



**Atlantic Used Oil**  
Management Association

# Collectors Agreement

**For the Province of Prince Edward Island**

**Version of January 15, 2026 – Including the Appendix I of July 01, 2025**

**COLLECTORS AGREEMENT:**

**BETWEEN:**

**SOCIÉTÉ DE GESTION DES HUILES USAGÉES DE  
L'ATLANTIQUE – ATLANTIC USED OIL MANAGEMENT  
ASSOCIATION**, a company constituted under Part III of the  
*Companies Act*, having its principal place of business at 65  
Grafton Street, PO Box 2140, Charlottetown, PE, C1A 8B9,  
represented by

\_\_\_\_\_,  
(print name)

\_\_\_\_\_,  
(print title)

duly authorized to act herein, as he/she so declares:  
(hereinafter called “**Atlantic UOMA**”)

**AND:**

\_\_\_\_\_  
(print complete legal entity name)

having its principal place of business at:

\_\_\_\_\_,  
(address)

herein represented by:

\_\_\_\_\_,  
(print name)

\_\_\_\_\_,  
(print title)

duly authorized to act herein, as he/she so declares:

(hereinafter called the “**Collector**”)

**PREAMBLE**

**WHEREAS** Atlantic Used Oil Management Association (UOMA Atlantic) has been constituted and recognized by the Department of Environment, Energy and Climate Action Prince Edward Island to represent its Members that are subject to the Regulation and for the purposes of implementing and managing an Oil & Glycol Stewardship Program within the territory of the province of Prince Edward Island, in accordance with this new Regulation;

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**WHEREAS** UOMA Atlantic has set up a process for selection and registration of the collectors for the system it operates;

**WHEREAS** the Collector wishes to register with UOMA Atlantic so that it can participate in the recovery and reclamation system within the territory of the province of Prince Edward Island;

THE PARTIES AGREE AS FOLLOWS:

## 1. Definitions

The following words and expressions mean or define:

- (i) **Act:** means the Prince Edward Island *Environmental Protection Act* and the regulations enacted pursuant to it;
- (ii) **Applicant** means any collector who wants to register with UOMA Atlantic, does whatever is necessary, and submits all documents and information required for that purpose;
- (iii) **Aerosol containers** only include aerosol lubricants and cleaners for automotive parts - used aerosol containers means a container that contained aerosol lubricant or cleaner for automotive parts containers;
- (iv) **Collection Facility** means a collection facility registered with UOMA Atlantic that accepts used oils, used glycol (antifreeze), used oil, glycol (antifreeze) diesel exhaust fluid containers of 50 liters or less, used oil filters as well as used aerosol containers for all kinds of lubricants and used automotive parts cleaners from people who wish to return them;
- (v) **Collector** means a business registered with UOMA Atlantic to pick up the designated materials governed by the Regulation from generators or collection facilities and deliver them to a processor registered with UOMA Atlantic;
- (vi) **Collector Agreement or Agreement** means this Agreement entered into between the Collector and UOMA Atlantic;
- (vii) **Collector and Processor Manual** means the manual supplied by UOMA Atlantic to collectors and processors for the province of Prince Edward Island which describes the management system for designated materials set up by UOMA Atlantic and the details of the systems and procedures that relate to their businesses, as amended from time to time by UOMA Atlantic;
- (viii) **Designated materials** means used oils, used oil containers with a capacity of 250 liters or less, including used aerosol containers for all kinds of lubricants and automotive parts cleaners, used glycol (antifreeze) and its containers with a capacity of 250 liters or less, used diesel exhaust fluid containers with a capacity of 250 liters or less and used filters throughout the territory of the province of Prince Edward Island, in accordance with the Regulation;

