



**AGREEMENT ON ENTRY
To the "Authorised Collective Scheme of Alternative Management of WEEE
FOTOKIKLOSI S.A.»**

In Nea Erithraia, today on/...../ by and between:

1) The approved Collective Scheme of Alternative Management of Waste Electrical and Electronic Equipment under the trade name:

"LIGHTING - ELECTRICAL AND ELECTRONIC ITEMS - ELECTRICAL - ELECTRONIC EQUIPMENT AND MATERIAL - RELATED ITEMS WASTE MANAGEMENT SOCIETE ANONYME" with the distinctive title "FOTOKIKLOSI S.A." having its registered office in the Municipality of Kifisia in Attica, at 173 Eleftheriou Venizelou Street, with TIN 998869212, GEMI no 6656501000, website www.fotokiklosi.gr and legally represented for the signing hereof by of and which shall be hereinafter referred to as "**Collective Scheme of Alternative Management**" and

2) The undertaking with the trade name (full trade name and legal form: S.A., LLC, PC, private business etc.):

«.....
.....»

and the distinctive title which has its registered office in the Municipality of..... street

no. P.O., T.I.N. Tax Office

and legally represented by..... of resident with TIN.....,

hereinafter referred to as "**producer**"

have explicitly agreed to, covenanted, and mutually accepted the following:

1. INTRODUCTION

The Collective Scheme of Alternative Management FOTOKIKLOSI S.A. is a non-profit Nationwide Approved Collective Scheme of Alternative Management of Waste Electrical and Electronic Equipment. It was incorporated lawfully, and its operation was authorised for the Nationwide Alternative Management of Waste Electrical and Electronic Equipment by virtue of Decision No off. 11674/2009 of the Minister for the Environment, Physical Planning and Public Works (Government Gazette, Series II, No 317/20.2.2009) in conjunction with Decision No off. 623 (27.3.12) and Decision No off. 314/13.62012 of the Hellenic Recycling Agency. Under the decision No 171/16-07-2020 (ΑΔΑ Ω82846Ψ8ΟΖ-ΑΡ6 / 22-07-2020) of the Board of Directors of the Hellenic Recycling Agency, the business plan and the operating and management license of the Scheme of Alternative Management for all types of WEEE were approved, as laid down under Annex III & W of Joint Ministerial Decision No 23615/651/2014 also including Photovoltaic Panels.

The second party, i.e., a company/natural person, places on the market electrical and electronic equipment and is a "producer" under the provisions of Law 2939/01, Law 4042/12, Joint Ministerial Decision (JMD) No 23615/651/E.103/2014, Law 4496/17, as currently in force.

2. DEFINITIONS

The following definitions used in this agreement are laid down in the relevant provisions of JMD No 23615/651/2014 and of Law 4496/17 and shall apply for the purposes hereof. Following are some of these definitions:

"Electrical or electronic equipment" or "EEE" Means equipment which is dependent on electric currents or electromagnetic fields in order to work properly and equipment for the generation, transfer and measurement of such currents and fields and designed for use with a voltage rating not exceeding 1000 volts for alternating current and 1500 volts for direct current. EEE includes all the components, sub-assemblies and consumables which are part of the product at the time of placement on the market.

"Waste electrical and electronic equipment"; or "WEEE" means electrical or electronic equipment which is waste within the meaning of Article 11 (1) of Law 40/42/12, including all components, subassemblies and consumables which are part of the product at the time of discarding.

"Producer" means any natural/legal person that professionally places electrical or electronic equipment on the market, irrespective of the selling technique used, including distance communication or any other marketing method, which:

- 1) is established in Greece and manufactures EEE under their own name or trademark or has EEE designed or manufactured and markets it under their trade name or trademark within the territory of Greece.
- 2) is established in Greece and resells within the territory of Greece, under their own trade name or trademark, equipment produced by other suppliers, a reseller not being regarded as the "producer" if the brand of the "producer" appears on the equipment, as specified under point (i) above.
- 3) is established in Greece and places on the market EEE originating from a third country or another Member State; or
- 4) sells EEE by means of distance communication directly to private households or to other users in Greece, and which is established in another Member State or in a third country.

"Scheme of Alternative Management" means the organisation on an individual or collective basis of the alternative management of waste of other products (EEE), in order to prepare such as a matter of priority for preparation for reuse - recycling and if the capabilities of these actions are exhausted, for other types of recovery of such waste. Scheme of Alternative Management exclusively serve purposes of public interest as defined under Article 2 of Law 4496/17 and are organised and operate pursuant to chapter C of JMD No 23615/651/E.105/14.

"Collective Scheme of Alternative Management" means the legal entity that operates under the form of a societate anonime or limited liability company or general or limited partnership or Civil Law Company and has as sole objective the organisation and operation, approved by the Hellenic Recycling Agency, of an Scheme of Alternative Management on a collective basis.

"Alternative Management of Waste Electrical and Electronic Equipment" means activities pertaining to the collection, sorting, transportation, preparation for preparation for reuse and recovery of WEEE, to serve a useful purpose.

"Finance agreement" means any agreement or arrangement for the lending, leasing, renting or future sale of equipment, whether or not the terms of such agreement or arrangement or any accompanying agreement or arrangement provide for or permit the transfer of ownership of the equipment.

"Making available on the market" means any supply of a product for distribution, consumption or use on the market in the course of a commercial activity, whether in return for payment or free of charge.

"Placing on the market" means the first making available of a product on the market within the territory of Greece on a professional basis.

"Collection point" means any suitable selected area in accordance with Article 6(2) of JMD No 23615/651/E.105/14 where WEEE is discarded by end users, to ensure the separate collection of WEEE.

"Competent Authority" for the implementation of law is the Hellenic Recycling Agency pursuant to Law 4496/17, as well as the competent Agency of the Environment Directorate of the Ministry of the Environment and Energy.

3. LEGAL FRAMEWORK

- In accordance with the EU Directives and with a view to transposing them into Greek legislation that Law 2939/01 (Government Gazette, Series I, No 179/6.8.2001) was adopted, as amended by Law 3854/10 and currently in force, concerning the alternative management of "packaging" and "other products" and the "Establishment of the National Organization for the Alternative Management of Packaging and Other Products (N.O.A.M.P.O.W.)", with a view to adopting measures for the alternative management of "packaging" and "other products" and laying down sanctions to be imposed for failure to implement these measures, in order to prevent uncontrolled dumping, to establish prevention, to organize recovery and disposal, and to inform about the protection of natural resources and of human life.

- "Other products", as referred to in the Law, also includes electrical and electronic equipment (EEE), which are the object of the management activity of the Collective Scheme of Alternative Management named FOTOKIKLOSI S.A.

- Under **Law 4042/12**, on "the use of criminal law to protect the environment", the criminal, administrative and civil sanctions to be imposed on natural and legal persons breaching the environmental legislation, as well as other relevant provisions, are laid down, including those laid down under Law 2939/01 (Article 6, Law 4042/12). Under the same law, N.O.A.M.P.O.W. was renamed the Hellenic Recycling Agency and the principle of "extended producer responsibility" was established (Article 25(1) Law 4042/12).

- Ministerial Decision No **112145** (Government Gazette No 1916/2004) provided for making a separate reference to the financial contribution on sales invoices at the different stages of the sale of EEE, said contribution being subject to applicable VAT.

- **JMD No 23615/651/E.103/2014**, transposing Directive 2012/19/EU, supplemented, extended, and reformulated the legislation on the management of EEE waste.

- **Ministerial Decision No OIK 181504** (Government Gazette No 2454/09.08.2016), as in force, on the establishment, funding etc. of the National Producer Register laid down the obligation, conditions and requirements for the establishment and implementation of the National Producer Register, as well as the relevant sanctions in case of erroneous implementation.

- **Law 4496/17** amends Law 2939/01 on the alternative management of packaging and other products and on the transposition of Directive 2015/720/EU.

