



Enforcement Decree of the Act on Safety Management of Household Chemical Products and Biocides (abbreviation: Enforcement Decree of the Chemical Product Safety Act)

[Enforcement date: April 30, 2024] [Presidential Decree No. 34386, April 2, 2024, Partially revised]

Ministry of Environment (Chemical Products Management Division) 044-201-6806, 6807

Ministry of Environment (Chemical Products Management Division - Safety and Labeling Standards for Household Chemical Products)

044-201-6829, 6826 Ministry of Environment (Chemical Products Management Division - Post-management of recall orders, etc.)

044-201-6809, 6825 Ministry of Environment (Chemical Products Management Division - Approval of Biocides) 044-201-6804, 6827

Chapter 1 General Provisions

Article 1 (Purpose) This Act governs matters delegated by the Act on Safety Management of Household Chemical Products and Biocides and matters necessary for its enforcement.

The purpose of this is to regulate.

Article 1-2 (Scope of Application) In Article 5, Paragraph 2, Subparagraph 5 of the Act, "other products not sold domestically, household chemical products or biocidal agents as prescribed by Presidential Decree" refers to biocidal substances or biocidal products used as raw materials for products falling under any of the following subparagraphs that are manufactured, imported, sold, or used for the purposes and uses prescribed by the laws stipulated in each subparagraph of Paragraph 1 of the same Article.

1. Household chemical

products 2. Biocidal

products 3. Biocidal products

[Article newly established on December 29, 2020]

Article 2 (Composition and Operation of the Household Chemical Products and Biocides Management Committee) ¶ "Act on Safety Management of Household Chemical Products and Biocides"

(hereinafter referred to as the "Act") The term of office of the members of the Management Committee for Living Chemical Products and Biocides (hereinafter referred to as the "Management Committee") pursuant to Article 6, Paragraph 1 shall be three years, and they may be reappointed only once. ¶ The

Chairperson of the Management Committee (hereinafter referred to as the "Chairperson") represents the Management Committee and oversees the work of the Management Committee. ¶ The

meetings of the Management Committee are divided into regular meetings and extraordinary meetings, and are held according to the following categories. 1. Regular meeting:

Once a year 2. Extraordinary

meeting: When the Chairperson deems it necessary or when requested by at least one-fifth of the members of the Management Committee (hereinafter referred to as the "Members")

When there is

¶ In case the chairperson intends to hold a meeting pursuant to paragraph 3, he/she shall notify each member in writing of the following matters at least 7 days prior to the meeting: 1. Date and time of the meeting,

location 2. Purpose and agenda of the

meeting 3. Other necessary matters

related to the meeting ¶ In case it is

necessary for deliberation and resolution, the chairperson may have a

person or expert related to the relevant agenda attend the meeting to ask questions or speak. ¶ In addition to the matters stipulated in paragraphs 1 through 5, matters necessary for the composition and operation

of the Management Committee shall be

determined by the chairperson after resolution by the Management Committee.

Article 3 (Dismissal/Resignation of Members) The Minister of Environment may dismiss or dismiss a member if he/she falls under any of the following:

It can be released.

1. When unable to perform duties due to mental or physical disability 2. When there is an

irregularity related to duties 3. When deemed unsuitable as a member

due to dereliction of duty, damage to dignity, or other reasons 4. When not avoided despite falling under any of the items of Article 4, Paragraph 1

5. When a member expresses his/her intention that it is difficult for him/her to perform his/her duties.

Article 4 (Recusal, avoidance, and evasion of members) ¶ If a member falls under any of the following items, he/she shall be excluded from the deliberation and resolution of the Management Committee.

1. If a member or his/her spouse or

a former spouse is a party to the relevant agenda (including its executives if the party is a corporation or organization; hereinafter the same shall apply in this subparagraph and subparagraph 2) or a joint right holder or joint obligor with the party to the agenda; 2. If a member is or was a relative of a party to the relevant agenda; 3. If a member or a corporation to which a member belongs is or was an agent of a party to the relevant agenda; 4. If a member or a corporation where a member is or was an agent or a member of a corporation where a member is or was an employee within the past 3 years has a self-reported opinion on the relevant agenda.

In case of conducting research, service (including subcontracting), appraisal or investigation

¶ If a party has circumstances that make it difficult to expect fair deliberation and resolution from a member, he or she may file a request for recusal with the Management Committee, and the Management Committee shall decide whether to recusal through resolution. In this case, the member who is the subject of the request for recusal cannot participate in the resolution.

¶ If a member falls under any of the grounds for disqualification under each subparagraph of paragraph 1, he or she must voluntarily refrain from deliberation and voting on the relevant agenda item.

Chapter 2 Management of household chemical products, etc.

Article 5 (Confirmation of Consumer Chemical Products Subject to Safety Confirmation, etc.) ¶ A person who seeks to obtain confirmation of a consumer chemical product subject to safety confirmation pursuant to Article 10 Paragraph

1 of the Act shall submit an application for confirmation of consumer chemical products subject to safety confirmation and attached documents, as prescribed by the Ordinance of the Ministry of Environment, together with the

product to a testing and inspection agency designated pursuant to Article 41 Paragraph 1 of the Act (hereinafter referred to as "testing and inspection agency"). ¶ When a testing and inspection

agency receives an application for confirmation pursuant to Paragraph 1, it shall conduct a test and inspection of the product in accordance with the standards and methods of testing and inspection prescribed and announced by the

Minister of Environment, determine whether or not to confirm, and notify the applicant of the results within 10 days from the date of completion of the test and inspection. ¶ A person who seeks to report matters confirmed pursuant to

Article 10 Paragraph 4 of the Act shall submit a safety standard compliance confirmation report

and attached documents, as prescribed by the Ordinance of the Ministry of Environment, to the Minister of Environment within 30 days from the date of receiving notification of the confirmation results pursuant to Paragraph 2. ¶ A

person who wishes to report a change in accordance with Article 10, Paragraph 5 of the Act shall submit a change report for confirmation of compliance with safety standards as prescribed by the Ordinance of the Ministry

of Environment, along with documents prescribed by the Ordinance of the Ministry of Environment, to the Minister of Environment . <Amended on December 29, 2020.> ¶ In addition to the matters prescribed in Paragraphs 1 through

4, matters necessary for the procedures for confirmation of compliance with safety standards, reporting, and reporting changes shall be prescribed by the Ordinance of the

Ministry of Environment. <Amended on December 29, 2020.>

Article 6 (Approval of household chemical products subject to safety confirmation, etc.) ¶ Approval of household chemical products subject to safety confirmation shall be granted pursuant to Article 10, Paragraph 6 of the Act.

A person seeking to receive the approval must submit an application for approval of a household chemical product subject to safety confirmation as prescribed by the Ordinance of the Ministry of Environment, along with documents prescribed by the

Ordinance of the Ministry of Environment, to the Minister of Environment.

¶ A person seeking to obtain approval for change pursuant to the main text of Article 10, Paragraph 7 of the Act shall submit an application for approval for change, as prescribed by a Ordinance of the Ministry of Environment, along

with documents prescribed by a Ordinance of the Ministry of Environment. ¶ If the data submitted pursuant to

Paragraph 1 or 2 requires correction or supplementation, the Minister of Environment may request the person who applied for approval or approval for change to make correction or supplementation pursuant to a Ordinance of the

Ministry of Environment. ¶ The Minister of Environment shall decide whether to grant approval or approval for change pursuant to the standards and methods for approval

or approval for change determined and announced by the Minister of Environment, and notify the applicant of the result within the period specified in each of the following subparagraphs (excluding the period required for correction

or supplementation pursuant to Paragraph 3). 1. In case of receiving an application for approval pursuant to Paragraph 1: 90 days from the date of application 2. In case of receiving an application for change approval pursuant to

Paragraph 2: 60 days from the date of application ¶ A person who intends to report a

change pursuant to the proviso of Article 10 Paragraph 7 of the Act shall submit to the Minister of Environment a report on

change in approval of a household chemical product subject to safety confirmation as prescribed by a Ministry of Environment

Ordinance, along with documents prescribed by a Ministry of Environment Ordinance.

ÿ In addition to the matters stipulated in Paragraphs 1 through 5, matters necessary for the approval, change approval, and change notification procedures for household chemical products subject to safety confirmation shall be determined by a Ministry of Environment Ordinance. [\[Full revision 2020. 12. 29.\]](#)

Article 7 (Labeling of household chemical products subject to safety confirmation) The labeling required to be placed on the surface or packaging of household chemical products subject to safety confirmation in accordance with Article 10, Paragraph 8 of the Act shall be placed in a location that is easier to see than other letters or pictures and shall be easy to understand and accurate in accordance with the following criteria.

[<Amended on December 29, 2020>](#)

1. When displaying Chinese characters or foreign languages together with Korean, the Korean font size shall be larger than the Chinese characters or foreign language font size. 2. Display in a color that is distinct from the background color (excluding display by engraving, pressing, etc.) 3. There shall be no risk of erasing or falling off. 4. Other matters determined and announced by the Minister of Environment regarding the display of household chemical products subject to safety confirmation shall be observed.

Chapter 3 Safety management of biocides

Section 1 Approval of biocidal substances

Article 8 Deleted [<December 29, 2020>](#)

Article 9 (Validity Period of Approval of Biocidal Substances) ÿ In the main text of Article 12, Paragraph 4 of the Act, excluding each subparagraph, "period prescribed by Presidential Decree" means It's been 10 years.