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- (ix) **Diesel exhaust fluid containers** means a container with a capacity of 250 liters or less designed to contain diesel exhaust fluid - used diesel exhaust fluid container means a used container with a capacity of 250 liters or less that contained diesel exhaust fluid;
- (x) **Generators** means the users of the designated materials in the normal course of business or as private consumers;
- (xi) **Glycol (antifreeze)** means ethylene or propylene glycol used or intended for use as a vehicle or commercial engine coolant, but does not include the following: plumbing glycol, windshield washer glycol, lock de-icer glycol, gasoline and diesel fuel glycol, as described in the Regulation - used glycol means glycol which through use, storage or handling can no longer be used for its original purpose;
- (xii) **Glycol container** means a container with a capacity of 250 liters or less designed to contain glycol - used glycol container means a container with a capacity of 250 liters or less that contained glycol;
- (xiii) **Minister** means the Minister of the Department of Environment, Energy and Climate Action of the Prince Edward Island;
- (xiv) **Oil** means any petroleum or synthetic derived crankcase oil, engine oil, gear oil, electrical insulating oil, hydraulic fluid, transmission fluid and heat transfer fluid, machinery or equipment lubricants, as described in the Regulation - used oil means oil which, through use, storage or handling, can no longer be used for its original purpose;
- (xv) **Oil container** means a container with a capacity of 250 liters or less designed to contain oil - used oil container means a used container with a capacity of 250 liters or less that contained oil;
- (xvi) **Oil filters** means any spin-on style or element style fluid filters used in hydraulic systems, transmissions or internal combustion engines; oil filters, diesel fuel filters, storage tank fuel filters and household furnace oil filters, except for gasoline filters, as described in the Regulation. Used oil filter means oil filter which through use, storage or handling can no longer be used for their original purpose;
- (xvii) **Processor** means a business registered with UOMA Atlantic that process in order to give a second life to designated materials governed by the Regulation;
- (xviii) **Regulation** means *the Materials Stewardship and Recycling Regulation, Environmental Protection*;
- (xix) **Return Incentive** means the financial incentive disbursed by UOMA Atlantic registered with UOMA Atlantic for recovery of designated materials;

### **3. Conditions of registration and maintenance of registration**

- 3.1 Applicants must send the Collector Registration Application Form (available on Atlantic UOMA's PE website at [www.uoma-atlantic.com/pe](http://www.uoma-atlantic.com/pe) – in the Collectors tab of the Partners page), together with the documents required on the form and all other documents or information that UOMA Atlantic might reasonably request.
- 3.2 All registrations end on December 31 of each year. They must therefore be renewed by January 1 by completing the Collector Registration Renewal Form (available on the Atlantic UOMA website's Partner's portal at <https://uoma-atlantic.com/partners-portal/>, and sent to all registered collectors via email by Atlantic UOMA), together with all other documents or information that Atlantic UOMA might reasonably request. The said Registration Renewals automatically renew the previously signed Collector Agreement.
- 3.3 The Collector and its respective activities and facilities must be complying at all times with the applicable laws and regulations, in particular with regard to management of the designated materials and their traceability, risk management and the safety of their operations, as well as training and information for the employees and executives responsible for or the people assigned to such activities.
- 3.4 The Collector must promptly send to UOMA Atlantic a copy of any notice of infraction, investigation, complaint or other request from a government or other authority relating to any order, statement of offence, pecuniary administrative penalty or notice of non-compliance with any regulation or legislation, especially any environmental legislation or regulation governing its UOMA Atlantic-related activities.
- 3.5 The Collector agrees not to use the Atlantic UOMA logo or any other designation prescribed as such by UOMA Atlantic in any form of communication without written authorization by UOMA Atlantic describing the terms and conditions of such use. However, the Collector may mention that it is registered with UOMA Atlantic. If authorized to use UOMA Atlantic's name, the Collector undertakes to specify that it is doing so as a partner and not as an associate.

### **4. Obligations of the Collector**

#### **4.1.a) Used oil**

- i) The Collector agrees to send to UOMA Atlantic all invoices for payment of used oil Return Incentives, with the "Used OIL Collector Return Incentive Claim Form" and all other information or documents requested on the form. This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](https://uoma-atlantic.com/partners-portal/).
- ii) Upon pickup from a used oil generator entitling the Collector to Return Incentives, the Collector undertakes to use the "Recycle Docket" form and send it to UOMA Atlantic with all the information or documents requested on it. This form is generated directly by Progression LIVE and is also available on

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the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).

- iii) The Collector acknowledges and agrees that it is responsible for inserting the dipstick in the tanker truck before and after each pickup to determine the volume of used oil recovered from each generator location, and that the generator will have to check the volume of recovered used oil and sign the Recycle Docket. **The Collector must also make sure the designated materials have been recovered in Prince Edward Island. If a load contains designated materials from Prince Edward Island and elsewhere, there must be separate measurements.**
- iv) The Collector must provide UOMA Atlantic with an Annual Statement showing the total volume recovered, including the quantity reported to UOMA Atlantic and the inventories at the beginning and end of the year, etc. This form is available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/) and sent to all registered collectors annually via email by Atlantic UOMA.