- Implementing Regulation (**EU**) **2017/699** of 18 April 2017 establishes a common methodology for calculating the weight of the EEE available on the market and for calculating the amount of WEEE produced by weight in each Member State.

Relevant regulatory acts and JMDs have also been adopted providing more specific details on the application of the above provisions.

Any of the above Electrical and Electronic Equipment (EEE), as defined under law, which, after being placed on the market and used by the general public or other users, are rendered unusable and fit for discarding, shall be returned, collected and discarded as waste in an organised and environmentally friendly manner, in order to be taken for recycling. "Producers" shall be responsible for doing so though the Scheme of Alternative Management of WEEE, also covering the relevant costs, to prevent such waste from being discarded into the environment in an uncontrollable fashion. The "Schemes of Alternative Management" are, under the law, competent operators obliged to organise and carry out the alternative management of waste, i.e., WEEE in the case at hand.

The above legal framework defines the measures, rules, and conditions for waste management of packaging and other products as well as the organisation of Schemes of Alternative Management, and, as defined under Article 1 of Law 4496/2017 and under Article 1 of JMD No 23615/651/E.103/ 2014), it aims:

1) As a priority, in the prevention of waste generation.

- 2) As a priority, in the preparation for reuse and recycling.
- 3) In setting targets for preparation for reuse.
- 4) In waste recycling resulting in environmental, economic, and social benefits.
- 5) In the proper management of waste, after establishing a hierarchy of their management methods, so that the recyclable waste materials are channeled into the economy, contributing to circular economy.
- 6) In the recovery of another item, as a secondary option, following all the above.
- 7) In reducing the impact of resource use and improving the environmental performance of all stakeholders involved in the waste life cycle.
- 8) In implementing the extended producer responsibility, thus contributing to sustainable development.
- 9) In implementing the strategy and the objectives and measures of the national waste management plan.

Pursuant to Article 13(1,2,3) of JMD No 23615/651/E.103/2014, as well as Article 4^B(1) of Law 4496/2017, as added to Article 4 of Law 2939/01, EEE producers, or third parties operating under their authority, are obliged to design or organise individual or Collective Scheme of Alternative Management of Waste Electrical and Electronic Equipment relating to their activity. The participation of the producer in a Scheme of Alternative Management is enacted by signing a relevant agreement with the Collective Scheme of Alternative Management and implies the obligation of payment of a financial contribution by the producer to the Collective Scheme of Alternative Management in which they participate, pursuant to article 4^B(4^a) of Law 4496/17 in conjunction with Article 16 of JMD No 23615/651/E.103/2014. The financial contribution includes the percentage on the financial contribution, which is attributed to Hellenic Recycling Agency pursuant to Article 5(3) "7" of Law 3854/10 in conjunction with article 24^E(1) (b) of Law 4496/17.

4. PRODUCER REGISTER

The EEE producers, who participate in the EEE Collective Scheme of Alternative Management, are mandatorily registered in the National Producer Register which is established and operates at the Hellenic Recycling Agency. The Producer Register shall be kept and reviewed by the Hellenic Recycling Agency subject to the terms and conditions laid down in the relevant provisions of Ministerial Decision No 181504/09-08-2016 (Government Gazette Series II 2454/2016), as currently in force or as amended.

The application for the issuance of a Producer Registration Number completed with the detailed requested full details of activity, representation, type of products, report of annual quantities of its products, as well as a solemn statement on the accuracy of its details, as specified, shall be submitted by the Producer electronically via the site of the Hellenic Recycling Agency www.empa.eoan.gr. After the completion of registration, the Producer Registration Number, unique for each producer, as well as the Registration Certificate shall be granted electronically to the producer. The Registration Certificate shall be valid for 3 months and shall be automatically renewed until 31 March of each year, provided that in the meantime the producer's agreement with the Collective Scheme of Alternative Management has not been terminated.

The producer shall be obliged in the first quarter of each year to submit a new report with an update of the above data to the National Producer Registry. Any application for granting or renewal of the Producer Registration Number to the National Producer Register, presupposes a valid agreement of the Producer with the Collective Scheme of Alternative Management and the fulfillment of the obligations of recycling financial contributions.

The registration of the producer in the Producers Register and the annual renewal shall be proved by a relevant attestation/certificate issued by the Hellenic Recycling Agency. The Registration Certificate is a prerequisite for the placing of each product of the producer in the

Greek market, for the legal exercise of their activity and for their participation in tenders, in accordance with Article 5, paragraph 9 of Law 3854/10 and Ministerial Decision No. off. 181504/09-08-2016. The Producer Registration Number must be indicated in the producer's invoices and transactions (Article 4^B (14) of Law 4496/2017).

Should the producer fail to comply with the obligation to register with the National Producer Register as specified, the Hellenic Recycling Agency shall, at its discretion take the necessary measures for the producer's compliance or impose the specified sanctions.

In view of the above and based on the legislation in force, the implementation of alternative WEEE management is mandatory for the parties to this agreement.

5. PURPOSE OF THE COLLECTIVE SCHEME OF ALTERNATIVE MANAGEMENT

The Collective Scheme of Alternative Management organises and operates a Scheme of Alternative Management of WEEE in accordance with the provisions of Law 2939/01, as in force, of JMD No 23615/651/ E.103/2014 and of Decision No 171/16-072020 of the Board of Directors of the Hellenic Recycling Agency (ΑΔΑ Ω82846Ψ8ΟΖ-ΑΡ6 / 22-07-2020). It implements the organization and supervision of the alternative management of Waste of Electrical - Electronic Equipment (WEEE) as such waste categories are defined in detail under **ANNEX A** hereof. The scope of its activity is nationwide, it is non-profit, and serves purposes of public interest as defined under Article 2 of Law 4496/17.

To attain its objective, it shall:

- ensure that all producers with extended responsibility are able to participate in the system, so as to avoid obstacles to trade, distortion of competition and discrimination to the detriment of imported products,
- inform and increase awareness among producers, users, consumers, bodies, and entities associated with the life cycle of products regarding the obligation to collect the above waste separately and then take it to recycling,
- inform the obliged parties of how to discard and collect such waste at appropriate locations.
- inform manufacturers, importers, and traders of their obligations under the law.
- procure for tracking and organizing the collection, transport, classification, sorting, preparation for reuse of EEE waste,
- encourage the treatment and recycling and pursue the utilisation/recovery of collected waste, as per the more specific provisions of the law, pursuant to the hierarchy of works specified under law and by the National Waste Management Plan,
- work together with collectors, transporters, recyclers, WEEE operators that are duly authorized for that purpose,
- work together with municipalities, local authorities, public, municipal, and private bodies, social/cooperative companies, or organizations,
- notify the competent authority about the fulfillment or failure to fulfill the obligations of contracted producers and collaborating bodies,
- submit ex ante and ex post reports to the supervisory authority (Hellenic Recycling Agency) on the management and activity carried out in each year and each individual period,
- report on the detailed results achieved in respect of the targets set in connection with the collection, reuse preparation and recycling of the waste under its management, the quantities of waste collected, reused, or recycled and the materials recovered in total and for each region,
- organise or participate in environmental actions, awareness-raising actions of social groups and other EEE users, as well as actions to promote 'individual responsibility' for the Environment,
- participate in European *forum* on solid waste recycling.
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6. "PRODUCER" ENTRY AND PARTICIPATION

It is hereby explicitly agreed upon that the "Producer" is contracted with, enters and participates in the FOTOKIKLOSI S.A. Collective Scheme of Alternative Management, the latter being an Authorised Collective Scheme of Alternative Management of WEEE

The contracted Producer hereby undertakes and explicitly agrees:

- 1) **to submit** to the Collective Scheme of Alternative Management in the manner specified at times, a declaration of EEE quantities that they have placed on the market during the three (3) years of activity prior to the registration, provided they were producers but not registered

in another Scheme of Alternative Management of WEEE, without prejudice to Article 9 hereof.