ÿ The "period prescribed by Presidential Decree" in the proviso to each subparagraph of Article 12, Paragraph 4 of the Act refers to the period according to the following categories: 1. Biocidal substances falling under

any one of the subparagraphs of Article 12, Paragraph 4 of the Act (excluding biocidal substances falling under subparagraph 2): 7 years 2. Biocidal substances falling under all subparagraphs of Article 12, Paragraph 4 of the Act: 5 years

Article 10 (Application for substance approval, etc.) ÿ The "materials prescribed by Presidential Decree, such as raw materials and manufacturing process used in the manufacture of biocidal substances" in Article 13,

Paragraph 1, Item 6 of the Act refers to the following materials: 1. Raw materials and manufacturing

process used in the manufacture of biocidal substances 2. Precautions for handling and disposal

methods of biocidal substances 3. Domestic and international use and regulatory

information of biocidal substances 4. Confirmation of individual submission

of materials (Ministry of Environment's confirmation of individual submission of materials pursuant to the proviso of each subparagraph of Article 19, Paragraph 4 of the Act)

(Only applies when confirmed by the Minister)

5. In the case of a person entrusting the manufacture of a biocidal substance, a document proving the fact of entrustment, such as a copy of the entrustment contract ÿ A person who wishes to apply for approval pursuant to the main text of Article 12 Paragraph 1 of the Act (hereinafter referred to as "substance approval") pursuant to Article 13 Paragraph 1 or 3 of the Act shall submit to the Minister of Environment an application for approval of a biocidal substance as prescribed by a Ministry of Environment Ordinance, along with the materials in each subparagraph of Article 13 Paragraph 1 of the Act. However, if data proving that any of the following applies is also submitted, data pursuant to the relevant regulations may not be attached. [<Amended on December 29, 2020>](#) 1. If any of the subparagraphs of Article 13, Paragraph 2 of the Act applies 2. If the proviso to Article 13, Paragraph 3 applies 3. If

confirmation has been received pursuant to the main text of Article 33, Paragraph 5 of the Act ÿ

When preparing data pursuant to Items (a) and (d) of Paragraph 1,

Subparagraphs (4) of Article 13 of the Act, the testing and evaluation methods determined

and announced by the Minister of Environment must be followed. [<Amended on December 29, 2020>](#) ÿ If the Minister of Environment receives an application for substance approval pursuant to Paragraph 2, he/she shall evaluate whether the relevant biocidal substance satisfies

the standards of each subparagraph of Article 12, Paragraph 2 of the Act pursuant to Article 14, Paragraph 1 of the Act and confirm whether it falls under each subparagraph of Paragraph 3 of the same Article. ÿ In addition to the matters stipulated in Paragraphs 1 through 4, necessary matters concerning the procedures for substance approval, etc. shall be determined by a Ordinance of the Ministry of Environment.

Article 11 (Matters to be Notified of Material Approval) "Matters prescribed by Presidential Decree" in Article 14, Paragraph 6, Item 6 of the Act refers to the following matters:

1. Name of biocidal substance 2.

Approval number of biocidal substance 3. Name

or business name, address and contact information of the person who received approval for the substance

4. Location of the manufacturing facility for the biocidal

substance 5. Use of the biocidal

substance 6. Manufacturing method, including the manufacturing process of the biocidal substance

Article 12 (Change in approval of substance approval) In the main text of Article 15 of the Act, "Information on the hazards and risks of biocidal substances, effects and efficacy, etc. shall be approved by Presidential Decree."

"Important matters to be determined" refers to the following matters: [<Amended on December 29, 2020>](#)

1. Information on the hazards and risks of biocidal substances 2. Effects

and efficacy of biocidal substances 3. Name of

biocidal substances 4. Location of

biocidal substance manufacturing facility 5. Use of biocidal

substances 6. Manufacturing method,

including manufacturing process of biocidal substances 7. Matters

pertaining to subparagraphs 1, 2, and 4 of Article 14, Paragraph 6 of the Act

Article 13 (Procedures for Recognition of Material Equivalence, etc.) ¶ A person who wishes to have material equivalence recognized between a biocidal substance that has received material approval pursuant to the first half of

Article 16 Paragraph 1 of the Act (hereinafter referred to as "reference biocidal substance" in this Article) and another biocidal substance shall submit to the Minister of Environment an application for recognition of material

equivalence as prescribed by the Ordinance of the Ministry of Environment, along with the following materials:

1. Identification information such as the name, molecular formula, and chemical composition of the biocidal substance for which material equivalence is to be

recognized; 2. Raw materials and manufacturing process used in the manufacture of the biocidal substance for which material equivalence is to be

recognized; 3. Data that can prove that consent has been obtained for the use of the data pursuant to Article 32 Paragraph 1 of the Act; ¶ If it is difficult to determine

whether material equivalence is to be recognized with the data submitted pursuant to Paragraph 1, the Minister of Environment may request the applicant for recognition of material equivalence to provide additional data

necessary for recognition of material equivalence, such as information on hazards to human bodies, animals, and the environment. ¶ When preparing the data in Paragraph 2, the testing method determined and announced

by the Minister of

Environment must be followed. ¶ When determining whether material equivalence is to be recognized pursuant to Article 16 Paragraph 2 of the Act, the Minister of Environment

must consider the following criteria: 1. The chemical composition of the biocidal substance to be recognized as material equivalence and the standard biocidal substance must be similar. 2. The hazards of the biocidal

substance to be

recognized as material equivalence and the standard biocidal substance and the elimination, neutralization, or suppression of harmful organisms.

The effects and efficacy shall be technically equivalent

3. Other criteria determined and announced by the Minister of Environment regarding recognition of material equivalence shall be met. ¶ The "cases prescribed by

Presidential Decree, such as cases where the chemical composition of the standard biocidal substance for which change approval has been granted has not changed" in the proviso of Article 16, Paragraph 6 of the Act

refers to any of the following cases: 1. Cases where the chemical composition of the standard biocidal substance for which change approval has been

granted pursuant to the main text of Article 15 of the Act has not changed. 2. The scope of the change in the chemical composition of the standard biocidal substance includes the scope

of the chemical composition of the biocidal substance for which material equivalence has been granted.

In case of

¶ Matters necessary for the recognition procedure of material equivalence, other than those stipulated in Articles 1 through 5, shall be determined by a Ministry of Environment Ordinance.

Article 14 (Approval Grace Period for Existing Biocidal Substances) The approval grace period for existing biocidal substances subject to approval grace period pursuant to each subparagraph of Article 18, Paragraph 3 of the

Act (hereinafter referred to as "existing biocidal substances subject to approval grace period") is as specified in Appendix 1.

Article 15 (Individual submission of application materials for material approval) "In cases falling under the reasons prescribed by Presidential Decree" in Article 19, Paragraph 4, Item 3 of the Act means:

This refers to a case that falls under any of the following:

1. When the classification and labeling of existing biocidal substances subject to approval deferral are different.
2. When

the opinions of the submitters regarding the preparation of the material approval application materials are different.

Section 2 Approval of biocidal products and management of biocidal products, etc.

Article 16 Deleted <December 29, 2020>

Article 17 (Validity Period of Approval of Biocidal Products) ¶ In the main text of Article 20, Paragraph 5 of the Act, excluding each subparagraph, "period prescribed by Presidential Decree" means

It's been 10 years.

¶ In the proviso to each subparagraph of Article 20, Paragraph 5 of the Act, "period prescribed by Presidential Decree" refers to the period according to the following categories: 1. Biocidal products falling under any one of

the subparagraphs of Article 20, Paragraph 5 of the Act (excluding biocidal products falling under subparagraph 2): 5 years 2. Biocidal products falling under all subparagraphs of Article 20, Paragraph

5 of the Act: 3 years

Article 18 (Application for product approval, etc.) ¶ In Article 21, Paragraph 1, Item 6 of the Act, "Raw materials and manufacturing process used in the manufacture of biocidal products, etc.

"Data prescribed by decree" refers to the following data: <Amended on December 29, 2020>

1. Raw materials and manufacturing process used in the manufacture of biocidal products
- 2.

Precautions for use and disposal method of biocidal products

3. Information on domestic and international use and regulations of biocidal products

4. Materials that can prove the use of safety containers or packaging that meet the standards under Article 20, Paragraph 2, Subparagraph 6 of the Act

5. Status or plan for compliance with standards for manufacturing/storage facilities, safety management, etc. under Article 36-2, Paragraph 1 of the Act

6. In the case of a person entrusting the manufacture of biocidal products, documents proving the fact of entrustment, such as a copy of the entrustment contract

¶ A person who intends to apply for approval under Article 20, Paragraph 1 of the Act (hereinafter referred to as "product approval") under Article 21, Paragraph 1 or 3 of the Act shall submit to the Minister of Environment an application for approval of a biocidal

product, as prescribed by a Ministry of Environment Ordinance, along with the materials under each subparagraph of Article 21, Paragraph 1 of the Act. However, if data proving that any of the following applies is

also submitted, data pursuant to the relevant regulations may not be attached. <Amended on December 29, 2020> 1. If any of the subparagraphs of Article 21, Paragraph 2 of the Act applies

2. If the proviso to Article 21, Paragraph 3 applies

3. If confirmation has been received pursuant to the main text of Article 33, Paragraph 5 of the Act

¶ When preparing data pursuant to Items (a) and (d) of Paragraph 1, Subparagraph 4 of Article 21 of the Act, the testing and

evaluation methods determined and announced by the Minister of Environment must be

followed. <Amended on December 29, 2020> ¶ If the Minister of Environment receives an application for product approval pursuant to Paragraph 2, he/she shall evaluate whether the relevant biocidal product satisfies the standards of each subparagraph of Article 20,

Paragraph 2 of the Act pursuant to Article 22, Paragraph 1 of the Act, and confirm whether it falls under each subparagraph of Paragraph 4 of the same Article. ¶ Matters necessary for product approval procedures,

etc., other than those stipulated in Articles 1 through 4, shall be determined by a Ministry of Environment Ordinance.