4.1.b) Used glycol

- i) The Collector agrees to send to UOMA Atlantic all invoices for payment of used glycol Return Incentives, with the "Used GLYCOL Collector Return Incentive Claim Form" and all other information or documents requested on the form. This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).
- ii) Upon pickup from a used glycol generator entitling the Collector to Return Incentives, the Collector undertakes to use the "Recycle Docket" form and send it to UOMA NB with all the information or documents requested on it. This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).
- iii) The Collector agrees that it is responsible for checking with a refractometer the glycol concentration in the recovered product and the volume at each generator location. The generator must check the glycol concentration, and the volume of used glycol recovered and sign the Recycle Docket. **The Collector must also make sure the designated materials have been recovered in Prince Edward Island. If a load contains designated materials from Prince Edward Island and elsewhere, there must be separate measurements.**
- iv) The Collector must provide UOMA Atlantic with an Annual Statement showing the total volume recovered, including the quantities reported to UOMA Atlantic and the inventories at the beginning and end of the year, etc. This form is available on the

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Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/) and sent to all registered collectors annually via email by Atlantic UOMA.

4.1.c) Used filters

- i) The Collector agrees that all used filters weights are to be confirmed by scale ticket. It is understood that the Collector must use the corrected weight to justify invoices sent to Atlantic UOMA.
- ii) The Collector agrees to send UOMA Atlantic all invoices for payment of used filters Return Incentives, with the "Used FILTER Collector Return Incentive Claim Form" This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).
- iii) Upon pickup from a used filter generator entitling the Collector to Return Incentives, the Collector undertakes to use the "Recycle Docket" form and send it to UOMA Atlantic with all the information or documents requested on the form. This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).
- iv) The Collector agrees that it is responsible for showing the number of barrels or bins containing used filters that have been recovered from each generator location, and that the generator will have to check the number of recovered fully or partially filled barrels or bins and sign the Recycle Docket.
- v) The Collector also agrees to set up a system allowing the barrels or bins to be identified by generator. **The Collector must also make sure the designated materials have been recovered in Prince Edward Island. If a load contains designated materials from Prince Edward Island and elsewhere, there must be separate measurements.**
- vi) The Collector must provide UOMA Atlantic with an Annual Statement showing the total volume recovered, including the volume reported to UOMA Atlantic and the inventories at the beginning and end of the year, etc. This form is available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/) and sent to all registered collectors annually via email by Atlantic UOMA.

4.1.d) Used oil, glycol and diesel exhaust fluid containers (including used aerosol lubricant and cleaners for automotive parts containers)

- i) The Collector agrees to send UOMA Atlantic all invoices for payment of used oil, glycol and diesel exhaust fluid containers Return Incentives with the "Used CONTAINER Collector Return

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Incentive Claim Form" This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).

- ii) Upon pickup from a used oil, glycol and diesel exhaust fluid container generator entitling the Collector to Return Incentives, the Collector undertakes to use the "Recycle Docket" form and send it with all the information or documents requested on the form. This form is generated directly by Progression LIVE and is also available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/).
- iii) The Collector agrees that it is responsible for justifying the weight of the used oil, glycol and diesel exhaust fluid containers recovered at each generator location, and that the generator will have to check the weight of the containers recovered and sign the Recycle Docket. **The Collector must also make sure the designated materials have been recovered in Prince Edward Island. If a load contains designated materials from Prince Edward Island and elsewhere, there must be separate measurements.**
- iv) The Collector must use the corrected weight to justify the claims submitted to UOMA Atlantic.
- v) The Collector must comply with the minimum percentage of designated materials shown on the "Used Oil, Glycol and Diesel exhaust fluid Collector Return Incentive Claim Form"; otherwise, it will have to reimburse UOMA Atlantic for the excess Return Incentives received on the excess volume and pay UOMA Atlantic the Return Incentives that UOMA Atlantic has paid to the Processor on the same volume.
- vi) The Collector must provide UOMA Atlantic with an Annual Statement showing the total volume recovered, including the quantities reported to UOMA Atlantic, and the inventories at the beginning and end of the year, etc. This form is available on the Atlantic UOMA website's Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/) and sent to all registered collectors annually via email by Atlantic UOMA

**Note:** All provisions set out above (except for "v") also apply to used lubricant and cleaners for automotive parts aerosols, and the "AEROSOL Collector Return Incentive Claim Form" will be used.