2) **to pay** to the Collective Scheme of Alternative Management the " financial contribution" corresponding to the products placed on the market in accordance with the above declaration.

3) **to submit an** application, statements, and the relevant report of activity and products data to the Hellenic Recycling Agency for receiving the Producer Registration Number (PRN), both for the first issuance and for each annual renewal of the Producer Registration Number by the Hellenic Recycling Agency, as well as in order to receive the relevant certificate of the Hellenic Recycling Agency, as specified.

4) **to declare** to the Collective Scheme of Alternative Management regularly on a monthly basis the quantity (items and weight) of the products they place on the market, distinguished by type of product.

5) **to pay** to the Collective Scheme of Alternative Management the recycling financial contribution corresponding to all the products they place on the market according to the current list of financial contributions per item approved by the competent authority and detailed in ANNEX B as regards all items mentioned therein, plus applicable VAT.

6) **to disburse** to the Collective Scheme of Alternative Management the above-mentioned financial contribution (regular or retrospective) upon issuance of a relevant invoice by the scheme, as specified below.

7) **to submit** to the Collective Scheme of Alternative Management the full details of the Producer (undertaking) and of any legal representative thereof (ANNEX D), as registered in the General Electronic Commercial Register.

8) **to submit** to the Collective Scheme of Alternative Management the legalising documents of the legal/natural person, depending on the form of their business (articles of association, any amendments thereto, the issues of the Government Gazette in which the articles of association were published and in which the composition of its current Board of Directors was published, a certificate (or a solemn declaration signed by the legal representative and certified as regards the signature) to the effect that the producer is not bankrupt and has not filed any request for bankruptcy or for becoming subject to Article 99 of the Insolvency Code, as well as any updates thereof in case they are modified;

9) **to provide** to the Collective Scheme of Alternative Management or to the Hellenic Recycling Agency, where appropriate, the data and information required on the type, identity and quantity of their products and their activity.

10) **to aid** the Collective Scheme of Alternative Management or the Hellenic Recycling Agency during the control of the data and products of its activity.

The observance of all the above, results in the discharge of the contracting producer from the liability to fulfill the obligations of alternative WEEE management (producers' responsibility) under law, as currently in force.

7. FINANCIAL CONTRIBUTION

The financial contribution is calculated based on the total number of products by type and weight, on a monthly basis, that the "Producer" has placed in any way whatsoever on the market, in accordance with the list of financial contributions and classifications shown in APPENDIX B hereof.

To fulfill this obligation and pay the "financial contribution", the contracting producer shall submit to the Collective Scheme of Alternative Management electronically a monthly **Periodic Declaration**, as shown under the relevant Annex C hereof, solemnly declaring on a monthly basis the precise number of items and the weight of the products placed in any way whatsoever on the Greek market, per type and class of product.

Such declaration shall be submitted by the 15th day of the following month. The declaration shall be submitted electronically at the URL given by the Collective Scheme of Alternative Management, which shall be accessible to the producer. In case the producer does not have electronic communication capabilities, they may, on an exceptional basis, submit the declaration in written form per facsimile. A Declaration submitted by the producer to the Collective Scheme of Alternative Management shall serve as recognition of the total debt associated with the "financial contributions", as calculated on the basis of the quantities declared and the "financial contribution" specified in Annex B hereof.

The producer must remit the financial **contribution** for the products sold on the market to the Collective Scheme of Alternative Management, by paying the total amount including VAT, within **60 days** from the date of issue of the relevant invoice by the Collective Scheme of Alternative

Management. The Collective Scheme of Alternative Management may issue electronic invoices replacing the physical document under applicable law.

In case of untimely submission of a monthly declaration by the Contracting Producer, a) they shall be subject to the civil, criminal, etc. liability specified under the provisions of law, namely Article 20 of Law 2939/01, as amended and in force pursuant to Article 18 of Law 4496/17 and the other relevant provisions; b) The Collective Scheme of Alternative Management shall be entitled to issue an invoice for this month, calculated based on the average of the declarations of the last six months before the specific month, such invoice being payable by the producer as above within **60 days** from its date of issue. The relevant settlement shall then take place upon submission by the producer of the declaration of the month that has been omitted.

Each service invoice issued by the Collective Scheme of Alternative Management in the Producer's name with a view to collecting the financial contribution owed and sent to the Producer shall be deemed to have been received and accepted by the latter, since it is issued in accordance with, and following, submission by the Producer of the "Declaration of quantities sold" for their products, and the financial contribution for each product and type is defined and known to the Producer, thus the latter is aware of the amount owed to the Collective Scheme of Alternative Management in advance. Therefore, the latter shall not have the right to contest or dispute the invoice, which needs no particular acceptance or signed receipt on the part of the Producer to prove the debt, as the obligation to pay the recycling financial contribution to the Collective Scheme of Alternative Management is established immediately after placement of the product on the market by the Producer.

"Financial contributions" are intended exclusively to cover the cost of alternative waste management managed by the Collective Scheme of Alternative Management, in order to achieve the objectives, set, as well as the percentage of this financial contribution attributed to the Hellenic Recycling Agency (Article 5 of Law 3854/10 and Article 24^E of Law 4496 / 17). The cost of alternative management includes the cost of collection, transportation, sorting, treatment, preparation for reuse, the cost of adequate briefing of waste holders, the cost of public awareness and information, the cost of data collection and reporting, costs of Scheme of Alternative Management self-monitoring, auditing costs, and administrative costs.

8. RETROSPECTIVE CONTRIBUTION

EEE producers which delay contracting with the Collective Scheme of Alternative Management, while having an obligation to join before the year the relevant agreement is concluded, shall pay to the Collective Scheme of Alternative Management a retrospective contribution for the three (3) years prior to their participation, based on the current financial contributions applicable at the year of participation, without prejudice to Article 9 hereof. The participation and payment of the retrospective contribution shall not annul the obligation of the producer for inspection and possible imposition of a sanction by the Hellenic Recycling Agency for all previous years and as specified under paragraph A.6.7 of Hellenic Recycling Agency Decision No (ΑΔΑ Ω82846Ψ8ΟΖ-ΑΡ6/22-07-2020).

9. INCLUSION OF PRODUCERS OF PHOTOVOLTAIC PANNELS

Especially for the producers of photovoltaic panels, their obligation to join the Collective Scheme of Alternative Management starts from the year of approval of the Collective Scheme of Alternative Management for the alternative management of the specific category of WEEE (i.e. the year 2020) and concerns all the photovoltaic panels that were placed on the Greek market during that year, as specified under paragraph A.6.5 of Hellenic Recycling Agency Decision No (ΑΔΑ Ω82846Ψ8ΟΖ-ΑΡ6/22-07-2020).

10. FINANCIAL CONTRIBUTION ESCALATION

The financial contributions of the EEE producers to the Collective Scheme of Alternative Management may be escalated based on the actual operating data of the Collective Scheme of Alternative Management, upon approval by the Governing Board of the Hellenic Recycling Agency, in accordance with paragraph A.6.6. of its operating license renewal/approval decision (ΑΔΑ Ω82846Ψ8ΟΖ-ΑΡ6/22-07-2020).

The contracting Producer shall be notified via the designated electronic communication system or in writing of the escalation, which shall enter into force for a period after its date of issue as

specified under the approval decision of the Competent Authority and precisely as specified thereunder. In any case, for the convenience of the producers, the new financial contribution shall be applicable after the lapse of at least two (2) months from the date of approval of the amendment.