Article 19 (Matters to be notified of product approval) "Matters prescribed by Presidential Decree" in Article 22, Paragraph 6, Subparagraph 6 of the Act refers to the following matters: 1. Approval number of biocidal

product

2. Name or business name, address and contact information of the person who received product approval

3. Location of manufacturing facility for biocidal product

4. Effect/efficacy of biocidal product

5. Manufacturing process, etc. of biocidal product

6. Name and address of supplier of biocidal substance contained in biocidal product

7. The following matters regarding biocidal products:

A. Formulation B. Standard

dosage and method of use C. Expiration date D.

Precautions for use E.

Intended use

Article 20 (Change in Product Approval) The "important matters prescribed by Presidential Decree, such as information on the hazards and risks of biocidal products, effects and efficacy" in Article 23 of the Act refers to the following matters:

1. Information on the hazards and risks of biocidal products 2. Effects and

efficacy of biocidal products 3. Matters specified in

Article 22, Paragraph 6, Subparagraphs 1, 3 and 5 of the Act 4. Components and mixing ratio of

substances contained in biocidal products that fall under any of the following items

A. Biocidal substances B.

Hazardous chemical substances according to Article 2, Paragraph 10 of the Act on Registration and Evaluation of Chemical Substances C. Priority management

substances according to Article 2, Paragraph 10-2 of the Act on Registration and Evaluation of Chemical Substances

5. The composition and mixing ratio of substances contained in biocidal products, excluding substances falling under any of the items in Article 4 (Law)

Only applies when the classification and labeling of a biocidal product according to Article 21, Paragraph 1, Subparagraph 4, Item 6. Matters corresponding to any of the items of Article

19, Subparagraph 7

Article 21 (Special Provisions for Product Approval) ¶ The "data prescribed by Presidential Decree" in Article 24, Paragraph 2, Item 5 of the Act refers to the following data:

1. Data under subparagraphs (a) and (b) of Article 21, Paragraph 1 of the Act; 2. Data

under subparagraphs (1), (2), and (4) through (6) of Article 18, Paragraph 1. ¶ When the Minister of Environment

receives an application for product approval under Article 24, Paragraph 2 of the Act, he/she shall evaluate whether the relevant biocidal product satisfies the standards under each subparagraph of Article 20, Paragraph 2 of the

Act and confirm whether it falls under each subparagraph of Paragraph 3 and each subparagraph of Paragraph 4 of the same Article. ¶ When the Minister of Environment decides to grant product approval under Paragraph

2, he/she shall promptly notify the applicant for product approval of the matters under each subparagraph of Article 22, Paragraph 6 of the Act in accordance with the provisions of the Ordinance of the Ministry of Environment.

Article 22 (Procedures for Recognition of Product Similarity, etc.) ¶ A person who wishes to have product similarity recognized between a biocidal product that has received product approval pursuant to the first half of Article 25,

Paragraph 1 of the Act (hereinafter referred to as "standard biocidal product" in this Article) and another biocidal product shall submit to the Minister of Environment an application for recognition of product similarity as prescribed

by the Ordinance of the Ministry of Environment, along with the following materials:

1. Data under subparagraphs 3, paragraph 1, item 1 and item 4 through item 6 of

Article 21 of the Act 2. Data under subparagraphs 1 and 4 through 6 of paragraph 1 of Article 18 3. Data

that can prove that consent has been obtained for the use of data under paragraph 1 of Article 32 of the Act ¶ When the Minister of Environment intends to determine

whether to recognize product similarity under paragraph 2 of Article 25 of the Act, he/she shall consider the following criteria: 1. Ingredients, mixing ratio, and purpose of use of all substances, including biocidal substances,

contained in the biocidal

product for which product similarity is sought to be recognized

and the intended use shall be similar to that of the standard biocidal product.

2. The purpose of use, use, formulation, hazard/risk, effect and efficacy of the biocidal product to be recognized as similar to the standard biocidal product

It will be similar to the product

3. Other criteria for recognition of product similarity as determined and announced by the Minister of Environment shall be satisfied. ¶ In the proviso to Article 25, Paragraph 6

of the Act, "cases prescribed by Presidential Decree, such as cases where the ingredients and mixing ratio of substances contained in the standard biocidal product that has received approval for change have not changed" refers

to any of the following cases: 1. Cases where the ingredients and mixing ratio of substances contained in the standard biocidal product that has received approval for change in accordance with

the main text of Article 23 of the Act have not changed.

right

2. In the case where the scope of changes in the composition and mixing ratio of substances contained in the standard biocidal product includes the scope of the composition and mixing ratio of substances contained in the biocidal product that has been recognized as similar to the product, ¶ In addition to the matters stipulated in Paragraphs 1 through 3, matters necessary for the recognition procedure for product similarity shall be determined by a Ministry of Environment Ordinance.

Article 23 (Safety Standards for Biocidal Products) The "similarity standards prescribed by Presidential Decree" in Article 28, Paragraph 1, Item 1 of the Act refers to the following standards: [<Amended on December 29, 2020>](#)

1. All biocidal substances contained in biocidal products must fall under any of the following items:
 - A. A biocidal substance approved in accordance with Article 12, Paragraph 1 of the Act, for which the biocidal substance may be used in accordance with the approval.

Biocidal substances used as a type of biological product (hereinafter referred to as "type of biocidal product")
 - B. Biological substances notified by the Minister of Environment in accordance with the proviso of Article 12, Paragraph 1 of the Act. B. Biological substances that have received approval or confirmation from a foreign government, etc., and safety when used as the relevant type of biological product.

Officially recognized biocidal substance
2. The safety of the biocidal product used in the biocidal treatment product must have been recognized through approval or confirmation by a foreign government.

Section 3 Disclosure of information and protection of data, etc.

Article 24 (Provision of information on biocidal products) ¶ Information on biocidal products used in biocidal products pursuant to Article 30, Paragraph 1 of the Act shall be provided.

Any person who wishes to request provision or inspection of information must submit a request for provision or inspection of information as prescribed by the Ordinance of the Ministry of Environment, along with documents proving the purchase of the relevant biocidal treatment product, to the person who manufactures or imports the relevant biocidal treatment product.

¶ A person who has received a request for provision or inspection of information pursuant to Paragraph 1 shall, within 45 days from the date of receipt of the request, notify the requester of the result of the request for information as prescribed by the Ordinance of the Ministry of Environment and provide or allow inspection of the relevant information. In this case, when allowing inspection of the information, the date and time and place of inspection shall be determined and notified to the requester at least 3 days prior to the date of inspection. ¶ Notwithstanding Paragraph 2, a person who intends to refuse to provide or allow inspection of the relevant information because the relevant information is a business or trade secret shall, within 45 days from the date of receipt of the request, notify the requester of the fact of refusal and the reason for refusal in the result of the request for information as prescribed by the Ordinance of the Ministry of Environment. ¶ Notwithstanding Paragraphs 2 and 3, a person who has received a request for provision or inspection of information pursuant to Paragraph 1 may, if there is an unavoidable reason, extend the period pursuant to the first half of Paragraph 2 and Paragraph 3 once for up to 10 days. In this case, the reason for the extension and the extension period shall be notified to the requester.

Article 25 (Protection of Data) ¶ The "protection period prescribed by Presidential Decree" in the main text of Article 31, Paragraph 1 of the Act, excluding each subparagraph, refers to 5 years. However, if the person who submitted the data requests an extension of the protection period (limited to a total of two times, each time for 5 years) in accordance with the provisions of the Ordinance of the Ministry of Environment and the Minister of Environment recognizes the need for data protection, the period including the extension period refers to the period.

¶ "Data prescribed by Presidential Decree" in Article 31, Paragraph 1, Subparagraph 3 of the Act refers to data that does not correspond to trade secrets according to Article 2, Subparagraph 2 of the Act on Prevention of Unfair Competition and Protection of Trade Secrets.

Article 25-2 (Reasons for Repeated Conduct of Vertebrate Animal Testing) In Article 32-2, Paragraph 1 of the Act, "Where there is a reason prescribed by Presidential Decree, such as a new discovery of the hazards that the relevant household chemical product, biocidal substance, or biocidal product poses to humans, animals, or the environment" refers to any of the following cases:

1. In cases where the hazard or risk of the relevant household chemical product (including chemical substances contained in household chemical products; hereinafter the same shall apply in this Article), biocidal substance or biocidal product to humans, animals or the environment has been newly discovered or there is concern that new hazard or risk will be discovered through internationally recognized test results, etc., and where the data from the vertebrate alternative test pursuant to Article 2, Paragraph 19 of the Act on Registration and Evaluation, etc. of Chemical Substances (hereinafter referred to as "vertebrate alternative test data") alone is not sufficient to evaluate the hazard or risk.