## 5. General payment information

- 5.1 The Collector acknowledges and agrees that it may claim a Return Incentive only for designated materials recovered during the hundred (100) days preceding the date when UOMA Atlantic receives the Collector Return Incentive Claim Form for "Used OIL" or "Used ANTIFREEZE" "Used FILTERS" or "Used CONTAINERS" or

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“Used AEROSOLS”, as the case may be (generated directly by Progression LIVE, and available on the Atlantic UOMA website’s Partners portal at [www.uoma-atlantic.com/partners-portal/](http://www.uoma-atlantic.com/partners-portal/)). UOMA Atlantic undertakes to disburse the Return Incentive within thirty (30) days of receipt of the Collector Return Incentive Claim Form for “Used OIL” or “Used ANTIFREEZE” or “Used FILTERS” or “Used CONTAINERS” or “Used AEROSOLS”, as the case may be.

5.2 **Exception to the 100 day rule:** in special circumstances that prevent the submission of Return Incentive claims within one hundred (100) days (the “Statutory Period”), Collectors **may request an extension** to the Statutory Period, and **in order to do** so must submit a formal request for an extension **within the 100-day period**, and provide a written explanation as to why the Return Incentive Claim cannot be made within the specified 100-day deadline. UOMA Atlantic must study the extension request promptly. If UOMA Atlantic agrees to grant the extension, the Collector must first provide an interim report of its collections within the Statutory Period, without the bill of lading from the Processor (no Return Incentives will therefore be paid), and second, provide the complementary report within eighty (**80**) days of the end of the Statutory Period, together with the bill of lading covering the interim report and complementary report, so that the Return Incentives can be paid in full.

## 6. **Obligations of UOMA Atlantic**

6.1 UOMA Atlantic undertakes to pay the Collector the Return Incentives corresponding to the quantity of designated materials returned acceptably for reuse or reclamation, based on the amounts set out in Appendix I of this Agreement, according to the zones created by UOMA Atlantic and described in Appendix II of this Agreement. Each zone includes different incentive levels; one for each product (used oil, used glycol, used containers, used filters and used aerosols). UOMA Atlantic, in its sole discretion, reserves the right to amend, add to or eliminate incentives and modify the zones described in Appendix II of this Agreement.

6.2 Except as stipulated herein, UOMA Atlantic undertakes not to disclose any confidential document or information received from the Collector, in compliance with the *Freedom of Information and Protection of Privacy Act*. However, Atlantic UOMA may transmit any document or information to the Minister or to any authorized person at the Department of Environment, Energy and Climate Action, or when such transmission is required by law or by any judicial or quasi-judicial authority.

6.3 UOMA Atlantic will send the Collector ninety (90) days’ written notice of any amendment to Appendix I or Appendix II about Return Incentives or zones, unless such amendments clearly benefit the Collectors.

## 7. **Term of the Agreement**

7.1 This Agreement has a term of one (1) year as of the date it is signed by UOMA Atlantic or until the Collector registration renewal date on or before January 1 after the Agreement is signed.

- 7.2 In the event that the Collector gives UOMA Atlantic written notice of its intention to terminate this Agreement, it shall be deemed cancelled within 60 days of the date of receipt of the notice from the Collector. Upon receipt of the notice, UOMA Atlantic may request a verification of the Collector's books and records.
- 7.3 The Collector hereby acknowledges and agrees that UOMA Atlantic may suspend or revoke the Collector's registration if the Collector contravenes the law or the applicable regulations or the instruments set out below in subsection 7.3 and in this Agreement, or upon any false, misleading or inaccurate representation made, in particular in the application for registration or in a claim form for payment of the Return Incentives by UOMA Atlantic. The Collector also acknowledges and agrees that UOMA Atlantic may suspend or revoke the Collector's registration certificate if (a) the Collector retires from business, (b) the Collector requests revocation of its registration certificate with UOMA Atlantic, (c) the Collector becomes bankrupt or insolvent, or (d) there are significant or repeated breaches of the Collector's obligations under the terms hereof or those outlined in the Collector and Processor Manual.
- 7.4 The Collector agrees to surrender its registration certificate promptly to UOMA Atlantic if the Collector's registration is revoked or suspended. The Collector agrees not to participate in UOMA Atlantic's programs or carry on a business under the banner of such programs if it is not registered or if its registration is suspended or revoked.

