(GARUDA EMBLEM)

Ministerial Regulation
B.E. 2537 (1994)

Issued pursuant to the Hazardous Substance Act B.E.2535 (1992)

By the virtue of section 5 paragraph two, section 23 paragraph two and section 27 paragraph two of the Hazardous Substance Act B.E. 2535 (1992), the Minister of Industry hereby issues the Ministerial Regulation as follows:

Chapter I
Application

Clause 1 Any person who intends to apply for permission to produce, import, export or have in possession a type 3 hazardous substance shall submit two copies of the application and documentation as specified in the application form annexed to this Ministerial Regulation.

The submission of an application under paragraph one shall be made to the agency responsible for the control of such hazardous substance or to other agencies designated by the Responsible Minister as published in the Government Gazette.

Items accompanying any application that are identical to items submitted to a competent official in an application for a permit to produce, import, export, or have in possession a hazardous substance, need not be resubmitted by the applicant unless the competent official orders otherwise.

Clause 2 An application for a permit shall be in accordance with the forms annexed to this Ministerial Regulation, as follows:

(1) Form WoAo.1 shall be used for an application for permission to produce hazardous substances;
(2) Form WoAo.3 shall be used for an application for permission to import hazardous substances;
(3) Form WoAo.5 shall be used for an application for permission to export hazardous substances;
(4) Form WoAo.7 shall be used for an application for permission to possess hazardous substances;

(5) Form WoAo.9 shall be used for an application for renewal of a permit.

Chapter II

Criteria for considering an application

Clause 3 Upon receiving an application with the documents and evidence, the competent official shall proceed with its examination and issue a permit in accordance with the stages and durations as follows:

(1) Application for permission to produce a hazardous substance
   (a) Upon receiving an application, the competent official shall inspect the site of the production facility, storage facility, machinery and the accuracy of documents, and prepare an inspection report within 30 days.
   (b) Upon the completion of (a), consideration of the application shall be completed within 20 days.
   (c) The applicant shall be notified of the application result within 10 days. In the case where permission is denied, the applicant shall also be notified of the rejection order as well as the reasons for rejection.

(2) Application for permission to import, export or have in possession a hazardous substance
   (a) Upon receiving an application, the competent official shall inspect the site of the storage facility and the accuracy of documents, and prepare an inspection report within 10 days.
   (b) Upon the completion of (a), consideration of the application shall be completed within 10 days.
   (c) The applicant shall be notified of the application results within 10 days. In the case where permission is denied, the applicant shall also be notified of the rejection order as well as the reasons for rejection.

The time periods in (1) and (2) shall commence on the day that the application together with the documents and evidence submitted by the applicant for consideration are complete. However, such periods shall not include the period during which the agency considering the application has directed the applicant to satisfy all requirements or the period for obtaining the
approval, permission or authorization from other agencies as prescribed by law or rules of practice.

Clause 4 For any province that has designated an industrial area pursuant to the law on urban planning, an industrial estate area pursuant to the law on industrial estate, or an industrial zone pursuant to the law on factory, a production facility of hazardous substances with machinery powered by at least 50 horsepower or at least 50 workers, or uses at least 500 kilograms per day of hazardous substances in the production process, must be located in these areas. However, if such areas are insufficient in size or have conditions which are unsuitable for the production of hazardous substances, or the province has not yet designated such an area, then permission to install a production facility outside such areas may be considered.

In this regard, the type of operation and the properties of hazardous substances must also be taken into consideration.

Clause 5 A production facility of hazardous substances must be located in a suitable setting and must facilitate safe transportation of the hazardous substances. The facility shall not cause nuisance, pollution or any adverse effects on rivers, canals, water reservoirs, or natural and environmental conservation sites, and must not be situated in the following areas:

(1) within 500 meters from the Royal premises;
(2) in the zone of housing development, real estate, buildings, townhouses or condominiums for residential purposes;
(3) in the shopping center area;
(4) within 100 meters from public places such as schools, educational institutions, temples or religious places, healthcare facilities, historical sites or offices of government agencies.

Clause 6 A production facility of hazardous substances must have an empty space surrounding the building for the control and prevention of accidents. In this regard, the size and type of operation and properties of the hazardous substances being produced must be taken into consideration.

Clause 7 A building, which is a factory under the law on factory, used for the production of hazardous substances must meet the additional specifications as follows:
(1) A building of two or more levels must have at least one external fire escape stairwell at each level and such installations must be permanent and stable.