2. The reliability of test data containing test results using vertebrates (hereinafter referred to as "vertebrate test data") is low.

In cases where it is difficult to assess the risk to humans, animals, or the environment

3. It is not possible to determine the hazard or risk of a household chemical product, biocidal substance, or biocidal product based solely on vertebrate alternative test data.

In case of difficulty

4. When considering the purchase cost and purchase conditions of domestic and international vertebrate animal test data, if it is deemed appropriate to newly produce and hold vertebrate animal test data to manage information on the hazards or risks of the relevant household chemical product, biocidal substance, or biocidal product,

5. In the case where the Minister of Environment orders the production and submission of vertebrate animal test data in accordance with the proviso to Article 33, Paragraph 5 of the Act [[This](#)

[Article Newly Established on December 29, 2020\]](#)

Article 26 (Reasons for Refusing Consent to Use Vertebrate Animal Test Materials) "Justifiable reasons prescribed by Presidential Decree" in Article 33, Paragraph 4 of the Act refers to cases where the amount that a person who requested consent to use vertebrate animal test materials pursuant to the same Paragraph intends to pay to the owner of the relevant data as the price for using the data is not reasonable when considering the production cost of the vertebrate animal test materials, etc. [<Amended on December 29, 2020>](#)

Chapter 4 Post-management of household chemical products and biocides, etc.

Article 27 (Recommendations for Measures against New Hazards, etc.) ¶ When the Minister of Environment recommends the collection, destruction, repair, exchange, refund, improvement measures, or other necessary measures for household chemical products or biocides subject to safety confirmation pursuant to Article 36 Paragraph 2 of the Act, he/she shall do so in writing (including electronic documents) specifying the following items: 1. Name of the household chemical product or biocide subject to safety confirmation recommended 2. Reasons and details of the recommendation 3. Name of the person subject to the recommendation (in the case of a corporation, the name of the corporation and the name of its representative) 4. Deadline for notification of acceptance of recommendation 5. Measures to be taken in case of refusal to accept recommendation 6. Other matters that the Minister of Environment deems necessary for the recommendation ¶ A person who has received a recommendation pursuant to Paragraph 1 shall notify the Minister of Environment of his/her acceptance of the recommendation in writing (including electronic documents) specifying the following items within 7 days. 1. Name of the recommended safety confirmation target household chemical product or biocide 2. Name of the recommended person (in case of a corporation, the name of the corporation and the name of the representative) 3. Whether or not to accept the recommendation 4. Reason for refusing to accept the recommendation ¶ A person who notified acceptance of the recommendation in accordance with paragraph 2 shall submit to the Minister of Environment a plan for action and the results of action according to the acceptance of the recommendation in accordance with the provisions of the Ordinance of the Ministry of Environment.

Article 28 (Order for measures such as recall, etc.) ¶ The Minister of Environment shall order necessary measures such as recall, disposal, etc. of household chemical products or biocides pursuant to Article 37 of the Act.

In the event of an order to take action, it must be in writing, specifying the following matters:

1. Name of the relevant household chemical product or biocide 2. Name and

address of the person subject to the action order (in the case of a corporation, the name of the corporation, name and address of the representative) 3.

Contents of the action order and reasons therefor 4.

Period for compliance with the action order

5. Other matters that the Minister of Environment deems necessary for the action order ¶ A person who has received an action

order pursuant to Paragraph 1 shall submit an action plan and the results of the action to the Minister of Environment in accordance with the provisions of the Ordinance of the Ministry of Environment.

Article 29 (Calculation of surcharges, etc.) ¶ The sales amount according to the main text of Article 38, Paragraph 1 of the Act, excluding each subparagraph, shall be calculated based on the relevant safety confirmation target household chemical product.

The sales volume of the product or biocide is calculated by multiplying the sales price. ¶ The sales volume

under Paragraph 1 shall be the quantity from the time of sale of the relevant safety confirmation subject household chemical product or biocide due to any violation under each subparagraph of Article 38 Paragraph 1 of the Act (in the case of Subparagraphs 2, 4, and 6 of Article 38 Paragraph 1 of the Act, this refers to the time of cancellation of approval or recognition or the time of receipt of a prohibition or suspension order for manufacturing or importing) to the time of detection, excluding the amount not actually sold. ¶ The sales price under Paragraph 1 shall be the sales price during the sales period under Paragraph 2. ¶ The phrase "cases where there is no sales amount or it is difficult to calculate the sales amount, as prescribed by Presidential Decree" in the proviso to each subparagraph of Article 38 Paragraph 1 of the Act refers to any of the following cases. 1. In case there is no sales amount due to failure to start sales or suspension of sales, etc. 2. In case it is difficult to calculate the sales amount because the time or quantity according to Paragraph 2 cannot be determined 3. In case the sales amount calculation data is lost or damaged due to a natural disaster or other unavoidable reasons, etc., it is difficult to objectively calculate the sales amount

In this difficult case

¶ When imposing a surcharge pursuant to Article 38, Paragraph 1 of the Act, the Minister of Environment may take into consideration the following matters: 1. The nature and extent of the violation;

2. The duration and number of violations; 3. The

amount of profit obtained through the violation; 4.

The extent of efforts made by the person subject to the surcharge to prevent

or compensate for damage to consumers; ¶ In addition to the matters stipulated in Paragraphs 1 through 5, the Minister of Environment shall determine and

announce matters necessary for calculating surcharges.

Article 30 (Imposition and payment of fines, etc.) ¶ In case the Minister of Environment imposes a fine in accordance with Article 38 Paragraph 1 of the Act,

A written notice must be sent specifying the type and amount of the surcharge and requiring payment.

¶ A person who has received a notification pursuant to Paragraph 1 shall pay the surcharge to the collection agency designated by the Minister of Environment within 60 days from the date of receiving the notification. <Amended on December 12, 2023> ¶ The

collection agency that has received the surcharge pursuant to Paragraph 2 shall issue a receipt to the payer and promptly notify the Minister of Environment of the fact that the surcharge has been collected. ¶ The Minister of Environment may postpone the payment deadline

for the surcharge or allow payment in installments pursuant to the proviso to Article 29 of the Framework Act on Administrative Reform. <Amended on December 12, 2023> ¶ In the case where the Minister of Environment extends the payment

deadline of the surcharge pursuant to Paragraph 4, the period shall not exceed 2 years from the day following the payment deadline. <Amended on December 12, 2023> ¶ In the case where the Minister of Environment allows payment of the surcharge in

installments pursuant to Paragraph 4, the interval between the payment deadlines for each installment shall be within 6 months, and the number of installments shall be within 6. <Amended on December 12, 2023>

¶ Deleted <December 12, 2023>

Article 31 (Surcharges and urging for fines, etc.) ¶ The surcharge for fines pursuant to the first half of Article 39, Paragraph 1 of the Act shall be 3/100 of the overdue fine.

¶ The demand under Article 39, Paragraph 2 of the

Act must be made in writing within 7 days after the payment deadline. ¶ In case a demand letter is issued under Paragraph 2, the payment deadline for the

overdue surcharge shall be within 10 days from the date of issuance. ¶ The refund surcharge under Article 39, Paragraph 3 of the Act shall be the amount calculated by multiplying the

surcharge to be refunded (in cases where a surcharge imposition order is cancelled by a court ruling and a new surcharge is imposed according to the reason for the ruling, it refers to the remaining amount after deducting the newly imposed surcharge from the originally paid surcharge) by the interest rate under Article 43-3, Paragraph 2 of the Enforcement Decree of the National Tax Basic Act.

Article 32 (Public Announcement of Violations) The Minister of Environment shall, pursuant to Article 40 of the Act, announce the following matters through a general daily newspaper registered as a nationwide distribution area pursuant to Article 9, Paragraph 1 of the Act on the Promotion of Newspapers, etc. or through the Ministry of Environment's website.

1. Title with the content "Public announcement of violation of the Act on Safety Management of Household Chemical Products and Biocides" 2. Name of the household chemical product or biocide in question 3. Name or business name, address and contact information of the person for whom the administrative disposition has been confirmed 4. Details of the violation 5. Person with the authority to dispose, date of disposition and details of disposition

Chapter 5 Establishing a foundation for safety management of household chemical products and biocides

Article 33 (Designation standards for testing and inspection agencies, etc.) ¶ The first half of Article 41, Paragraph 2 of the Act states that "the facilities, equipment, and technical personnel prescribed by Presidential Decree"

"Standard" refers to the following standards: <Revised on December 29, 2020>

1. Facility: A separate facility required for testing and inspection to confirm compliance with safety standards for household chemical products or for approval of biocides.

Have a laboratory

2. Equipment: Measuring equipment and analysis devices, such as local exhaust devices, sample pretreatment equipment, and quantitative analysis equipment, as determined and announced by the Minister of Environment.

