Other inform	e consignment, t	
I her		this recycled construction product meets the requirer	ments set out in Annex
I here	eby certify that	all information provided in this declaration is complete	te and correct.
1 refer 2	red to in paragra . Other docum	of performance (in Lithuanian) drawn up in accordance aph 29 of the Rules. ents which, in accordance with the legal acts referred ttached when placing a construction product on the m	d to in paragraph 29 of
	(name ar	nd position of manager or authorised person)	(signature)

Coat of arms or (name of the legal entity)				
_ (regis	tration number of the legal entity or individua	al activity certi	 ficate numbe	
Environmental Protection Dunder the Ministry of the E)epartment			
_	NSION OF THE PERIOD OF RECOV NERT CONSTRUCTION PRODUCT	ERY OF A	RECYCLE	
	(date and registration number)			
nechanically recycled waste Management of Construction in the Republic or the Management of Cons	ent the term of recovery of the grainy referred to in subparagraph 1.1 of Annon Waste approved by Order No D1 of Lithuania of 19 December 2006 "On struction Waste" (hereinafter referred to his application (hereinafter referred to as	nex 1 to the -637 of the the Approva as the "Rul	Rules for to Minister lof the Rules") used	
,	of manufacturer of the recycled construction if the recycled construction product was hand		user)	
(nation of the following reasons:	me of the user of the recycled construction pr	roduct)		
Table 1: Details of the recycle	ed construction product for which an exten	nsion is reque	sted:	
	The unique identification code, type, lot, serial number or any other element of the recycled construction product that enables the recycled construction product to be identified as its manufacturer, processing location, etc.			
	or copy of the declaration of conformas waste and its annexes issued by the m			