11. LIABILITIES OF THE Collective Scheme of Alternative Management "FOTOKIKLOSI SA"

The Collective Scheme of Alternative Management shall be obliged to:

- organise the collection and transfer of the products discarded for alternative management / recycling, as described under the relevant annex hereto and take that waste to authorised treatment plants for recycling, recovery, preparation for reuse or utilisation in general.
- collaborate only with WEEE operators which have the required permits and approvals required by the relevant legislation, as the case may be.
- develop a "collection network" and procure its designated "collection points" with the appropriate special bins/other collection facilities, as designed by it, for the separate disposal by the users and the collection of WEEE based on type.
- promote authorised alternative management methods and attain its goals and its aforementioned objective.
- observe the conditions laid down under the decisions issued by the Hellenic Recycling Agency in order to authorise its operation.
- take any action to renew its approval, when required.
- verify that the Producers fulfill their statutory and contractual obligations and duly pay the financial contributions they owe.
- report any "Producers" who have failed to fulfill their statutory obligations, in particular their obligation to pay the financial contribution or to submit a declaration for the products they have sold.
- provide to contracting producers a certificate of their participation in the WEEE Collective Scheme of Alternative Management, upon their request, provided that they have fulfilled their obligations laid down herein.
- issue statutory invoices to producers for payment of the financial contribution, as specified.
- grant to each contracting producer a non-exclusive license for using the logo throughout the effective period of the agreement, to enable the producer to mark the products intended for alternative management and to evidence its participation in the Collective Scheme of Alternative Management without granting the Producer concerned any further ownership, disposal or concession rights or entitlements over the Collective Scheme of Alternative Management's logo.
- notify the Hellenic Recycling Agency about the fulfillment of the Producers obligations.
- prepare and submit to the Competent Authority an annual *ex post* report on the implementation of the alternative management of WEEE, the method used to fulfill its obligations and its plan for the following year.
- organise and implement information programs for social groups and awareness programs both for producers/operators and for other users and the general public, as per the applicable requirements, through printed or electronic publications or through workshops.
- conduct audits to verify the veracity of the quantities declared and of the information provided by the Producers, outsourcing the audit tasks to auditors or to an audit firm.
- protect the contracting producer's business secrets and personal data and prevent the disclosure of their confidential information that has come to its knowledge, except for that which needs to be disclosed to a public authority or body under law and that which is public domain.
- ensure that all producers with extended responsibility are able to participate, so as to avoid obstacles to trade, distortion of competition and discrimination to the detriment of imported products pursuant to its relevant approval terms.

The Collective Scheme of Alternative Management shall not be held liable and is not required to provide any indemnification, in case of failure to renew or in case of withdrawal of the system's operating authorisation by the competent authority or in case of dissolution of the legal person. In the latter case the amount remaining after the relevant liquidation as defined under the articles of association shall be provided to the Hellenic Recycling Agency which shall be obliged to remit it to existing or new Schemes of Alternative Management (Article 4 ^A (16) Law 4496/17

12. ECO-DESIGN INCENTIVE

The Collective Scheme of Alternative Management provides incentives for Eco-design to the producers which provide and sell EEE products in the market, for which the conditions of Eco-design and Ecological Manufacture are fulfilled (Annex E hereof) and with bear the Ecolabel of the European Commission. Following evaluation and approval by the Hellenic Recycling Agency a reduction (5%) shall be granted on the contribution of the approved list on one or more products of any producer, which meet the terms and conditions of "eco-design" and for which the above condition can be ascertained, upon submission of an application by the producer accompanied by evidence.

13. OBLIGATIONS OF CONTRACTING PRODUCERS

A "Producer" shall be obliged to:

- submit to the Collective Scheme of Alternative Management, upon signing hereof, and then always keep up to date, the legalising documents of its company/business and those of its legal/authorised representatives, or their agents, as specified (ANNEX D).
- reimburse to the Collective Scheme of Alternative Management the contribution due for the products that they have placed on the Greek market, while being a producer, during the three (3) years prior to their inclusion into the Collective Scheme of Alternative Management, provided they were not contracted with another approved WEEE Collective Scheme of Alternative Management for the period in question, without prejudice to Article 9 hereof.
- carry out the required procedures in connection with the Hellenic Recycling Agency for its registration to the National Producer Registry, in order to sign the agreement and have a Producer Registration Number assigned, and then, on an annual basis, to timely submit within updated data for the renewal of the Producer Registration Number under the procedures specified at times.
- obtain a certificate of registration in the National Producer Register of the Hellenic Recycling Agency, as well as submit these certificates as appropriate, in particular where the Producer takes part in tender procedures, works contracts, etc.
- submit in a lawful, appropriate, and timely manner, as specified in this agreement, a declaration on the products placed on the market, per weight/type/category (ANNEX C), indicating the quantities of products per weight and item placed on the market each month, whereupon the Collective Scheme of Alternative Management shall calculate the corresponding recycling contribution for each period and issue a relevant invoice for its payment. As weight of the EEE placed on the market is deemed, in accordance with the Implementing Regulation (EU) 2017/699 (18-04-2017), the gross weight of each EEE, including all electrical and electronic components but excluding: packaging, accumulators/batteries, instructions, manuals, non-electrical/electronic components and consumables.

Where it is found, in any way whatsoever, that the information submitted by the Producer is untrue, the Collective Scheme of Alternative Management shall have the right to terminate this agreement and notify the competent authority to conduct an audit and apply the sanctions provided for under Law 2939/01, as in force under the provisions of Law 4496/17, Law 4042/2012, JMD No 23615/651/E.103/2014 and MD No off. 181504 (Government Gazette, No 2454/2016), etc.

- pay to the Collective Scheme of Alternative Management, within the set deadline and in any case within 60 days from the date of issuance of the relevant invoice, the financial contribution that corresponds to each product placed by the Producer on the Greek market and disburse duly and fully in general all the contributions for the products placed by the Producer on the market, plus the corresponding VAT, as specified under the relevant article hereof.
- submit a debt clearance certificate or a certificate of termination of the agreement, legally signed by another Collective Scheme of Alternative Management in which the Producer had previously registered, if any.
- provide to the Scheme of Alternative Management, where appropriate, the documents, invoices, documentary evidence and all information about the quantities (weight and pieces) and types of products moved, to ensure the proper functioning, control and organisation of alternative management of WEEE, and in fulfillment of his obligations under the relevant provisions on providing information to the Scheme of Alternative Management, treatment facilities and transporters cooperating with the Scheme of Alternative Management;
- see to it that eco-design requirements are met for energy-related products in compliance

with Directive 2009/125/EC and that the use of certain hazardous substances is restricted during the manufacture of EEE in accordance with Presidential Decree 114/2013.

- work together with WEEE treatment and recycling plants to facilitate the reuse or recovery of WEEE, their components, sub-assemblies, and materials.
- communicate and inform users, directly at the locations where products are placed on the market, using printed publications or user instructions, of: the obligation to separate WEEE from municipal waste, the methods and points of return and collection of WEEE for each type thereof, the importance of utilising WEEE by reusing or recycling it, the adverse impact on the environment and human health of any harmful substances contained in Electric and Electronic Equipment, the obligation to affix, and the significance of affixing, the mark used on EEE intended for alternative management;
- Clearly mark their products with a mark indicating that EEE was placed on the market after 13 August 2005, in accordance with Article 12 (2) of JMD No 23615/651/E.103/2014.
- obtain and use lawfully in its transactions and vouchers, as well as in the bids submitted in the context of tender procedures, works contracts, etc., the PRN assigned by the Hellenic Recycling Agency, also making clear and distinctive reference per item in respect to the financial contribution for recycling under Law 2939/01 and to the relevant supporting documents pursuant to Ministerial Decision No 112145 (Government Gazette/1916/2004).
- mark the equipment placed on the market with the relevant symbol, in order to facilitate the separate collection of waste and to minimise the disposal of WEEE as mixed municipal waste (JMD No 23615/651/ E.103/2014 - Annex IX).
- supply and place EEE products on the market that meet the relevant provisions of the law and the terms of this agreement (issuance of invoices, indication of PRN on the invoices, separate indication of the recycling contribution per item on the invoices, Eco-design, Marking, etc);
- allow and accept the conduct of audits either by the Collective Scheme of Alternative Management or by certified accountants or by an audit firm duly appointed by the Collective Scheme of Alternative Management, to verify the information submitted by, and the situation of, the contracting Producer and to cross-check the information submitted by the Producer. Further audits may be conducted by the Hellenic Recycling Agency or by the Collective Scheme of Alternative Management at any time, to cross-check and verify the information submitted as per the above. Audits of information shall be subject to the principle of confidentiality. All costs incurred in connection with the audit firm or certified auditor appointed by the Collective Scheme of Alternative Management shall be borne by the Collective Scheme of Alternative Management. The audited producer must provide all possible facilities and all the necessary data and statements for the comparison thereof with their submitted statements.
- participate in an Scheme of Alternative Management for Batteries and Accumulators, in case it has placed on the Greek market EEE with built-in batteries or accumulators, in implementation of Implementing Regulation 2017/699/EU.