(2) The building floor must be rigid and steady, without a spot that can collect water or become slippery which could easily cause an accident. Furthermore, the floor must not have the properties of absorbing the hazardous substances. In the case where a hazardous substance is produced in liquid form, a drainage railing and a sump of appropriate size must be constructed to collect the hazardous substance that may escape through spills or leaks.

(3) Materials used for construction must be appropriate for the type of operation pursuant to its scale and the properties of the hazardous substances. In addition, the materials must not pose a fire hazard.

Clause 8 A building, which does not fall within the scope of a factory under the law on factory used for the production of hazardous substance, must meet the specification as follows:

(1) The building must be strong, steady, appropriate and have a sufficient area for the operation of hazardous substance-related activities.

(2) The building shall have suitable ventilation by having a total area of doors, windows and vents of a minimum of one tenth of the total room area excluding connecting doors, windows and vents; or the ventilation rate in the building must be at least 0.5 cubic meters per minute per worker.

(3) A staircase must be secure and steady with the feature, size and quantity suitable for the building and the operation. The steps must not be slippery, and have the same width throughout the length of the staircase. In addition, a walkway which is 1.50 meters or more from ground level must have a steady and appropriate handrail. If such a building has two or more levels, there must be at least one external fire escape stairwell at each level which must be installed permanently and securely.

(4) The building floor must be rigid and steady, without a spot that can collect water or become slippery which could easily cause an accident. Furthermore, the floor must not have the properties of absorbing the hazardous substances. If the case where a hazardous substance is produced in liquid form, a drainage railing and a
(5) Materials used for construction must be appropriate for the type of operation pursuant to its scale and the properties of the hazardous substances. In addition, the materials must not pose a fire hazard.

(6) There shall be a storage area for hazardous substance which is appropriate, safe and proportionately designated.

Clause 9 A storage facility of hazardous substances must be located in a suitable setting and must facilitate its safe transportation of the hazardous substances. The facility shall not cause nuisance, pollution or any adverse effects on rivers, canals, water reservoirs or natural and environmental conservation sites. In this regard, the quantity, characteristic, properties of the hazardous substance and the safety of its containers must also be taken into consideration.

Clause 10 A building used for storage of hazardous substances must have the same specifications as a building used for the production of hazardous substances under Clause 7 and Clause 8, as the case may be, and must have additional specification as follows:

(1) not causing a nuisance, danger or any damage to persons, animals, plants, properties or the environment;

(2) having a specific storage area according to the characteristics of the hazardous substances with a size and condition suitable for the type and quantity of the hazardous substances pending permission as well as a sufficient area for the loading and unloading of the hazardous substances;

(3) A building of 30 meters or more in length and width must install fireproof partition for at least every 30 meters to prevent the spread of fire.

The provisions in (3) shall not apply to the possession of hazardous substances for use in hire services, for the retail of hazardous substances in the form of finished products directly to consumers or for personal uses.

Clause 11 In the storage of a hazardous substance in an open area, a preventative measure against spills or leaks suitable for the properties of the hazardous substance and the size of its operation must be implemented, and there must be controls of the hazardous substance to prevent spillage or leakage to external areas in case of an accident.
Clause 12 A container for liquid hazardous substance with quantity of at least 30,000 liters must be rigid and steady, and must meet an acceptable standard certified by licensed professional engineer or other persons designated by the Responsible Minister as published in the Government Gazette.

In the case where a container under paragraph one is a fixed installation, or in the case where there are more than one such containers fixedly installed together with a total quantity of at least 50,000 liters, the owner of such containers must construct a surrounding concrete bund with enough capacity to contain the total quantity of the hazardous substances in accordance with the rules and procedures prescribed by the Responsible Minister, as published in the Government Gazette, in order to effectively prevent the spillage or leakage of the hazardous substances in case of an accident.

Clause 13 A pressure vessel for containing gaseous hazardous substance must meet an acceptable standard, and equipped with safety devices and necessary components with regard to technical requirement. The vessel must be certified by a licensed professional engineer or other persons designated by the Responsible Minister as published in the Government Gazette.

Clause 14 The import, export or transit of hazardous substances or any activity involving hazardous substances must take into account international treaties and covenants.