## **8. General conditions**

- 8.1 The Collector hereby confirms that all information submitted to UOMA Atlantic is true and accurate and undertakes to send UOMA Atlantic any amendment thereto promptly or upon renewal of its Agreement. The Collector also undertakes that any document or information to be transmitted to UOMA Atlantic in the future will be in compliance and accurate.
- 8.2 The Collector agrees to indemnify and hold harmless UOMA Atlantic, its officers, employees and its agents or mandataries against all liability of any nature whatsoever relating to its operations, costs, expenses, claims and suits, including judicial and extra-judicial fees, as well as reasonable attorney fees and other expenses, that may result from any false, misleading or inaccurate statement provided by the Collector.
- 8.3 The Collector acknowledges UOMA Atlantic's authority to adopt, amend or withdraw regulations, programs, policies and procedures, and agrees to be bound by this Agreement, by the Collector and Processor Manual, and by UOMA Atlantic's bylaws, programs, policies and procedures and honor the obligations contained therein.
- 8.4 Without restricting the obligations set out in Section 8 hereof, the Collector agrees to provide any particulars, certificate of insurance, document, receipt, registration or other information required for the purposes of its registration or a claim for Return Incentives that UOMA Atlantic may reasonably request.
- 8.5 The Collector agrees that UOMA Atlantic will create and maintain an up-to-date database of Collectors registered with UOMA Atlantic, and the information it

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contains may be transmitted to the Minister and published in the Prince Edward Island *Royal Gazette*, in accordance with the Act.

8.6 In the event that a registration is granted and/or a payment is made by UOMA Atlantic and the information provided by the Collector is false, misleading or inaccurate, it is understood that such registration or payment was made without right or in error. Any such registration will therefore be null and void and any such payment must be promptly reimbursed to UOMA Atlantic upon discovery of the misstatement or error.

8.7 UOMA Atlantic has the right, in its sole discretion, to withhold any payment or registration application until it completes its verification or obtains information it deems sufficient from the Collector.

**9. Independent auditor: compliance review**

9.1 The Collector acknowledges and agrees to keep for at least 6 years complete, accurate and up-to-date books and records of all its operations and information required under the terms herein and the Regulation with regard to the recovered materials and the Return Incentives.

9.2 The Collector acknowledges and agrees that, in order to meet the requirements of this Agreement in relation to the compliance review, UOMA Atlantic their auditors, inspectors or other duly authorized representatives shall have full access during normal business hours to the Collector's place of business and books and records, or to the place where the Collectors' books and records are kept, and to any other document or information required in order to complete the compliance reviews required by the Regulation, and have the right to take a copy of those documents at the Collector's expense throughout the term of this Agreement and for a period of six (6) years following the termination or cancellation of this Agreement or any renewal thereof, as the case may be. Accordingly, the Collector agrees to keep all its books and records and all other documents required for the purposes hereof in the same province in which it registered with UOMA Atlantic.

9.3 Such compliance reviews are to be conducted at UOMA Atlantic's expense, unless considerable errors (over 10%) in any amount paid and/or any data supplied by the Collector are discovered following the compliance review, in which case the Collector must immediately disburse the following amounts to UOMA Atlantic, together with all applicable taxes:

- a) the amount of the incentives overpaid;
- b) the compliance review expenses; and
- c) administrative expenses over and above the compliance review expenses, as the case may be, equal to 20% of the overpaid incentive amounts.

