

## CONVENTION ON ENVIRONMENTAL PROTECTION

This Convention on Environmental Protection has been concluded between the Contracting Parties, based on the provisions:

- O.U.G no. 195/2005, on environmental protection, with subsequent amendments and completions,
- Law no. 278/2013 regarding industrial emissions,
- Water Law no. 107/1996, with subsequent amendments and completions;
- Law no. 211/2011 on the waste regime
- H.G. no. 235/2007 regarding the management of waste oils, with subsequent amendments and completions,
- H.G. no. 1132/2008, regarding the regime of batteries, accumulators and waste batteries and accumulators, with subsequent amendments and completions,
- H.G. no. 1061/2008 regarding the transport of waste on the territory of Romania,
- H.G. no. 621/2005, regarding the management of packaging and packaging waste, with subsequent amendments and completions, as well as other legal provisions in force, applicable to the activities carried out.

In order to avoid accidental pollution of the environment, to ensure environmental protection, as well as for the proper application of the provisions of the normative acts in force in the field of environmental and water protection and waste management, the following are established:

1. The contractor has the obligation to comply with the environmental protection requirements mentioned in the applicable legislation and/or in the contract.
2. During the execution of the works mentioned in the specifications / contract, as well as of its own activities, the contractor has the obligation:
  - a. to keep order and cleanliness in the work area;
  - b. to keep track of the waste generated from the activities carried out, according to the legislation in force;
  - c. to declare the quantities and types of waste generated according to the legal provisions;
  - d. to collect and highlight packaging and packaging waste in accordance with the legislation in force;
  - e. to recover and/or eliminate the waste resulting from the activities carried out, based on the documents mentioned in the legislation in force;
  - f. not to discharge contaminated liquid products and waste, petroleum products, hazardous chemicals, as well as various waste materials into sewers, storm drains, guard ditches, decanters or on the ground;
  - g. not to evacuate various materials into the guard ditch and decanters;
  - h. not to dump or deposit various materials or waste on green spaces and access roads;
  - i. that the materials, parts and work equipment are stored and preserved so as not to block the access ways;
  - j. to avoid leakage of liquid products from the containers or when handling these containers;
  - k. to use absorbent materials in case of accidental leaks of liquid products and to clean the areas affected by leaks;

I. to maintain and use the mobile equipment in such a way as to avoid the leakage of fuels or oils;

3. It is forbidden to cause pollution by knowingly evacuating various materials.

4. The waste resulting from the executed works will be collected by types and categories of waste in places specially designated for this purpose, in order to recover/eliminate: - - - liquid waste (used oils) in metal, closed and airtight containers, in order to avoid material leaks, marked "Used oil", according to H.G. no. 235/2007, paper waste, paper and cardboard packaging in containers marked "Paper waste"; the metal waste, depending on the size, will be collected and deposited in a metal container (small parts) or on a concrete platform (large pieces); plastic waste (foil, bags, bags) will be collected and stored in containers marked "Plastic waste"; glass waste and glass packaging will be collected in containers marked "Glass waste"; household waste will be collected and deposited in metal containers marked "Household garbage"; the waste resulting from the offices (from paper) will be collected and stored in containers marked "Paper waste"; PET waste will be collected and deposited in containers intended for plastic waste; waste from electrical and electronic equipment will be collected and deposited in a specially arranged space, indicated by the CRH representative; 1/2 - non-recoverable industrial waste (waste from the sorting of raw materials, additives or fuels) will be collected and deposited on the concrete platform; - - recoverable industrial waste (used bricks, cement or clinker resulting from discharges) will be collected and deposited on the concrete platform or transported to the reintroduction points into the flow; any other types of waste resulting from the contracted works will be collected separately and store only in the specially arranged places, indicated by the CRH representative. Waste mixing should be avoided.

5. The contractor has the obligation to inform and train the subordinate personnel with the contractual and legal requirements regarding environmental protection.

6. Failure to comply with the environmental protection requirements entails sanctioning in accordance with the legal provisions and contractual clauses.