Chapter III
Permission

Clause 15 A permit shall be in accordance with the forms annexed to this Ministerial Regulation, as follows:

(1) Form WoAo.2 shall be used for a permit for production of hazardous substance.
(2) Form WoAo.4 shall be used for a permit for import of hazardous substance.
(3) Form WoAo.6 shall be used for a permit for export of hazardous substance.
(4) Form WoAo.8 shall be used for a permit for possession of hazardous substance.

Clause 16 A permit for production, import, export or possession of hazardous substance shall be issued for each product or each particular hazardous substance under the Notification of the Ministry of Industry Re: List of Hazardous Substances, issued pursuant to section 18 paragraph two of the Hazardous Substance Act, B.E. 2535 (1992).
The person who has already been granted a permit for production, import or export of hazardous substance shall be exempt from obtaining a permit for the possession of the particular hazardous substance.

Clause 17 In a case where there are reasonable grounds, a competent official may exercise discretion in issuing a permit or prescribing any conditions for controlling hazardous substances and preventing danger to persons, animals, plants, properties or the environment.

Chapter IV
Duty of a Permit Recipient

Clause 18 The recipient of a permit for production, import, export or possession of hazardous substance must provide the following:

(1) emergency shower and emergency eyewash, as necessary and suitable for the properties of hazardous substance and the size of its operation, to preliminarily wash the body when in contact with the hazardous substance;

(2) personal protection equipment (PPE), as necessary and suitable for the job description, as well as measures for maintaining such PPE in good condition ready for effective use at all times;

(3) first-aid kit together with first-aid advice that are suitable for the type of hazardous substance and the size of the operation;

(4) devices, materials or any equipment to prevent, control, mitigate or alleviate an anticipated accident, as necessary and appropriate for the type of hazardous substance and the size of its operation, as well as measures for maintaining such devices, materials and equipment in good condition ready for effective use at all times.

In addition to the undertaking under paragraph one, the recipient of a permit for production of hazardous substance must provide workers changing rooms and washing facilities equipped with materials and equipment for the workers as necessary and appropriate.

Clause 19 The recipient of a permit for production, import, export or possession of hazardous substance, who is also a carrier of the hazardous substance, must provide the following:

(1) an appropriate vehicle for safe transport of the hazardous substance.
In the case where a hazardous substance is transported with other materials, it must be separately packed to prevent any spill or leak if the containers are broken or damaged.

In the case where the container of hazardous substance is fixed to the vehicle, if it is a vehicle under the law on land transport, it must be inspected by the Department of Land Transport; if it is a vessel under the law on marine navigation in Thai territorial waters, it must be inspected by the Harbour Department.

(2) a symbol or mark indicating the properties of the transported hazardous substance, including the word “hazardous substance” in clearly red on both sides of the vehicle;

(3) personal protection equipment (PPE) as suitable for the driver and necessary equipment for preventing an anticipated accident resulting from spills or leaks of hazardous substance;

(4) Material Safety Data Sheet (MSDS) of the hazardous substance available for production to an authority or the competent authority while transporting more than 1,000 kilogram or 1,000 liters of hazardous substance;

(5) a driver who has knowledge on the hazardous substance being transported by having undergone a training program on prevention and stoppage of dangers from hazardous substance;

(6) a parking area for the transport vehicle which is sufficiently spacious so as not to create a nuisance or obstruction to public traffic after taking into consideration the size of operation, type of containers, quantity and type of hazardous substance being transported; in the case where there is pumping or packaging of the hazardous substance in the parking area, the vehicle must be equipped with an appropriate pumping system, spill or leak prevention system and fire prevention.

The provisions in paragraph one shall not apply to the transport of hazardous substance in the form of finished products sold directly to consumers.

Clause 20 In the case where there is a release of wastes, pollutants or any materials from a production facility or a storage facility that affects the environment, the recipient of the permit shall undertake as follows:

(1) to provide a tank or a sump to collect wastewater from the operation for subsequent treatment, or install an efficient wastewater treatment system, which can treat
wastewater to the specified quality set forth in the Notification of the Ministry of Industry regarding effluent standard provided that dilution to meet the standard is prohibited;

(2) to provide an efficient air pollution control system, which can reduce contaminants in emitted air to a level not exceeding that set forth in the Notification of the Ministry of Industry in relation to air emission standard provided that dilution to meet the standard is prohibited;

(3) to dispose a container of hazardous substance including its residues by applying a method that is suitable for that particular hazardous substance and that such disposal operation shall not be carried out in the area that may potentially pose a danger to human, animals, plants, properties or the environment.