Will have

3. Technical personnel: All personnel of each of the following types shall be available.

A. Technical managers who have obtained a bachelor's degree or higher in a related field such as environment, chemistry, etc. from a school under Article 2, Paragraphs 1 through 6 of the Higher Education Act or a

graduate school under Article 29 of the same Act, or who have an equivalent level of education according to laws and regulations and have at least 3 years of experience in testing and inspection in a related field

such as environment, chemistry, etc.: 2 or more

B. Test technicians who graduated from a high school or technical high school as defined in Article 2, Paragraph 3 of the Elementary and Secondary Education Act or who have an equivalent level of education as defined

by law and have at least one year of experience in testing and inspection in the environment, chemistry, or other related fields: 5 or more

¶ The areas of testing and inspection pursuant to the latter part of Article 41, Paragraph 2 of the Act are as follows: 1. Confirmation of

compliance with safety standards of household chemical products subject to safety confirmation pursuant to Article 10, Paragraph 1 of the Act 2. Agency for

testing and inspection work pursuant to Article 14, Paragraph 2 and Article 22, Paragraph 2 of the Act ¶ The Minister of

Environment shall determine and announce detailed standards for the facilities, equipment, and technical personnel of the testing and inspection agency pursuant to Paragraph 1 and the areas of testing and inspection

pursuant to Paragraph 2. <Amended on December 29, 2020.>

Article 34 (Designation Procedures for Testing and Inspection Agencies, etc.) ¶ A person seeking to be designated or re-designated as a testing and inspection agency pursuant to the first half of Article 41, Paragraph 2 or the second half of Paragraph 6 of the same Article shall submit to the Minister of Environment an application for designation of a testing and inspection agency as prescribed by a Ministry of Environment Ordinance, along with the following materials: 1. Testing and inspection agency operation

plan 2. Materials proving that the criteria set forth in each

subparagraph of Article 33, Paragraph 1 have been met ¶ The public official in charge who has received an application

pursuant to Paragraph 1 shall verify the corporate registration certificate (applicable only to corporations) or business registration certificate through joint use of administrative information pursuant to Article 36, Paragraph 1 of

the Electronic Government Act. However, if the applicant does not consent to the verification of the business registration certificate, the relevant documents shall be attached. ¶ In Article 41, Paragraph 4 of the Act, "important

matters prescribed by Presidential Decree" refers to the following matters: <Amended on December 29, 2020> 1. Name of testing/inspection agency

2. Representative of testing/inspection agency 3. Location of testing/inspection agency 4. Technical personnel of testing/inspection agency 5. Field of testing/inspection ¶ In case a testing/inspection agency seeks to change

any of the matters prescribed in Paragraph 3

pursuant to Article 41, Paragraph 4 of the Act, it shall

submit to the Minister of Environment an application

for designation of change of testing/inspection agency

prescribed by Ordinance of the

Ministry of Environment along with the following documents.

1. Designation certificate of testing and inspection agency issued pursuant to Article 41, Paragraph 5 of the

Act; 2. Documents proving changes to the matters stipulated in each subparagraph of Paragraph

3; 3. In the case where the Minister of Environment changes the designation of a testing and inspection agency pursuant to Article 41, Paragraph 4 of the Act, the Minister shall write the details of the change on

the back of the designation certificate of testing and inspection agency submitted pursuant to Paragraph 4 and return it to the person who applied for the

change of designation. 3. In addition to the matters stipulated in Paragraphs 1 through 5, the Minister of Environment shall determine and announce necessary matters concerning the procedures and methods for designation, change of designation, and re-designation of testing and inspection agencies.

Article 35 (Support for Small and Medium Enterprises) The "matters prescribed by Presidential Decree" in Article 45, Paragraph 5 of the Act shall be as follows: [Amended 2020.](#)

[12. 29.>](#)

1. Technical support for compliance with safety standards and labeling standards for household chemical products subject to safety confirmation 2.

Technical support for recognition of material equivalence 3. Technical

support for recognition of product similarity 4. Support for preparation of

data when jointly submitting application data for material approval pursuant to Article 19, Paragraph 4 of the Act 5. Utilization of the household

chemical product and biocide management information network pursuant to Article 47 of the Act

Article 36 (Designation of Safety Center for Household Chemical Products and Biocides, etc.) "Specialized institution prescribed by Presidential Decree" in Article 46 Paragraph 1 of the Act means the "Korean

Refers to the Korea Environmental Industry & Technology Institute (hereinafter referred to as the "Korea Environmental Industry & Technology Institute") pursuant to the "Korea Environmental Industry & Technology Institute Act."

Article 37 (Work to process information network for household chemical products, etc.) 3. The "work prescribed by Presidential Decree" in Article 47, Paragraph 1 of the Act refers to the following businesses:

What is it? [Revised on December 29, 2020>](#)

1. Reporting, change reporting, approval, and change approval of household chemical products subject to safety confirmation pursuant to Article 10, Paragraphs 4 through 7 of the Act

About work

2. Work related to material approval and change approval, and change notification under Articles 12 and 15 of the Act. 3. Work related to

recognition of material equivalence under Article 16 of the Act. 4. Work related to reporting of

existing biocidal substances under Article 18 Paragraph 2 of the Act. 5. Work related to submission of material

approval application plans under Article 19 Paragraph 1 of the Act. 6. Work related to product approval, change approval,

and change notification under Articles 20 and 23 of the Act. 7. Work related to special exceptions to product approval under Article 24 of the

Act. 8. Work related to recognition of product similarity under Article 25 of the Act. 9. Work

related to disclosure of information on biocidal substances and biocidal products under Article

29 of the Act. 9-2. Work related to protection of data under Article 31 of the Act. 9-3. 10. Work related to confirmation under the main

text of Article 33, Paragraph 5 of the Act 11. Work related to reporting on new hazards,

etc. and measures recommendations and measures orders under Articles 36 and 37 of the Act

12. Work related to public announcement of violations under Article 40 of the Act 13. Work related to reporting under Article 49, Paragraph 2 of the Act 14. Work related to reporting

on appointment or dismissal under Article 54-2, Paragraph 2 of the Act 3. In order to establish

an information network under Article 47, Paragraph 2 of the Act, the Minister of

Environment may request the heads of relevant central administrative agencies to provide the

following information under Paragraph 3 of the same Article : [Newly established on December 29, 2020>](#) 1. Name or business name of

the manufacturer or importer of chemical substances and chemical-containing products 2. The following matters regarding chemical substances and chemical-containing products

A. Name, ingredients, content B.

Intended use, dosage, effects, efficacy C. Harmfulness/risk information

Information on safe use, including precautions for use

3. Other information that the Minister of Environment deems necessary for establishing an information network and stipulates by public notice ¶ The "matters stipulated

by Presidential Decree" in Article 47, Paragraph 4 of the Act refers to the following matters: <Newly established on [December 29, 2020](#)> 1. Names of chemical substances, hazards/risks, and safe use methods 2. The

following matters regarding products containing chemical substances

A. Name of product containing chemical substance B.

Hazardousness, risk and safe use method C. Name or business name,

address and contact information of manufacturer/importer

3. Other information disclosed in accordance with product-related laws and regulations

Article 37-2 (Reward) ¶ The payment standards for the reward pursuant to Article 52-2 Paragraph 1 of the Act shall be as per Appendix 1-2. ¶ The annual limit for the reward paid pursuant

to Paragraph 1 shall be 3 million won per person. ¶ In addition to the matters stipulated in Paragraphs 1 and 2, the Minister of Environment shall determine and

announce necessary matters regarding the method and procedure for payment of the reward. [[This Article Newly Established on December 29, 2020](#)]

Chapter 5, Section 2 Relief from Damage Caused by Biocides <Newly established on [December 31, 2021](#)>

Article 37-3 (Composition of the Biocidal Product Damage Investigation Team) ¶ The Biocidal Product Damage Investigation Team (hereinafter referred to as the "Biocidal Product Damage Investigation Team") pursuant to Article 48-3 Paragraph

1 of the Act shall be composed of no more than 20 members, including one head. ¶ The head of the Biocidal Product Damage Investigation Team shall be

nominated by the Minister of Environment from among the members. ¶ The members of the Biocidal Product Damage Investigation Team shall be

appointed or commissioned by the Minister of Environment from among the following persons: 1. Persons falling under each subparagraph of Article 6 Paragraph 4 of the Act 2. Officers and employees of

the Korea Environmental Industry & Technology Institute ¶ In

cases where professional judgment or epidemiological investigation

is required, the Minister of Environment may appoint and operate a non-permanent investigation expert as a member of the Biocidal Product Damage Investigation Team. [[This Article Newly Inserted on December 31, 2021](#)]

Article 37-4 (Request for submission of data) ¶ In the first half of Article 48-3, Paragraph 2 of the Act, "Relevant central administrative agencies, local governments, victims and their bereaved families, and legal institutions"

"Manufacturers, importers, etc. of causal products pursuant to Article 48-16, as prescribed by Presidential Decree" refers to the following persons:

1. Statistics Korea

2. Local government 3. Persons

who applied for relief benefits pursuant to Article 48-4, Paragraph 1 of the Act and their surviving family members, and persons who are eligible for relief benefits pursuant to Paragraph 4 of the same Article

Persons who have been determined to be eligible for relief benefits (hereinafter referred to as "relief beneficiaries") and their bereaved family members

4. Manufacturers and importers of biocidal products and sellers and distributors of biocidal products 5. National Health Insurance

Corporation under Article 13 of the National Health Insurance Act and Health Insurance Review and Assessment Service under Article 62 of the same Act 6. Korea Workers' Compensation and Welfare Service

under Article 10 of the Industrial Accident Compensation Insurance Act 7. Other institutions and organizations

possessing data that the Minister of Environment deems necessary for investigations and appraisals under Article 48-4, Paragraph 3 of the Act

Corporation/Organization

¶ In the first half of Article 48-3, Paragraph 2 of the Act, "data prescribed by Presidential Decree, such as resident registration, family relationship registration, medical records, health insurance, and biocidal product information" refers to the

following data: 1. Resident registration card, etc. and extracts pursuant to Article 29 of the Resident