The **environmental responsibility** of the Producer concurs with the above obligations and has been transposed into national law directly under Law 4042/2012, which establishes the use of criminal law to protect the environment and establishes sanctions for provoking, possibly provoking, degrading or endangering the Environment, and which stipulates that the "producer" is subject to the "extended producer responsibility" (Article 25(1) of Law 4042/2012) in order to reinforce prevention, reuse, recovery, etc. The same law under Article 6, for the application of Articles 2 to 9 thereof, includes in the concept of "illegal" the infringement of the provisions of Law 2939/01 and Law 3854/10 and provides for the implementation of Article 28 of Law 1650 as amended under Article 7 of Law 4042/12 and similar sanctions for environmental infringements (Articles 6,7 & 37 (1,2) of Law 4042/2012) in the context of the "environmental responsibility" of the producers, as specified under law for natural and legal persons, as well as for persons who hold a "responsible position" in legal entities, which includes the "producer" that is responsible for alternative EEE waste management.

14. DURATION - TERMINATION - EXPIRY OF THE AGREEMENT

A. Duration

The term of this agreement is set to one (1) year.

This agreement **shall be renewed automatically** every year unless either party terminates the agreement or requests its termination or suspension after the Producer's declarations and

recycling financial contributions are cleared, as laid down hereinafter.

B. Termination

Moreover, the Collective Scheme of Alternative Management shall reserve the right:

- 1) to terminate this agreement on serious grounds, *inter alia* due to the Producer defaulting on their obligations hereunder and under law, after having notified them by letter or other document, with proof of receipt, sent to the Producer's declared business address or e-mail address, and provided that the Producer has failed to comply within one (1) month from the date of notification. In any event, the termination shall take effect immediately when its notice is communicated to the Hellenic Recycling Agency, and a copy of such notice must also be sent to the Hellenic Recycling Agency, and this shall lead to the Producer's deletion from the Producer Register and the imposition of sanctions on them. After the notice of termination is communicated to the Hellenic Recycling Agency, should the Producer, the agreement of which was terminated, or any third party procuring the producer's products use or refer to the Producer Register or Entry Agreement in their transactions (tender procedures, vouchers, bids, etc.), such use or reference shall be considered as illegal and abusive and shall result to the consequences laid down by the law for such producer or third party.
- 2) to appeal before the Courts in order to claim the contributions due and to pursue their collection in any lawful way.
- 3) to appeal to the competent Authority for the imposition of the Criminal or Administrative sanctions specified under law.

The contracting producer reserves the right:

- 1) to terminate this agreement by a written notice communicated to the Collective Scheme of Alternative Management and to the Hellenic Recycling Agency two (2) months in advance, provided that the Producer: (a) has organised its own individual Scheme of Alternative Management, or (b) participates in another collective scheme of alternative management of WEEE which is authorised by the competent authorities and all of the above, only if the Producer has, up to that time, fulfilled their obligations to the Collective Scheme of Alternative Management, as laid down herein, in accordance with the conditions hereof, and with no cost to the Collective Scheme of Alternative Management in any event;
- 2) to terminate this agreement on serious grounds, if they have fulfilled their obligations up to that time, and, in particular, the payment of the due financial contributions. The notice of termination is communicated two (2) months in advance by the Producer in writing to the Collective Scheme of Alternative Management and then to the Hellenic Recycling Agency accompanied by the relevant certificate of the Collective Scheme of Alternative Management attesting the duration of participation of the Producer and the payment of the due financial contributions.

Either contracting party reserves the right:

to terminate this agreement with immediate effect in case the counterparty has gone into bankruptcy, liquidation or administration by court or is the subject of enforcement proceedings, which they must notify to the counterparty.

The dissolution of a participating company (producer), their submission under Article 99 of the Insolvency Code, the cessation of their business operations, death or any event that is equivalent to death, their takeover, merger or change of legal form, as well as the termination, shall not cause their obligations to be extinguished, in particular as regards the financial contributions owed by the Producer, as well as the obligation to observe all other provisions of law and this agreement, whereas any legal representative or manager or administrator shall also be held liable in connection with the fulfillment of these obligations under Law 4042/12.

C. Expiry

This contract shall expire:

- 1) upon lapse of twelve consecutive months in which no "Declaration on the products placed on the market" has been submitted by the "Producer".
- 2) by joint agreement of the parties and on condition that there are no outstanding financial contributions or other obligations on the part of the Producer.
- 3) should the Collective Scheme of Alternative Management lose under a final judgement the authorisation for the operation of the collective scheme of alternative management of WEEE.
- 4) in the event of termination by a contracting party in accordance with the provisions, the distinctions and cases of the preceding paragraph (B).

Any pending obligations of the producer arising from the agreement up, of any nature whatsoever, shall remain in force and shall establish a legal claim on the part of the Collective Scheme of Alternative Management against the producer. The Collective Scheme of Alternative Management shall under no circumstances waive the right to pursue such claims. Any recycling financial contributions owed shall be claimed by any lawful means. Criminal, administrative, and civil claims under law and this agreement shall also be pursued.

15. KEEPING RECORD OF PERSONAL DATA

The Collective Scheme of Alternative Management keeps an electronic file of personal data for the employees, suppliers and other persons trading with it or with participating producers, pursuant to Law N.4624/2019 "For the Protection of the Individual from the Processing of Personal Data" and the European General Data Protection Regulation (EU) 2016/680 of the European Parliament and of the Council of 27 April 2016 ".

16. CONFIDENTIALITY

The Collective Scheme of Alternative Management undertakes to keep confidential the information provided by the contracting Producer in accordance herewith and use that information for the implementation of the agreement and the operation of the operator, within the framework specified under the relevant provisions.

The Collective Scheme of Alternative Management also reserves the right to process the information, details and data received regarding the Producer, subject to the terms and conditions on the protection of personal data and to disclose the contracting Producer's information and data to a competent authority or in order to fulfill a legal obligation or order, in particular under Law 3854/10, Law 4042/12, JMD No 23615/651/E.103/2014, MD No off. 181504/2016, Article 4C (1) of Law 4496/17 etc., with a view to the establishment, implementation and management of the Register of the Ministry of the Environment and Energy, as well as the mandatory collection of statistics and information in general concerning the distribution and management of waste specified under more specific laws.

The second party undertakes to keep confidential the data, documents, information, etc. provided to them by the Collective Scheme of Alternative Management.

The confidentiality obligation shall also cover electronic information and communication between the parties, which both parties hereby undertake to protect. The Collective Scheme of Alternative Management shall not be held liable in the event of improper use of the electronic application by the Producer.

17. SPECIAL TERMS

The Collective Scheme of Alternative Management, as a non-profit public interest body according to its articles of association and the law, does not distribute profits, and all its revenues are used to the benefit of the organisation of alternative EEE waste management and a percentage thereof is attributed to the Hellenic Recycling Agency.

This agreement shall not be assigned or transferred to any third natural or legal person without prior written consent from the counterparty.

In case the contracting company (producer) changes its legal form, or in case it is transferred by sale, donation, or succession, or in case of any other change to its factual or legal situation, including its trade name or place of establishment, its legal representatives shall, in any case, immediately notify that change to the Collective Scheme of Alternative Management and take action as required by law.