## **10. Final provisions**

- 10.1 The Parties hereto and their respective successors, heirs and legatees, assigns, and other legal representatives and their beneficiaries agree to be bound by the provisions hereof and those of the Collector and Processor Manual, and to honor the obligations incumbent upon them.
- 10.2 The Collector may in no way assign, encumber, alienate or subcontract, in whole or in part, the rights and obligations resulting from this Agreement for a purpose not specifically stipulated in the Agreement, without the prior written consent of UOMA Atlantic. In the event of any full or partial assignment of its business, the Collector will remain liable for the obligations incumbent upon it under the terms of this Agreement, jointly and severally with any assignee, even in the event of bankruptcy or insolvency of the assignee. All documents transmitted by the Collector to UOMA Atlantic will be submitted for information, review and verification purposes.
- 10.3 All of the rights described herein are cumulative and not alternative. The Collector cannot be released from its obligations under the terms of this Agreement by the fact that UOMA Atlantic remains silent or delays the exercise of a right or recourse granted to it under this Agreement; such silence or delay is never to be interpreted against UOMA Atlantic as an exemption or waiver of the full exercise of its rights and recourses, provided the legal limitation period for the exercise of such rights or recourses has not expired.
- 10.4 The preamble, the Collector and Processor Manual and any document appended to this Agreement and any form to be completed (available on UOMA Atlantic's website at [www.uoma-atlantic.com](http://www.uoma-atlantic.com) - Prince Edward Island - in the Collectors section) form an integral part hereof.
- 10.5 Any contested claim arising from the enforcement of this Agreement, any dispute with regard to its performance, including its cancellation or revocation, and any dispute arising from a problem of interpretation of this Agreement shall be submitted to arbitration, to the exclusion of the law courts.
- 10.6 The Parties hereto agree that the provisions of the *Arbitration Act* (the « Act ») currently in effect will govern any arbitration held hereunder. The parties agree that the said arbitration is to be held in the Province of Prince Edward Island, City of Charlottetown or Summerside before one arbitrator who will be chosen jointly by the parties within 10 days of the claim, failing which the arbitrator is to be appointed by a judge, on motion of one of the parties, pursuant to the provisions of the *Act*.
- 10.7 Any notice required under this Agreement will be sufficient if it is in writing and sent by a method of communication which allows the sending party to prove that the said notice was actually delivered to the addressee party at the address indicated at the beginning of the Agreement or at any other address that the latter may make known in accordance with this section.
- 10.8 This Agreement may be amended in whole or in part, only on UOMA Atlantic's initiative. Subject to the Collector's right to terminate this Agreement, any amendment thus made will take effect only on the date stipulated in the written notice communicated to the Collectors in accordance with this Agreement.

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10.9 The Agreement and its interpretation, performance, application, validity and effects are subject to the applicable laws in effect in the Province of Prince Edward Island and in Canada, which govern all the provisions it contains in whole or in part.

10.10 Any provision of this Agreement not in compliance with the legislation shall be deemed to have no effect to the extent that it is prohibited by any law. The same applies for all clauses subordinated or related to such provision, to the extent that their applicability depends on the said provision.

**THE COLLECTOR:**

\_\_\_\_\_  
(print company name)

Signature: \_\_\_\_\_

\_\_\_\_\_  
(print signatory's name)

\_\_\_\_\_  
(signatory's title)

Date: \_\_\_\_\_

**SOCIÉTÉ DE GESTION DES HUILES USAGÉES  
DE L'ATLANTIQUE – ATLANTIC USED OIL  
MANAGEMENT ASSOCIATION:**

Signature: \_\_\_\_\_

\_\_\_\_\_  
(print signatory's name)

\_\_\_\_\_  
(signatory's title)

Date: \_\_\_\_\_

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## **APPENDIX I**

*(modified by the Board of Directors on October 16, 2025)*

### *Collectors Return Incentives*

**This Appendix I nullifies and replaces any previous Appendix I**

### ***Rates concerning collections made on and after July 01, 2025\****

ZONE	USED OIL (\$/litre)	USED ANTIFREEZE (45-55) (\$/litre)	USED FILTERS (\$/kg)	USED OIL, USED GLYCOL and USED DEF CONTAINERS (\$/kg)  <u>See notes 1 and 2</u>	USED AEROSOLS (lubricant and cleaner for automotive parts CONTAINERS (\$/kg)
1	0.10	0.68	1.10	2.70	3.95

Notes:

**Note 1:** A transportation incentive of **\$0.40/kg** is provided to the transporter (collector or processor registered with Atlantic Used Oil Management Association) for plastic delivered to a processor located outside the Atlantic and registered with Atlantic Used Oil Management Association.

**Note 2:** The collector's costs for disposing of the plastic will be reimbursed up to **\$0.65/kg**. To receive this reimbursement, the collector must submit a separate invoice accompanied by receipts for the related disposal costs in addition to the regular claim form.

\* Subject to the terms of Article 5.1 of the Agreement

**For information concerning RI rates for Internal Collectors Processors please contact  
Atlantic Used Oil Management Association.**

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## APPENDIX II

Here is a brief geographical description of the incentive zone established on Prince Edward Island with partnership of Collectors.



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