Registration Act and resident registration computerized information data pursuant to Article 30 of the same Act 2. Computerized information data on family relationship registration matters pursuant to Article 9 of

the Act on Registration of Family Relations, etc. and Article 15 of the same Act

Certificates for each item of paragraph 1

3. Prescriptions under Article 17-2, Paragraph 1 of the Medical Act and medical records, etc. under Article 22, Paragraph 1 of the same Act 4. Compounding records under Article 30, Paragraph 1 of the Pharmaceutical Affairs Act 5. Payment records of medical care benefits under Article 47 of the National Health Insurance Act and health checkup results under Article 52 of the same Act 6. Data on products and sales, such as ingredients, mixing ratio, harmfulness, manufacturing/import volume and sales volume of biocidal products 7. Data on cause of death statistics among population vital statistics under Article 24-2, Paragraph 4 of the Statistics Act 8. Records on insurance subscribers and beneficiaries under Article 11, Paragraph 1, Item 1 of the Industrial Accident Compensation Insurance Act and records under Article 36, Paragraph 1 of the same Act
- Information on payment of insurance benefits
9. Other data that the Minister of Environment deems necessary for investigations, appraisals, etc. pursuant to Article 48-4, Paragraph 3 of the Act [\[Article newly established on December 31, 2021\]](#)

Article 37-5 (Validity period of decision on payment of relief benefits for damage caused by biocidal products, etc.) ¶ Relief benefits for damage caused by biocidal products pursuant to Article 48-5, Paragraph 1 of the Act

The validity period of the payment decision is 5 years.

¶ A person eligible for relief benefits who wishes to apply for renewal of the validity period of a relief benefit payment decision pursuant to Article 48-5, Paragraph 2 of the Act shall submit an application for renewal of the validity period to the Minister of Environment in accordance with the provisions of the Ordinance of the Ministry of Environment. ¶ The Minister of Environment shall decide whether to renew the validity period within 60 days from the date of receiving the application pursuant to Paragraph 2, and if the Minister of Environment determines that the application content pursuant to Paragraph 2 requires supplementation, he/she may request the person who made the application to supplement in writing, specifying the content to be supplemented and the period for supplementation. In this case, the period required for supplementation shall not be included in the period for deciding whether to renew the validity period. [\[This Article Newly Inserted on December 31, 2021\]](#)

Article 37-6 (Management and operation of biocidal product damage relief account) ¶ The Minister of Environment shall manage the biocidal product damage relief account pursuant to Article 48-14, Paragraph 1 of the Act.

The account (hereinafter referred to as the "Biological Product Damage Relief Account") must be accounted for in accordance with the principles of corporate accounting. ¶ The

"method prescribed by Presidential Decree" in Article 48-15, Paragraph 3 of the Act refers to the following methods: 1. Deposits and monetary trusts in financial institutions

or postal offices 2. Purchase of securities directly issued by the state, local governments, or

financial institutions or guaranteeing performance of obligations 3. Purchase of securities pursuant to Article 4 of the Act on Capital Markets and Financial Investment Business ¶

The Minister of Environment shall delegate the duties of each subparagraph of Article 48-14, Paragraph 1 of the Act to the Director of the Korea

Environmental Industry & Technology Institute pursuant to Article 48-15, Paragraph 4 of the Act. [\[This Article Newly Inserted on December 31, 2021\]](#)

Article 37-7 (Composition of the Relief Account Management Committee) ¶ The Relief Account Management Committee (hereinafter referred to as the "Relief Account Management Committee")

pursuant to Article 48-15 Paragraph 5 of the Act shall be composed of no more than 10 members, including one chairperson. ¶ The chairperson of the Relief Account

Management Committee shall be mutually elected from among the members. ¶ The members of the Relief Account

Management Committee shall be the following: 1. A person designated by the Minister of Environment among public

officials belonging to the Ministry of Environment 2. A person appointed by the President of the Korea Environmental

Industry & Technology Institute among the following persons. In this case, a specific gender shall not exceed 6/10 of the total number of appointed members. a. An officer or employee of the

Korea Environmental Industry & Technology Institute in charge of work related to damage from biocidal products

(hereinafter referred to as "damage from biocidal products") pursuant to Article 48-2 Paragraph 1 of the Act b. A person who has served as a judge, prosecutor, or attorney for 5 years or

more c. A person with extensive knowledge and experience in the fields of asset

management, financial management, or insurance.

¶ The term of office of the members under subparagraphs 2 and 3 of Article 3 shall be two years, and they may be reappointed only twice. [\[Article newly established on December 31, 2021\]](#)

Article 37-8 (Imposition and collection of contribution for relief of damage caused by biocidal products, etc.) ¶ The Minister of Environment (including the head of the Korea Environmental Industry

& Technology Institute who has been entrusted with the imposition and collection of contribution in accordance with paragraph 3; hereinafter referred to as Article 37-10 and Article 37-11)

In case of imposing a contribution for relief of damage caused by biocidal products (hereinafter referred to as "contribution") pursuant to the first half of Article 48-16, Paragraph 1 of the Act, the amount to be paid, payment deadline, payment institution, etc. shall be stated on the contribution payment notice in accordance with the provisions of the Ordinance of the Ministry of Environment and notified to the manufacturer or importer of the causal product (hereinafter referred to as "causal product") pursuant to the first half of the same paragraph. ÿ The contribution

payment deadline shall be 30 days from the date of notification of the contribution payment notice pursuant to Paragraph 1. ÿ The Minister of Environment shall

delegate the task of imposing and collecting the contribution to the Director of the Korea Environmental Industry & Technology Institute pursuant to the second half of Article 48-16, Paragraph 1 of the Act. ÿ In calculating

the causal product usage ratio pursuant to Article 48-16, Paragraph 2 of the Act, the causal product used by any of the following persons shall be excluded from the calculation.

1. A person exposed to a causal product but unable to identify all or part of the causal product to which he or

she was exposed. 2. A person exposed to a causal product manufactured or imported and sold by a manufacturer or importer of a causal product for which the

contribution is reduced pursuant to Paragraph 7. In this case, the number of persons is calculated by multiplying the number of persons exposed to the causal product by the contribution reduction rate pursuant to Paragraph 7.

ÿ In calculating the sales ratio of causal products according to Article 48-16, Paragraph 2 of the Act, the following calculation criteria shall apply: 1. The total sales volume of causal products

shall be determined by the causal products confirmed through investigation, appraisal, etc. according to Article 48-4, Paragraph 3 of the Act.

Will be based on sales volume

2. The sales volume multiplied by the reduction ratio of the contribution among the sales volume of the manufacturer/importer of the causal product in Article 7 shall be excluded.

thing

ÿ The Minister of Environment may exempt the following manufacturers and importers of causal products from the obligation to pay contributions pursuant to Article 48-16,

Paragraph 5 of the Act: 1. Manufacturers and importers of causal

products for which liquidation has been registered pursuant to Article 264 of the Commercial Act 2. Manufacturers and importers of causal

products who are unable to pay contributions due to reasons such as closure of business, insolvency, or bankruptcy

Importer

ÿ The Minister of Environment may reduce the amount prescribed in the relevant subparagraph for manufacturers and importers of causal products under Article 48-16,

Paragraph 5 of the Act. 1. Small enterprises under Article 8, Paragraph 1 of the

Enforcement Decree of the Framework Act on Small and Medium Enterprises: Two-thirds of the contribution calculated under Article 48, Paragraph 2 of the Act 2. Medium

enterprises under Article 8, Paragraph 2

of the Enforcement Decree of the Framework Act on Small and Medium Enterprises: One-third of the contribution calculated under Article 48, Paragraph 2 of the Act

[Newly established on December 31, 2021]

Article 37-9 (Surcharge) The surcharge pursuant to Article 48-16, Paragraph 7 of the Act shall be equivalent to 1/1,000 of the unpaid contribution.

The amount is calculated by multiplying the number of days corresponding to the period from the day following the payment due date to the day before the payment date. [Article newly established on December 31, 2021]

Article 37-10 (Objection) ÿ The "method prescribed by Presidential Decree" in the first half of Article 48-16, Paragraph 9 of the Act refers to written documents, electronic mail, fax,

or equivalent methods. ÿ A person who wishes to file an objection to the imposition

of a contribution fee pursuant to the first half of Article 48-16, Paragraph 9 of the Act shall submit an application form prescribed by the Ordinance of the Ministry of Environment

along with materials proving the reason for the objection to the Minister of Environment. ÿ The Minister of Environment who has received an objection pursuant to Paragraph 2

shall

investigate the contents of the objection and notify the applicant of the results. In this case, the period from the date of receiving the objection to the date of notification of the

results shall not be included in the period for calculating the surcharge pursuant to Article 37-9.

[Newly established on December 31, 2021]

Article 37-11 (Installment Payment of Contribution, etc.) ¶ In cases where a manufacturer or importer of causal products falls under any of the following subparagraphs pursuant to Article 48-16, Paragraph 10 of the Act, the Minister of Environment may have the manufacturer or importer of causal products pay the contribution in installments pursuant to the provisions of the relevant subparagraph. 1. In cases

where the contribution imposed on a manufacturer or importer of causal products (excluding manufacturers or importers under Subparagraph 2) exceeds KRW 1 billion: No more than 8 installments over a period of 2 years 2. In cases where a manufacturer or importer of causal products is a

small or medium-sized enterprise under the Framework Act on Small and Medium Enterprises: No more than 8 installments over a period of 3 years

No more than 12 splits

¶ A person who intends to pay the contribution in installments pursuant to Paragraph 1 shall submit an application for payment in installments to the Minister of Environment in accordance with the provisions of the Ordinance of the Ministry of Environment within 7 days from the date of receiving the payment notice pursuant to Paragraph 1 of Article 37-8.