**Clause 21** For the benefit of preventing potential dangers to human, animals, plants, properties or the environment, the recipient of the permit for production or for import of hazardous substance shall be under a duty to conduct studies or tests, or to submit any information relating to danger that may be caused by the hazardous substance.

In the case where there are reasonable grounds, the competent official shall have the authorization to order the recipient of a permit for production or for import of hazardous substance to complete additional undertakings under paragraph one as appropriate for the case.

**Chapter V**

**Correction, Alteration, and Renewal of Permit**

**Clause 22** A recipient of a permit for production, import or export of hazardous substance who needs to correct or alter the trade name of the hazardous substance, its country of origin or the expert or specialized personnel in charge of production or storage shall submit a written request together with the original permit granted and all necessary documentation to the agency responsible for the control of such hazardous substance.

In the case where a competent official approves of the correction or alteration of any item under paragraph one, the correction or alteration shall be recorded on the permit or a letter allowing the correction or alteration to be made shall be issued, or a new permit shall be issued without collecting a fee.

** Clause 23** A recipient of a permit for possession of hazardous substance who needs to change the expert or specialized personnel in charge of storage, the name of the hazardous
substance in possession, the quantity, or the area of possession of the hazardous substance shall submit a written request together with the original permit granted and all necessary documentation to the agency responsible for the control of such hazardous substance.

In the case where the competent official approves of correction or alteration of the permit under paragraph one, the correction or alteration shall be recorded on the permit or a letter allowing the correction or alteration to be made shall be issued, or a new permit shall be issued without collecting a fee.

**Clause 24** In a determination of the renewal of a permit, the criteria for issuing a permit shall apply to the renewal of a permit *mutatis mutandis.*

Permission to renew a permit can be done either by adding an entry at the end of the permit or by issuing a new permit.

**Transitional Provisions**

**Clause 25** A recipient of a permit for any operation relating to hazardous substance issued prior to the date of entry into force of this Ministerial Regulation whose production facility and storage facility of hazardous substance is not in accordance with the criteria prescribed in Clause 4, Clause 5, Clause 6 and Clause 9 of this Ministerial Regulation or the Notification under section 20 of the Hazardous Substance Act B.E. 2535 (1992), shall improve the production facility or storage facility, as the case may be, in order to meet the criteria in this Ministerial Regulation within 5 years as from the date of entry into force of this Ministerial Regulation.

Given on the 27th October B.E. 2537 (1994)

(Signed) Sanan Kajornprasart
(Major-General Sanan Kajornprasart)
Minister of Industry

(Published in the Government Gazette, Volume 111, Part 51a, dated 16th November B.E. 2537 (1994))
Application for permission to produce hazardous substances

WoAo. 1

Day……..Month……………Year……..

Name………………………………………Age………….years Nationality…………..

(Natural or Juristic person)

Contact address: Street No. ……. Moo…………. Soi ………………………………………
Street……………………. Tambon/Sub-district……………….. Amphur/District………………
Province…………………… Postal code……………. Phone No. ……. Fax No……………….

Name of production facility of hazardous substance ……………………………………………
Location: ……. Moo …… Soi ……………………… Street……………………
Tambon/Sub-district ………….. Amphur/District ………….. Province………………
Postal code……………. Phone No……………. Fax No……………….

Name of storage facility of hazardous substance………………………………………………
Location: ……. Moo …… Soi ……………………… Street……………………
Tambon/Sub-district ………….. Amphur/District ………….. Province………………
Postal code……………. Phone No……………. Fax No……………….

Request for permission to produce hazardous substances listed below:

<table>
<thead>
<tr>
<th>Name of hazardous substance</th>
<th>Chemical formula, Ratio, and characteristics</th>
<th>Trade name (if available)</th>
<th>Quantity</th>
<th>Remark</th>
</tr>
</thead>
</table>

Name of expert or specialized personnel in charge of the production (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992)) ……………………………………………………………………………………………

…………………………………………………………………………………………………………………………...
Herewith I have enclosed the documents listed.