It is hereby explicitly agreed upon between the parties that any dispute hereunder or related thereto shall be settled by the courts of Athens in accordance with Greek law.

Any documents, application or process shall be served to the address of each party first above written. Any change to the address of either party shall be notified to the counterparty in writing, just like all other notices, otherwise the address first above written shall apply.

It is hereby agreed upon that all the terms of this Agreement and of its Annexes are material and may be amended only in writing and upon approval by the Hellenic Recycling Agency.

This Agreement, including its ANNEXES, shall supersede any prior written or oral agreement.

The competent authority shall have the right to be notified hereof in accordance with the law.

The following Annexes are attached hereto:

- **Annex A'** (Categories of electric and electronic equipment)
- **Annex B'** (List of financial Contributions)
- **Annex C'** (Periodic declaration of EEE quantities placed on the market)
- **Annex D'** (EEE producer data)
- **Annex E'** (Eco-design Incentive)

This Agreement was drawn up in 2 originals, and each party was given one.

THE CONTRACTING PARTIES

THE COLLECTIVE SCHEME OF ALTERNATIVE MANAGEMENT FOTOKIKLOSI SA	THE CONTRACTING PARTY THE PRODUCER

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ANNEX A
CATEGORIES OF ELECTRIC AND ELECTRONIC EQUIPMENT
(JMD 23615/651/E.103/2014)

	Category	Definition	Some examples from the WEEE2 Directive/the European EWRN Network
1	Temperature exchange equipment (TEE)	Temperature exchange equipment is electrical and electronic equipment ("EEE") with internal circuits where substances other than water – e.g., gas, oil, refrigerant or a secondary fluid - are used for the purpose of cooling and/or heating and/or dehumidifying.	Refrigerators, Freezers, Equipment which automatically deliver cold products, Air-conditioning equipment, Dehumidifying equipment, Heat pumps, Radiators containing oil and other temperature exchange equipment using fluids other than water for the temperature exchange.
2	Screens, monitors, and equipment containing screens having a surface greater than 100 cm²	<p>Screens and monitors are EEE intended to provide images and information on an electronic display - regardless of its dimension – such as cathode ray tubes (CRT), liquid crystal displays (LCD), light-emitting diode displays (LED) or other kind of electronic displays.</p> <p>Additionally, WEEE2 includes under category 2 other equipment containing screens having a surface greater than 100 cm². However, WEEE2 FAQ2 clarify that not every equipment containing a screen greater than 100 cm² falls under category 2. Only EEE with a screen surface greater than 100 cm² and whose intended usage focus is displaying images or information on a screen is allocated to category 2. Equipment such as Laptops, Notebooks, Tablets, eBook-/e-Readers with a screen surface greater than 100 cm² shall be considered under category 2, but not equipment like washing machines, refrigerators, printers, mobile phones (smartphones, phablets etc.), even if they have a screen surface greater than 100 cm², because their intended usage focus is not displaying information on a screen.</p>	Screens, Televisions, LCD photo frames, Monitors, Laptops, Notebooks, Tablets, eBook-/e-Readers

3	Lamps	<p>Lamps are replaceable electrical devices that produce light from electricity, amongst that they can also have other functions*. They are intended to be used in luminaires amongst other devices. These lamps usually have a base made of ceramic, metal, glass or plastic, which secures the lamp in a standardized socket, which may be made with a screw thread base, two metal pins, two metal caps or a bayonet cap to allow the replacement of the lamp without tools.</p>	<p>Straight fluorescent lamps, Compact fluorescent lamps, fluorescent lamps, High intensity discharge lamps - including pressure sodium lamps and metal halide lamps, Low pressure sodium lamps, LED retrofit lamps.</p>
4	Large equipment (any external dimension more than 50 cm)	<p>EEE that is not allocated to categories 1, 2 or 3. Any external dimension is more than 50 cm. The external dimensions of the equipment need to be measured in a status ready for use.</p>	<p>Washing machines, Clothes dryers, Dish washing machines, Cookers, Electric stoves, Electric hot plates, Luminaires, Equipment reproducing sound or images, Musical equipment (excluding pipe organs installed in churches), Appliances for knitting and weaving, Large computer-mainframes, Large printing machines, Copying equipment, Large coin slot machines, Large medical devices, Large monitoring and control instruments, Large appliances which automatically deliver products and money, Photovoltaic panels. Household appliances; IT and telecommunication equipment; consumer equipment; luminaires; equipment reproducing sound or images, musical equipment; electrical and electronic tools; toys, leisure, and sports equipment; medical devices; monitoring and control instruments; automatic dispensers; equipment for the generation of electric currents.</p> <p>This category does not include equipment included in categories 1 to 3.</p>

5	<p>Small equipment (no external dimension more than 50 cm)</p>	<p>EEE that is not allocated to categories 1, 2, 3, 4 or 6. No external dimension is more than 50 cm.</p> <p>The determination of dimensions follows the definition provided for category 4 above. If then the largest outer dimension is 50 cm or less and it's not IT or telecommunication equipment it meets the definition of category 5.</p>	<p>Vacuum cleaners, Carpet sweepers, Appliances for sewing, Luminaires, Microwaves, Ventilation equipment, Irons, Toasters, Electric knives, Electric kettles, Clocks and Watches, Electric shavers, Scales, Appliances for hair and body care, Radio sets, Digital cameras, Video cameras, Video recorders, Hi-fi equipment, Musical instruments, Equipment reproducing sound or images, Electrical and electronic toys, Sports equipment, Computers for biking, diving, running, rowing, etc., Smoke detectors, Heating regulators, Thermostats, Small Electrical and electronic tools, Small medical devices, Small Monitoring and control instruments, Small Appliances which automatically deliver products, Small equipment with integrated photovoltaic panels. Household appliances; consumer equipment; luminaires; equipment reproducing sound or images, musical equipment; electrical and electronic tools; toys, leisure, and sports equipment; medical devices; monitoring and control instruments; automatic dispensers; equipment for the generation of electric currents.</p> <p>This category does not include equipment included in categories 1 to 3 and 6.</p>
6	<p>Small IT and telecommunication equipment (no external dimension more than 50 cm)</p>	<p>EEE that is not allocated to categories 1, 2, 3, 4 or 5.</p> <p>Information equipment is equipment that can be used for collecting, transmitting, processing, storing, and showing information. Telecommunication equipment is equipment designed to transmit signals – voice, video, and data – electronically over a certain distance. The determination of dimensions is the same as for category 5. If then the equipment is IT or telecommunication equipment it meets the definition of category 6.</p>	<p>Mobile phones (smartphones, phablets etc.), GPS and navigation equipment, Pocket calculators, Routers, Personal computers, Printers, Telephones.</p>

ANNEX B
LIST OF FINANCIAL CONTRIBUTIONS FOR ELECTRICAL AND ELECTRONIC EQUIPMENT

EEE CATEGORY		DESCRIPTION	€/TN	
1	Temperature exchange equipment	1A	REFRIGERATORS, FREEZERS AND OTHER COOLING EQUIPMENT	180.00
		1B	AIR CONDITIONING EQUIPMENT	100.00
		1C	EQUIPMENT WHICH AUTOMATICALLY DELIVERS COLD PRODUCTS	250.00
		1D	TEMPERATURE EXCHANGE EQUIPMENT USING FLUIDS OTHER THAN WATER FOR THE TEMPERATURE EXCHANGE	125.00
		1E	DEHUMIDIFYING EQUIPMENT	125.00
2	Screens	2A	SCREENS, TELEVISIONS, LCD PHOTO FRAMES	254.24
		2B	LAPTOPS/NOTEBOOKS	160.00
3	Lamps	3	LAMPS	0.10 € / piece
4	Large equipment	4A	LARGE HOUSEHOLD APPLIANCES (ANY EXTERNAL DIMENSION MORE THAN 50 cm) EXCEPT 1A, 1B, 1D, 1E	125.00
		4B	LARGE IT EQUIPMENT (MORE THAN 50 cm)	160.00
		4C	LARGE EQUIPMENT REPRODUCING SOUND OR IMAGES, MUSICAL EQUIPMENT (ANY EXTERNAL DIMENSION MORE THAN 50cm)	180.00
		4D	LARGE LIGHTING EQUIPMENT (ANY EXTERNAL DIMENSION MORE THAN 50cm)	**
		4E	LARGE TOOLS (ANY EXTERNAL DIMENSION MORE THAN 50cm)	101.70
		4F	LARGE TOYS (ANY EXTERNAL DIMENSION MORE THAN 50cm)	220.00