¶ The Minister of

Environment shall notify whether payment in installments is permitted or not within 30 days from the date of receiving the application pursuant to Paragraph 2 in accordance with the provisions of the Ordinance of the Ministry of Environment.

¶ If a person who received a payment in installments pursuant to Paragraph 3 falls under any of the following subparagraphs, the Minister of Environment may cancel the decision to pay in installments and collect the contribution in one lump sum. In this case, the Minister of Environment shall notify the payer of this in advance in writing. 1. If the amount to be paid in installments is not paid by the specified deadline. 2. If the payment in installments is cancelled due to

any of the subparagraphs of Paragraph 1 of Article 9 of the National Tax Collection Act or for a reason equivalent thereto.

In cases where it is determined that the entire amount related to installment payment cannot be collected [Article 12/31/2021]

Article 37-12 (Request for examination, etc.) In the case where the Minister of Environment requests examination, examination, investigation, etc. pursuant to Article 48-17 of the Act, he/she shall notify in writing a deadline of up to 30 days. [This article was newly established on December 31, 2021]

Article 37-13 (Temporary suspension of relief benefits) ¶ In the case prescribed by Presidential Decree in Article 48-18, Paragraph 1, Item 2 of the Act,

" refers to a case where it is recognized that the person eligible for relief benefits has intentionally or grossly worsened the condition of the disease or hindered its treatment. ¶ In case the Minister of Environment intends to temporarily suspend the payment of medical expenses

pursuant to Article 48-18 Paragraph 1 of the Act, he/she shall request the person seeking to receive the medical expenses to correct the matters specified in each subparagraph of the same paragraph in writing within a period of 30 days. ¶ In case the person who has received the request for correction pursuant to Paragraph 2 fails to correct the matter within the period specified in the same paragraph, the Minister of

Environment may temporarily suspend the

payment of medical expenses. ¶ The period during which the payment of medical expenses may be temporarily suspended shall be from the day following the end of the correction request period pursuant to Paragraph 2 to the day before the day on which the matters requested pursuant to the same paragraph

are corrected. [This Article Newly Inserted on December 31, 2021]

Chapter 6 Miscellaneous provisions

Article 38 (Delegation of Authority) ¶ The Minister of Environment shall delegate the following authority to the Director of the National Institute of Chemical Safety pursuant to Article 54 Paragraph 1 of the Act: <Amended on December 29, 2020, April 2, 2024> 1.

Approval/change of household chemical products subject to safety confirmation pursuant to the main text of Paragraphs 6 and 7 of Article 10 of the Act and the proviso of the same Paragraph;

Acceptance of approval and change report

1.2. Information pursuant to Article 10-2 of the Act (Safety-confirmation-targeting household chemical products approved pursuant to Article 10, Paragraph 6 of the Act)

1. Disclosure of information on biocidal substances (limited to

information on products) 1.3. Notification of biocidal substances pursuant to the proviso of Article 12,

Paragraph 1 of the Act 1.4. Notification of specific matters regarding the criteria for approval of biocidal substances pursuant to Article 12, Paragraph 2

of the Act 2. Material approval pursuant to Articles 13 and 14 of the Act 3.

Receipt and approval of change approval pursuant to the main text of Article 15 of the Act and receipt of change report pursuant to the proviso of the same Article 4.

Recognition of material equivalence pursuant to Article 16 of the Act 5.

Cancellation of material approval, etc. or cancellation of recognition of material equivalence pursuant to Article 17 of the Act 6.

Receipt of report of existing biocidal substances subject to approval postponement pursuant to Article 18, Paragraph 2 of the Act

6.2. Designation and notification of existing biocidal substances subject to approval postponement pursuant to Article 18, Paragraph 3

of the Act 7. Receipt of application plan for material approval pursuant to Article 19, Paragraph 1 of the Act and notification of application for approval postponement pursuant to Paragraph 3 of the Act

Deregistration of designation of toxic substances and confirmation of individual submission pursuant to the proviso of Article 4 of the same Article

7.2. Notification of specific matters regarding product approval criteria according to Article 20, Paragraph 2 of the Act 8. Product

approval according to Articles 21 and 22 of the Act 9. Receipt and

approval of change approval according to the main text of Article 23 of the Act and receipt of change report according to the proviso of the same Article 10.

Product approval according to Article 24 of the Act

11. Recognition of product similarity according to Article 25 of the Act

12. Cancellation of product approval, etc. or cancellation of recognition of product similarity according to Article 26 of the

Act 13. Disclosure of information on biocidal substances and biocidal products according to Article 29 of

the Act 14. Protection and disclosure of data according to Article 31 of

the Act 15. Receipt of request for confirmation of existence of vertebrate animal test data according to Article 33 of the Act and notification of confirmation result,

confirmation of consent to use by owner of vertebrate animal test data and submission order

16. Designation, change of designation and evaluation of testing and inspection institutions pursuant to Article 41 of

the Act 17. Order to suspend business and cancellation of designation of testing and inspection institutions pursuant to

Article 43 of the Act 18. Entry, inspection, collection, etc. pursuant to Article 50 of the Act (to exercise authority delegated to the Director of the National Institute of Chemical Safety)

(limited to)

18-2. Receipt of notification of succession of rights and obligations regarding approval of household chemical products subject to safety confirmation, substance approval, etc. or product approval, etc. pursuant to Article 51 Paragraph 2 of

the Act 19. Hearing pursuant to Article 53 Paragraphs 1, 2 and 4 of the Act 19-2.

Receipt of report of appointment or dismissal pursuant to Article 54-2 Paragraph 2 of the Act 19-3. Imposition and

collection of fines pursuant to Article 60 Paragraph 1 Paragraphs 3, 4, 8 and 10 of the Act 20. Notification of standards and methods for testing and

inspection pursuant to Article 5 Paragraph 2 21. Notification of standards and methods for approval

pursuant to Article 6 Paragraph 4 22. Notification of testing and evaluation methods

pursuant to Article 10 Paragraph 3, Article 13 Paragraph 3 and Article 18 Paragraph 3 22-2. 22-3. Notification of the criteria for recognition

of material equivalence under Article 13, Paragraph 4, Subparagraph 3. Notification of the criteria for recognition of product

similarity under Article 22, Paragraph 2, Subparagraph 3. 23. Recognition of extension of data protection period under the

proviso of Article 25, Paragraph 1. 24. Detailed criteria for designation of testing and inspection

institutions and designation/change designation/designation/

Notice on procedures and methods for redesignation, etc.

Ÿ The Minister of Environment shall delegate the following authority to the head of the river basin environmental office or the head of the regional environmental office pursuant to

Article 54 Paragraph 1 of the Act: <Amended on [December](#)

[29, 2020](#)> 1. An order to prohibit the manufacture or import of household chemical products subject to safety confirmation pursuant to Article 8 Paragraph 4 and Article 11 Paragraph

1 of the Act 2. An order to suspend the manufacture or import of biocidal substances pursuant to Article 17 of the Act

3. Prohibition order on manufacturing and importing of existing biocidal substances subject to approval suspension pursuant to Article 19, Paragraph 2 of the Act 4. Order to suspend manufacturing and importing of biocidal products pursuant to Article 26 of the Act 5. Receipt of reports on new hazards and recommendation of measures pursuant to Article 36 of the Act 5-2.

6. Corrective order pursuant to Article 36-2, Paragraph 2 of the Act 7. Order for measures such as recall, disposal, etc. pursuant to Article 37 of the Act, receipt of report on results, and measures such as recall, disposal, etc. 8. Imposition, collection and delinquency disposition of fines pursuant to Articles 38 and 39 of the Act 9. Receipt of report pursuant to Article 49, Paragraph 2 of the Act 10. Entry, inspection, collection, etc. pursuant to Article 50 of the Act (limited to exercising authority delegated to the head of the river basin environmental office or the head of the regional environmental office) 11. Hearing pursuant to Article 53, Paragraph 3 of the Act 12. Administrative action pursuant to Article 60, Paragraph 1, Subparagraphs 1, 2, 5, 6, 7, 9, 11 and 12 of the Act

Imposition and collection of taxes

Article 39 (Delegation of Work) ¶ The Minister of Environment shall entrust the following work to the Korean government pursuant to Paragraphs 2 and 4 of Article 54 of the Act:

Entrusted to the Korea Environmental Industry & Technology Institute. [<Amended on December 29, 2020](#)

[and December 31, 2021>](#) 1. On-site investigation and request for submission or reporting of data pursuant

to Article 7 of the Act 2. Risk assessment of household chemical products pursuant to Paragraphs 1, 2 and 5 of Article 8 of the Act, notification and disclosure of the results

3. Receipt of report pursuant to Paragraph 4 of Article 10 of the Act

3-2. Receipt of change report pursuant to Paragraph 5 of Article 10 of the Act 3-3.