- Copy of identification card or copy of alien identification card
- Copy of certificate of juristic person registration
- Copy of certificate of registration of hazardous substance (in case where the applicant for production of hazardous substance has already registered the hazardous substance)
- Sketch map of production facility and surrounding area
- Sketch map of storage facility and surrounding area
- Floor plan of the building used for production and storage of hazardous substance, both as raw materials and products.
- Production process diagram
- Document evidencing the knowledge and expertise of experts and specialized personnel in charge of production.
- Document describing the characteristics of containers, tanks and method used to secure the containers.
- Material Safety Data Sheet
- Others (please specify)……………………………

(Signature)……………………………………Applicant
**Permit for production of hazardous substance**

WoAo. 2

<table>
<thead>
<tr>
<th>Permit number</th>
<th>Department</th>
<th>Ministry</th>
<th>Day Month Year</th>
</tr>
</thead>
</table>

Certificate of registration number  

Granted to  Nationality  

Contact address: Moo Soi Street Tambon/Sub-district Amphur/District Province Postal code Phone No Fax No  

Name of production facility of hazardous substance  

Location Moo Soi Street Tambon/Sub-district Amphur/District Province Postal code Phone No Fax No  

Name of storage facility of hazardous substance  

Location Moo Soi Street Tambon/Sub-district Amphur/District Province Postal code Phone no Fax No  

To produce hazardous substances listed below:

<table>
<thead>
<tr>
<th>Name of hazardous substance</th>
<th>Chemical formula, ratio, and characteristics</th>
<th>Trade name (if available)</th>
<th>Quantity</th>
<th>Remark</th>
</tr>
</thead>
</table>

Name of expert or specialized personnel in charge of the production (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992))  

The permit is issued under the following conditions:  

The permit shall be valid until the day of month year  

(Signature) competent official  

Unofficial Translation  
Only the Thai version of the texts is legally binding.
List of renewals for permit number

<table>
<thead>
<tr>
<th>Number</th>
<th>Date</th>
<th>Permission for renewal of permit</th>
<th>Record of supplemental permissions</th>
<th>competent official</th>
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Record of corrections or alterations of items in permit number

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<th>Number</th>
<th>Letter issuer</th>
<th>Letter number</th>
<th>Date</th>
<th>List of corrections or alterations</th>
<th>competent official</th>
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<td></td>
</tr>
</tbody>
</table>
Application for permission to import of hazardous substances

WoAo. 3

Day........Month..............Year........

Name........................................Age............years Nationality...........

(Natural or juristic person)

Contact address:...............Moo............Soi..........................................................

Street............................Tambon/Sub-district.....................Amphur/District...........

Province......................Postal code....... Phone no......... ....Fax No........... ....

Name of storage facility of hazardous substance..............................................................

Location.............Moo............Soi.....................................Street......................................

Tambon/Sub-district...............Amphur/District.........Province.............................

Postal code........ Phone no........................Fax No....................................

Request for permission to import hazardous substances listed below:

<table>
<thead>
<tr>
<th>Name of hazardous substance</th>
<th>Chemical formula, Ratio, and characteristics</th>
<th>Trade name (if available)</th>
<th>Producer</th>
<th>Country of origin</th>
<th>Quantity</th>
<th>Remark</th>
</tr>
</thead>
</table>

Name of expert or specialized personnel in charge of the storage (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992))..................................................................................................................................

Herewith I have enclosed the documents listed.

- Copy of identification card or copy of alien identification card
- Copy of certificate of juristic person registration
- Copy of certificate of registration hazardous substance (in case where the applicant for import of hazardous substance has already registered the hazardous substance)
- Copy of the analysis result of hazardous substance
- Sketch map of storage facility and surrounding area
- Floor plan of the building used for storage of hazardous substance (in the case where a Notification, issued under section 20 (1) of the Hazardous Substance Act B.E. 2535 (1992), requires that the storage facility must meet the specified criteria.)
- Document evidencing knowledge and expertise of experts and specialists in charge of the storage.
- Document describing the characteristics of containers, tanks and method used to secure the containers.
- Material Safety Data Sheet
- Others (please specify)……………………………………

(Signature)……………………………………..Applicant
(Garuda emblem)

Permit for import of hazardous substance

WoAo. 4

Permit number……………….. Department…………………………
Ministry………………………… Day………Month……………… Year……

Certificate of registration number………………..
 Granted to ………………………………………………………………… Nationality………
 Contact address:………………..Moo.………Soi…………………………
 Street…………………………Tambon/Sub-district………………Amphur/District………
 Province……………….Postal code……… Phone no.……… Fax No.………
 Name of storage facility of hazardous substance……………………………………
 Location………Moo.………Soi…………………………Street…………………………
 Tambon/Sub-district………………Amphur/District………………Province………………
 Postal code……… Phone no.……… Fax No.………

