

Stamp: REGIONAL LANDFILL Ltd. Subotica  
DATE: 9<sup>th</sup> November 2012  
NUMBER: II-124/2012

Republic of Serbia  
Autonomous Province of Vojvodina  
**PROVINCIAL SECRETARIAT**  
**FOR URBAN PLANNING, CONSTRUCTION**  
**AND ENVIRONMENTAL PROTECTION**  
Number: 130-501-1188/2012-06  
Date: 7<sup>th</sup> November 2012  
NOVI SAD

On the basis of Article 24 of the Environmental Impact Assessment Act ("The Official Gazette of the Republic of Serbia" No. 135/04, 36/09), Article 55 of the Provincial Assembly Decision on Provincial Administration (The Official Register of the APV" No. 4/10, 4/11 and 20/12) and Article 192 of the General Administrative Procedure Act ("The Official Gazette of FRY" No. 33/97 and 31/01 and "The Official Gazette of the Republic of Serbia" No. 30/10), and based on the application of the project holder – City of Subotica, address Trg Slobode 1a, and the implemented procedure of evaluation of the Environmental Impact Assessment Study, the Provincial Secretariat for Urban Planning, Construction and Environmental Protection enacts the

**DECISION**  
**on consenting to the Environmental Impact Assessment Study**

For the Project – Construction of Subotica Regional Sanitary Landfill on the cadastre plot No. 2635 Cadastral Municipality of Bikovo, Municipal Assembly of Subotica

1. It is hereby certified that the Environmental Impact Assessment Study For the Project – Construction of Subotica Regional Sanitary Landfill on the cadastre plot No. 2635 Cadastral Municipality of Bikovo, Municipal Assembly of Subotica has been produced in compliance with the determined normative prescribed by the Environmental Impact Assessment Act ("The Official Gazette of the Republic of Serbia" No. 135/04, 36/09).
2. The Environmental Impact Assessment Study indicates that the planned project does not affect the environmental factors and that the planned Project at the aforementioned location does not affect the environment according to the requirements and measures determined herewith.
3. To protect the environmental factors, the Project holder is obliged to provide conditions and implement measures defined in Chapter 8 of the Environmental Impact Assessment Study.
4. The Project holder is obliged to provide the execution of the environmental impact monitoring program proscribed in Chapter 9 of the Environmental Impact Assessment Study, in a prescribed manner, and to deliver the monitoring data gathered to the Environmental Protection Agency in compliance with the Environmental Protection Act ("The Official Gazette of the Republic of Serbia" No. 135/04, 36/09).

5. The Project holder is obliged to start the implementation, or construction and project execution, within two years from the day of reception of this consent to the Environmental Impact Assessment Study; otherwise the present Environmental Impact Assessment Study needs to be updated.

6. Separate Conclusion shall be brought about the proceedings costs.