		4G	LARGE MEDICAL DEVICES (ANY EXTERNAL DIMENSION MORE THAN 50cm)	200.00
		4H	LARGE MONITORING AND CONTROL INSTRUMENTS (ANY EXTERNAL DIMENSION MORE THAN 50cm)	152.54
		4I	LARGE AUTOMATIC DISPENSERS (ANY EXTERNAL DIMENSION MORE THAN 50cm) EXCEPT 1C	250.00
		4J	LARGE PHOTOVOLTAIC PANELS (ANY EXTERNAL DIMENSION MORE THAN 50cm)	300.00 *
		4K	LARGE SIZED SMALL HOUSEHOLD APPLIANCES (ANY EXTERNAL DIMENSION MORE THAN 50 cm)	160.00
5	Small equipment	5A	SMALL HOUSEHOLD APPLIANCES (NO EXTERNAL DIMENSIONS MORE THAN 50 cm) EXCEPT 1A, 1B, 1C, 1D, 1E, 2A, 2B	160.00
		5B	SMALL EQUIPMENT REPRODUCING SOUND OR IMAGES, MUSICAL EQUIPMENT (NO EXTERNAL DIMENSIONS MORE THAN 50cm)	180.00
		5C	SMALL LIGHTING EQUIPMENT (NO EXTERNAL DIMENSIONS MORE THAN 50 cm)	**
		5D	SMALL TOOLS (NO EXTERNAL DIMENSIONS MORE THAN 50 cm)	101.70
		5E	SMALL TOYS (NO EXTERNAL DIMENSIONS MORE THAN 50 cm)	220.00
		5F	SMALL MEDICAL DEVICES (NO EXTERNAL DIMENSIONS MORE THAN 50cm)	200.00
		5G	SMALL MONITORING AND CONTROL INSTRUMENTS (NO EXTERNAL DIMENSIONS MORE THAN 50cm)	152.54
		5H	SMALL AUTOMATIC DISPENSERS (NO EXTERNAL DIMENSIONS MORE THAN 50cm) EXCEPT 1C	250.00
		5I	SMALL PHOTOVOLTAIC PANELS (NO EXTERNAL DIMENSIONS MORE THAN 50cm)	300.00 *
		5J	SMALL SIZE LARGE HOUSEHOLD APPLIANCES (NO EXTERNAL DIMENSIONS MORE THAN 50 cm) EXCEPT 1A, 1B, 1C, 1D, 1E	125.00
6	Small IT and telecommunication equipment	6	SMALL IT EQUIPMENT (NO EXTERNAL DIMENSIONS MORE THAN 50 cm)	160.00

*Note: As regards Photovoltaic Panels (CAT. 4G & 5I), the charge for these items for the the time period 01/01/2023 until 31/12/2024 is 150.00€

**Note: As regards lighting equipment (CAT. 4D & 5C) the charges for these items are as follows:

a) LIGHTING EQUIPMENT WITH RECYCLING CONTRIBUTION (Financial Contribution € 0.10 per piece)

- 1) Spotlights, flush mount or external, irrespective of lamp-holder with dimensions up to 15cm
- 2) PANEL LED, flush mount or external, dimensions up to 15cm
- 3) LED SMD or COB lamps, flush mount or external, dimensions up to 15cm
- 4) Wall lamps, ceiling lamps, bulkhead lights, suspended single lights, reading lamps, wall mount lamps
- 5) Flashlights, beacons, signal lights, etc.
- 6) Iodine floodlights, up to 500 W
- 7) SMD or COB floodlights, dimensions up to 20cm
- 8) Ball lamps with a base of up to 30 cm in diameter

b) LIGHTING EQUIPMENT WITH RECYCLING CONTRIBUTION (Financial Contribution € 0.30 per piece)

- 1) Luminaires that use fluorescent lamps, LED lamps: 60X60, waterproof, hollow, with a ceiling / dropped ceiling plastic cover
- 2) PL luminaires: flush mount or external (we charge €0.30 per luminary only, irrespective of whether it is sold with its assembly or not); no charge for the assembly
- 3) PANEL LED, flush mount or external, dimensions exceeding 15cm
- 4) LED SMD or COB lamps, flush mount or external, dimensions exceeding 15cm
- 5) METAL HALIDE luminaires: flush mount or external; we also charge €0.30 for luminaires only
- 6) Bell-shaped luminaires: MERCURY, BLENDED LIGHT, METAL HALIDE, SODIUM, E27, E40, etc.
- 7) Bell-shaped luminaires: LED SMD or COB
- 8) Luminaires: those with built-in BALLAST (FLUORESCENT, METAL HALIDE, PL, SODIUM, MERCURY) irrespective of socket
- 9) Road luminaires: MERCURY, SODIUM, METAL HALIDE, BLENDED LIGHT etc.
- 10) Road luminaires, LED SMD or COB:
- 11) Post-mounted luminaires: low or top for outdoor areas (squares, pathways, etc.) irrespective of lamp
- 12) Floor, flush mount luminaires, irrespective of lamp
- 13) Outdoor luminaires: floor-mounted posts, suspended chandeliers, flush mount, or external multiple spots irrespective of lamp-holder or lamp
- 14) Slim fluorine luminaires: for kitchens, bathrooms, etc.
- 15) Floodlights: MERCURY, SODIUM, METAL HALIDE, IODINE, 1000 w or higher, E27, E40, etc.
- 16) SMD or COB LED floodlights, dimensions exceeding 20cm
- 17) LED floodlights and luminaires
- 18) Balls with a base of 40cm in diameter or more, irrespective of lamp-holder or lamp
- 19) Illuminated signs, irrespective of size and lamp

c). LUMINAIRES WITH A LAMP

In case a luminaire is sold with a lamp, the charge shall include the contribution for the luminaire separately and that for the lamp separately

ANNEX C
PERIODIC DECLARATION OF EEE PLACED ON THE MARKET

PERIODIC DECLARATION OF EEE PLACED ON THE MARKET		
COMPANY TRADE NAME (full):		
DISTINCTIVE TITLE:		
REGISTERED OFFICE:		
GENERAL COMMERCIAL REGISTRY (GEMI) NO:		
T.I.N.:		
Temperature exchange equipment	Pieces	Total weight
Refrigerators, freezers & other refrigeration appliances (€ 180.00 / ton)		
Equipment which automatically delivers cold products (€ 250.00 / ton)		
Air conditioning equipment (€ 100.00 / ton)		
Dehumidifying equipment (€ 125.00 / ton)		
Temperature exchange equipment using fluids other than water for the temperature exchange (€ 125.00 / ton)		
Screens	Pieces	Total weight
Screens, Televisions, LCD photo frames (€ 254.24 / ton)		
Laptop / notebook monitors (€ 160.00 / ton)		
Photovoltaic Panels (€ 300.00 / ton)	Pieces	Total weight
Small Photovoltaic Panels (No external dimensions more than 50cm)		
Large Photovoltaic Panels (Any external dimension more than 50cm)		
Large household appliances (€ 125.00 / ton)	Pieces	Total weight
Small sized large household appliances (No external dimensions more than 50cm)		
Large sized large household appliances (Any external dimension more than 50cm)		
Small household appliances of all types (€ 160.00 / ton)	Pieces	Total weight
Small sized small household appliances (No external dimensions more than 50cm)		
Large sized small household appliances (Any external dimension more than 50cm)		
IT and telecommunications equipment (€ 160.00 / ton)	Pieces	Total weight
Small IT equipment (No external dimensions more than 50cm)		
Large IT equipment (Any external dimension more than 50cm)		
Consumer equipment (€ 180.00 / ton)	Pieces	Total weight
Small consumer equipment (No external dimensions more than 50cm)		
Large consumer equipment (Any external dimension more than 50cm)		
Lamps (€0.10/ piece)	Pieces	Total weight
Lamps		
LED Lamps		
Light tapes, light strings, etc. (€0.10/meter)		
Lighting equipment (€0.10 & €0.30 / piece)	Pieces	Total weight
Small lighting equipment (No external dimensions more than 50cm) (€0.10 / piece)		
Large lighting equipment (Any external dimension more than 50cm) (€0.10 / piece)		
Small lighting equipment (No external dimensions more than 50cm) (€0.30 / piece)		
Large lighting equipment (Any external dimension more than 50cm) (€0.30 / piece)		