To import hazardous substances listed below:

<table>
<thead>
<tr>
<th>Name of hazardous substance</th>
<th>Chemical formula, ratio, and characteristics</th>
<th>Trade name (if available)</th>
<th>Producer</th>
<th>Country of origin</th>
<th>Quantity</th>
<th>Remarks</th>
</tr>
</thead>
</table>

Name of expert or specialized personnel in charge of storage (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992))………………………………………………………………………………………………………

The permit is issued under the following conditions:……………………………………………………………………………………………………………………………………………………………………

The permit shall be valid until the day of ……….month ……………… year………………

(Signature) …………………………… competent official

(……………………………….)
List of renewals for permit number

<table>
<thead>
<tr>
<th>Number</th>
<th>Date</th>
<th>Permission for renewal of the permit</th>
<th>competent official</th>
</tr>
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<tr>
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<td>Renewal order</td>
<td>Valid until</td>
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</table>

Correction or alteration record of the information in permit number

<table>
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<th>Number</th>
<th>Letter issuer</th>
<th>Letter number</th>
<th>Dated</th>
<th>List of corrections or alterations</th>
<th>competent official</th>
</tr>
</thead>
</table>
Application for permission to export of hazardous substances

WoAo. 5

Day…………Month………………Year………

Name………………………………………Age………….years     Nationality………………

(Natural or juristic person)

Contact address:…………………..Moo…………..Soi……………………………………………
Street…………………………Tambon/Sub-district………………Amphur/District………………
Province…………………Postal code……… Phone no.………. Fax No.………..

Name of storage facility of hazardous substance……………………………………………….
Location…………….Moo…………..Soi…………………………Street…………………………
Tambon/Sub-district……………Amphur/District……….Province…………………
Postal code……….. Phone no.…………………..Fax No.…………………………

Request for permission to export hazardous substances listed below:

<table>
<thead>
<tr>
<th>Name of hazardous substance</th>
<th>Chemical formula, ratio, and characteristics</th>
<th>Trade name (if available)</th>
<th>Country of destination</th>
<th>Quantity</th>
<th>Remark</th>
</tr>
</thead>
</table>

Name of expert or specialized personnel in charge of the storage (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992))……………………………………………………………………………………………

Herewith I have enclosed the documents listed.

- Copy of identification card or copy of alien identification card
- Copy of certificate of juristic person registration
- Copy of certificate of registration hazardous substance (in case where the applicant for export of hazardous substance has already registered the hazardous substance)
- Copy of the analysis result of hazardous substance
- Sketch map of storage facility and surrounding area

Unofficial Translation
Only the Thai version of the texts is legally binding.
- Floor plan of the building used for storage of hazardous substance (in the case where a Notification, issued under section 20 (1) of the Hazardous Substance Act B.E. 2535 (1992), requires that the storage facility must meet the specified criteria.)
- Document evidencing knowledge and expertise of an expert and a specialist in charge of the storage.
- Document describing the characteristics of containers, tanks and method used to secure the containers.
- Material Safety Data Sheet
- Others (please specify)………………………………………

(Signature)…………………………………………………Applicant
Garuda emblem

Permit for export of hazardous substance

WoAo. 6

Permit number………………… Department……………………………
Ministry……………………………
Day………Month………………Year……

Certificate of registration number…………………
Granted to ……………………………………………………………………………………………Nationality……………
Contact address:…………………………Moo,……Soi………………………………………………
Street…………………………Tambon/Sub-district………………Amphur/District……………
Province………………….Postal code……. Phone no.……….Fax No.…………………..
Name of storage facility of hazardous substance………………………………………………
Location………………Moo………Soi…………………………Street…………………………
Tambon/Sub-district………………Amphur/District…………Province………………
Postal code……. Phone no………………Fax No…………………………

To export hazardous substances listed below,

<table>
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<tr>
<th>Name of hazardous substance</th>
<th>Chemical formula, ratio, and characteristics</th>
<th>Trade name (if available)</th>
<th>Country of destination</th>
<th>Quantity</th>
<th>Remark</th>
</tr>
</thead>
</table>

Name of expert or specialized personnel in charge of storage (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992))…………………………………………………………………………………………….

The permit is issued under the following 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### List of renewals for permit number

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### Correction or alteration record of the information in permit number

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Application for permission to possess hazardous substances

WoAo. 7

Day…………Month………………Year……..  

Name………………………………………Age………….years  Nationality……………  
(Natural or juristic person)  

Contact address:…………………..Moo…………..Soi………………………………………………  
Street………………………………Amphur/District…………………..  
Province……………………Postal code………  Phone no………..  …..Fax No………………  

Name of storage facility of hazardous substance……………………………………………….  
Location…………….Moo…………..Soi…………………………Street…………………………  
Tambon/Sub-district…………………..Amphur/District…………….Province………………  
Postal code………  Phone no…………………….Fax No…………………………  

Request for permission to have hazardous substances in possession for the purpose of  
☐ sale  ☐ transport  ☐ use  ☐ others (please specify)……………..  

Name of hazardous substance which permission for possession is requested …………………  
(If more than one hazardous substance, please specify “ list of substances attached”)  

Maximum quantity in possession…………………..metric tons  

Maximum area specifically used for this purpose………………….square meters  

Name of expert or specialized personnel in charge of storage (in the case where required under  
the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535  
(1992))……………………………………………………………………………………………..  
………………………………………………………………………………………………………..  

Herewith I have enclosed the documents listed below.  
☐ Copy of identification card or copy of alien identification card  
☐ Copy of certificate of juristic person registration  
☐ Evidence of possession of hazardous substance  
☐ List of hazardous substances in possession, in case of more than one substance.  
☐ Sketch map of storage facility and surrounding area
- Floor plan of the building used for storage of hazardous substance (in the case where a Notification, issued under section 20 (1) of the Hazardous Substance Act B.E. 2535 (1992), requires that the storage facility must meet the specified criteria.)
- Document evidencing knowledge and expertise of experts and specialists in charge of storage
- Document describing the emergency response system and mitigation procedure in the storage facility
- Document describing the storage procedure.
- Material Safety Data Sheet
- Others (please specify)……………………………

(Signature)…………………………………………Applicant
Permit for possession of hazardous substance

Permission number ……… Department …………
Ministry …………
Day ……… Month ………… Year ………

Granted to ……… Nationality …………
Contact address: ……… Moo ……… Soi …………
Street ……… Tambon/Sub-district ……… Amphur/District ………
Province ……… Postal code ……… Phone no ……… Fax No ………
Name of storage facility of hazardous substance ………
Location ……… Moo ……… Soi ………… Street ………
Tambon/Sub-district ……… Amphur/District ……… Province ………
Postal code ……… Fax No ………
To have hazardous substances in possession for the purpose of ………
Name of hazardous substance in possession ………
Maximum quantity in possession ……… metric tons
Maximum area specifically used for this purpose ……… square meters

Name of expert or specialized personnel in charge of storage (in the case where required under the Notification issued under section 20 (2) of the Hazardous Substance Act B.E. 2535 (1992)) ………
The permit is issued under the following conditions: ………
The permit shall be valid until the day of ……… month ………… year ………

(Signature) ……… competent official

List of permitted hazardous substances for possession
1. ……… 6. ………
2. ……… 7. ………
3. ……… 8. ………
4. ……… 9. ………
5. ……… 10. ………
List of renewals for permit number……………………………………

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Correction or alteration record of the information in permit number…………………………

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Application for renewal of permit

WoAo. 9

Day……Month………………Year……..

Name………………………………………Age………….years     Nationality………….
(Natural or juristic person)

Contact address:…………………..Moo…………..Soi…………………………………………
Street………………………….Tambon/Sub-district………………..Amphur/District……
Province………………..Postal code……… Phone no.……… ….Fax No.……… …...

Name of production facility of hazardous substance……………………………………………….
Location…………….Moo…………..Soi…………………………Street…………………………
Tambon/Sub-district…………………..Amphur/District………….Province………………
Postal code……… Phone no……………………Fax No………………………

Name of storage facility of hazardous substance………………………………………………
Location…………….Moo…………..Soi…………………………Street…………………………
Tambon/Sub-district…………………..Amphur/District………….Province………………
Postal code……… Phone no……………………Fax No………………………

The recipient of the permit for ☐ production of hazardous substance
☐ import of hazardous substance
☐ export of hazardous substance
☐ possession of hazardous substance

Wish to renew the permit for ............
permit number...........................

Herewith I have enclosed the documents listed below.
☐ The current permit
☐ Document proven the payment of annual fee or its copy
☐ Others (please specify)………………………………………………………………………………
.................................................................................................................................

(Signature)……………………………………Applicant