Electric tools and electronic tools (€ 101.70 / ton)	Pieces	Total weight
Small tools (No external dimensions more than 50cm)		
Large tools (Any external dimension more than 50cm)		
Toys, leisure and sports equipment (€ 220.00 / ton)	Pieces	Total weight
Small toys, leisure and sports equipment (No external dimensions more than 50cm)		
Large toys, leisure and sports equipment (Any external dimension more than 50cm)		
Medical devices (€ 200.00 / ton)	Pieces	Total weight
Small medical devices (No external dimensions more than 50cm)		
Large medical devices(Any external dimension more than 50cm)		
Monitoring and control instruments (€ 152.54 / ton)	Pieces	Total weight
Small monitoring and control instruments (No external dimensions more than 50cm)		
Large monitoring and control instruments (Any external dimension more than 50cm)		
Equipment which automatically delivers products without cooling (€ 250.00 / ton)	Pieces	Total weight
Small equipment which automatically delivers products without cooling (No external dimensions more than 50cm)		
Large equipment which automatically delivers products without cooling (Any external dimension more than 50cm)		

Note: Mandatory filling out of both columns (pieces and total weight) in the declared items.

ANNEX D**PRODUCER DATA**

Company trade name	
Distinctive title	
Registered office (number, street, postcode, city/town)	
Occupation / activity code number	
Postal Address (Street, Number, City, Postal Code)	
T.I.N.	
General Commercial Registry (GEMI) No	
TAX OFFICE	
Company's date of incorporation / Government Gazette in which incorporation was published / /
Contact telephone numbers	
Legal Representative	
Fax	
Company URL	
Contact person	
Contact e-mail	
Contact person's mobile telephone number	

ANNEX E

ECO-DESIGN INCENTIVE

What is Eco-design

O Eco-design (ED) means the integration of environmental aspects into product and services design. Eco-design is integrated in a similar way as other important requirements that are already considered in the design process, i.e., quality, legislation, costs, functionality, durability, ergonomics, aesthetics, health and safety. Therefore, eco designed products are innovative, have better environmental performance and are at least as good in terms of quality as market standard products. This makes the use of eco-design gradually more important for companies and leads to clear advantages for companies that apply eco-design.

Eco-design adopts an integrated approach to the relationship of products and services with the environment at three levels:

- the entire Life Cycle of the product or service is examined. The environmental effects of a product do not result only during its manufacture, use or when it is turned into waste, but throughout its entire life cycle. It includes the acquisition and transfer of resources required for the manufacture of the product, the manufacturing processes, the distribution, the use and maintenance, the reuse and the treatment of its waste.
- the product is considered as a "system". All the elements that a product needs to develop its functionality (consumables, packaging, power grids, etc.) must also be considered.
- a multi-criteria approach is followed. All the different environmental impacts that can be generated by a product system during its life cycle are examined in order to avoid exchanges between different categories of impacts (e.g. resource depletion, greenhouse effect, toxicity, etc.).

Reducing the environmental impact of products or services leads to meeting the goal of continuous business improvement.

One of the objectives for applying eco-design may be to obtain a certified eco-label. On the other hand, environmental criteria set by the certified eco-labels can be used as potential ecodesign strategies. Eco-design products may gain easier access to public or private markets due to their very small environmental impact compared to market standard products.

The main purpose of eco-design is to identify technical alternatives for improving the environmental performance of the product, considering the economic viability of these alternatives, avoiding any significant loss of performance or usefulness of the product. Technical, environmental, and economic analysis must identify the specific environmental aspects of the best performing products and technology available on the market.

European framework created in 2005 and extended in 2009

As early as 2005, the European Parliament adopted the first legal framework for eco-design on energy-using products (EUP) (Directive 2005/32/EC). It was a framework directive that did not establish binding obligations. The obligations arise from implementing measures adopted under the comitology procedure for certain energy-consuming products such as boilers, water heaters, computers, lamps, televisions, etc.

In 2009, with the reformulation of the original directive, the scope was extended to energy-related products, in order to expand the supply of products with high energy and environmental performance (Directive 2009/125/EC).

This Directive establishes a framework for the setting of Community eco-design requirements for energy-related products with the aim of ensuring the free movement of such products within the internal market

This Directive provides for the setting of requirements which the energy-related products covered by implementing measures must fulfil in order to be placed on the market and/or put into service. It contributes to sustainable development by increasing energy efficiency and the level of protection of the environment, while at the same time increasing the security of the energy supply.

Method of determining specific eco-design requirements

Specific eco-design requirements aim at improving a selected environmental aspect of the product. They may take the form of requirements for reduced consumption of a given resource, such as a limit on the use of a resource in the various stages of a product's life cycle, as appropriate (such as a limit on water consumption in the use phase or on the quantities of a given material incorporated in the product or a requirement for minimum quantities of recycled material)

In preparing implementing measures laying down specific eco-design requirements, the relevant eco-design parameters and the levels of these requirements are set, concrete measures must be taken with a view to minimising the product's environmental impact.

Concerning energy consumption in use, the level of energy efficiency or consumption must be set aiming at the life cycle cost minimum to end-users for representative product models, taking into account the consequences on other environmental aspects.

Eco-design requirements aim at the smooth functioning of the internal market, the prevention of barriers to trade and the prevention of unfair competition, the uniform application of eco-design for all energy-related products, and, in particular, the reduction of natural resources and energy consumption, improving the environmental aspects of products, in the interest of sustainable development and the circular economy, encouraging and continuously improving the overall environmental impact and avoiding pollution transfer, which are new and real opportunities for manufacturers, consumers and the entire society.

Eco-design Incentive

In order to contribute to the above alternative possibility of improving the environmental impact of products and the usefulness of products for the consumers, the Collective Scheme of Alternative Management establishes incentives for fulfilling the specific requirements of the ecological design. One of the incentives applied in this agreement for fostering eco-design of their products, with the long-term goal of securing and placing fully ecological products on the market, is to impose a "reduced recycling contribution" on their eco-design certified products. The certification of the eco-design for providing the incentive of reduced contribution, must be proved by a certificate/certification issued by an official certification body and in addition the products must be marked with the Eco Label. The rate of reduction of the contribution is hereby set at 5% of the contribution price laid down in the approved list for each product set out under Annex B hereof.

The producer to which the above "reduced contribution" applies, before placing on the Greek market a product marked with the above "Eco-label" certification, must have secured and communicated the relevant documents and certifications in writing to the Collective Scheme of Alternative Management. Following the declarations of sold quantities that it submits to the Collective Scheme of Alternative Management for the products with the "Eco-label" certification that they have placed on the market, the producer submits a separate declaration in order for the specific products to become eligible for reduced contribution. Otherwise, the "reduced contribution" incentive may not apply, but the Collective Scheme of Alternative Management shall issue supporting documents in accordance with the standard procedure set out under this agreement.