Disclosure of information pursuant to Article 10-2 of the Act (limited to information on household chemical products subject to safety confirmation reported pursuant to Paragraph 4 of Article 10 of the Act)

4. Education and training and publicity pursuant to Article 44 of the Act. However, the work of Paragraph 3, Item 1 is excluded. 5. Support

for small and medium-sized enterprises pursuant to Article 45 of the Act. However, the work of Paragraph 3, Item 2 is excluded. 6. Establishment

and operation of a management information network for household chemical products and biocides pursuant to Paragraphs 1 and 2 of Article 47 of the Act. 7.

Acceptance of applications for relief benefits pursuant to Paragraph 1 of Article 48-4 of the Act and review of application contents. 8.

Investigation, appraisal, etc. pursuant to Paragraph 3 of Article 48-4 of the Act.

9. Acceptance of applications for renewal of validity period pursuant to Paragraph 2 of Article 48-5 of the Act and renewal of validity period pursuant to Paragraph 4 of the same Article.

Notification of new results

10. Payment of relief benefits and payment of unpaid medical expenses pursuant to Articles 48-7 and 48-8 of the Act 11. Support for review of whether

to suspend payment of relief benefits pursuant to Article 48-9 of the Act 12. Receipt of a request for reexamination

pursuant to Article 48-13 of the Act and review of the contents of the request 13. Request for diagnosis, examination,

investigation, etc. pursuant to Article 48-17 of the Act 14. Support for review of whether to

temporarily suspend relief benefits pursuant to Article 48-18 of the Act 15. Fact of succession of rights and obligations

regarding confirmation of household chemical products subject to safety confirmation pursuant to Article 51, Paragraph 2 of the Act

Receipt of notification 16.

Payment of rewards pursuant to Article 52-2 of the Act ¶ The Minister of Environment

shall entrust the Korea Environment Corporation pursuant to the Korea Environment Corporation Act with the work of securing and providing application materials for material approval pursuant to Article 19,

Paragraph 5 of the Act and collecting costs pursuant to Article 54, Paragraph 2 of the Act. [<Amended 2020.](#)

[12. 29.>](#)

¶ The Minister of Environment shall entrust the following tasks to the association established under Article 53 of the Chemicals Control Act in accordance with Article 54, Paragraph 2 of the Act. [<Newly established on December 29, 2020>](#) 1.

Education and training and publicity (for those who manufacture or import biocidal substances and their employees) in accordance with Article 44 of the Act

(Limited to education, training and publicity)

2. Support pursuant to Article 45 of the Act, which falls under any of the following: a. Technical support for material approval b. Technical support for recognition of material equivalence pursuant to Article 35, Paragraph 2 c. Support for preparation of materials when jointly submitting application materials for material approval pursuant to Article 35, Paragraph 4

Ÿ The Minister of Environment shall entrust the work of requesting submission of data pursuant to the first half of Article 48-3, Paragraph 2 of the Act to the Biocidal Product Damage Investigation Team in accordance with Article 54, Paragraph 3 of the Act. <Newly established on [December 31, 2021](#)>

Article 39-2 (Duties of persons appointed by overseas manufacturers, etc.) Ÿ In Article 54-2, Paragraph 1, Item 11 of the Act, "duties prescribed by Presidential Decree" refers to the following duties: 1. Submission of a material approval application plan pursuant to Article 19, Paragraph 1 of the Act 2. Individual submission of material approval application materials pursuant to the proviso of Article 19, Paragraph 4 of the Act 3. Consent for use by the owner of the relevant materials pursuant to Article 32, Paragraph 1 of the Act Ÿ In Article 54-2, Paragraph 3 of the Act, "Matters prescribed by Presidential Decree, such as the fact of appointment, duties assigned, etc." refers to the following matters: 1. The fact of appointment and duties assigned 2. Results of performance of the relevant duties 3. Other information on biocides, such as the name, use, hazards, and risk information of biocides [[This Article Newly Inserted on December 29, 2020](#)]

Article 39-3 (Processing of sensitive information and unique identification information) The Minister of Environment (including a person delegated authority or entrusted with work by the Minister of Environment pursuant to Paragraph 4 of Article 48-15, the latter part of Paragraph 1 of Article 48-16, and Article 54 of the Act) may process health-related information as defined in Paragraph 1 of Article 23 of the Personal Information Protection Act or data containing resident registration numbers as defined in Paragraph 1 of Article 19 of the Enforcement Decree of the same Act when it is unavoidable to perform the following duties. 1. Affairs related to the decision on payment of relief benefits pursuant to Article 48-4 of the Act 2. Affairs related to the renewal of the validity period pursuant to Article 48-5 of the Act 3. Affairs related to the payment of relief benefits pursuant to Article 48-7 of the Act 4. Affairs related to the payment of unpaid medical expenses pursuant to Article 48-8 of the Act 5. Affairs related to the examination and decision of a request for reexamination pursuant to Article 48-13 of the Act [[This Article Newly Inserted on December 31, 2021](#)]

Article 39-4 (Review of Regulations) The Minister of Environment shall review the validity of the designation criteria for testing and inspection agencies pursuant to Article 33, Paragraph 1 every three years (meaning until the day before the base date of every third year) as of January 1, 2022 and take measures for improvement, etc. [[This Article Newly Established March 8, 2022](#)]

Chapter 7 Penalties

Article 40 (Standards for Imposing Surcharges) The standards for imposing surcharges pursuant to Article 60, Paragraphs 1 and 2 of the Act are as per Table 2. <[Revised December 31, 2021](#)>

Approval grace period for existing biocidal substances subject to approval grace period (related to Article 14)

1. The grace period for approval of existing biocidal substances subject to approval deferral is the biocidal agent of the biocidal substance.

According to the type of product, the following categories apply:

| Type of biocidal product | Approval grace |
|--|---------------------------------|
| A. Disinfectant B. Algaecide [Algaecide: refers to a product used to eliminate algae in water play facilities, aquariums, etc., excluding those used in public waters] d. Rodenticides (products used to eliminate rats, etc.) d. Pesticides e. Repellents (products used to render harmful organisms harmless or suppress them by using a repellent method, excluding those directly applied to the human body) f. Wood preservatives g. Other vertebrate removal agents h. | period: Until December 31, 2022 |
| Other invertebrate removal agents i. Preservatives for product preservation j. Preservatives for product | Until December 31, 2024 |
| surface treatment k. Preservatives for textiles and leather o. Preservatives for building materials m. Preservatives | Until December 31, 2027 |
| for materials and equipment h. Preservatives for corpses and taxidermy o. Anti-pollution agents for ships and underwater facilities (products used to suppress the growth or settlement of harmful organisms on ships, aquaculture equipment, and other underwater structures) | Until December 31, 2029 |

2. Notwithstanding subparagraph 1, the Minister of Environment may, without delay, manufacture or sell existing biocidal substances subject to approval.

The approval grace period of existing biocidal substances subject to approval grace period may be shortened or extended by considering the import volume, toxicity/risk, domestic and international usage and regulatory status, etc. In this case, the expiration date of the extended approval grace period cannot exceed December 31, 2029.

Standards for payment of rewards (related to Article 37-2)

| Reward Payment Target | Reward amount |
|---|-----------------------|
| 1. In the case of reporting a person who has sold or donated a substance or product, or displayed, kept or stored for the purpose of sale or donation: a. Household chemical products or household chemical products subject to safety confirmation falling under Items a through c of Paragraph 1, Subparagraph 1 of Article 35 of the Act; b. Biocidal substances falling under Item 2 of Paragraph 1 of Article 35 of the Act; c. Biocidal products falling under Items a and b of Paragraph 3 of Article 35 of the Act; 2. In the case of reporting a person who has sold or donated a substance or product, or displayed, kept or stored for the purpose of sale or donation: a. Household chemical products | Less than 300,000 won |
| subject to safety confirmation falling under Item d of Paragraph 1, Subparagraph 1 of Article 35 of the Act; b. Biocidal products falling under Item c of Paragraph 3, Subparagraph 3 of Article 35 of the Act. 3. In case a person reports that he/she manufactured, imported, sold or distributed the relevant household chemical product or biocide despite the order to take measures such as product recall or disposal pursuant to Article 37, Paragraph 1 of the Act. | Less than 100,000 won |
| | Under 50 thousand won |

Criteria for imposing fines (related to Article 40)

1. General

Criteria a. The weighted imposition standard for surcharges according to the number of violations shall apply in cases where a surcharge has been imposed for the same violation within the past two years. In this case, the calculation period shall be based on the date the surcharge was imposed for the violation and the date the same violation was detected again after the

surcharges. b. In the case of a weighted imposition according to item a, the number of times the weighted imposition shall be applied shall be the next number of surcharges imposed prior to the violation (if there were two or more surcharges imposed within the period according to item a,

the higher number shall apply). c. The person with the authority to impose surcharges may reduce the amount of surcharges by up to half of the amount of surcharges according to the individual criteria of item 2 in any of the following cases. However, this shall not apply to violators who are in arrears

with surcharges. 1) If the violation is recognized as being due to minor carelessness or error, etc. 2) If the violation is immediately corrected or resolved 3) In other

cases, the punishment may be reduced by considering the degree of the violation, the motive for the violation, and the consequences

In cases where it is deemed necessary, the

person with the authority to impose a surcharge shall, in any of the following cases, impose an individual penalty under subparagraph 2.

The amount may be increased by up to half of the amount of the surcharge according to the standard. However, it cannot exceed the upper limit of the surcharge according to Article 60, Paragraph 1 of the Act. 1) In

cases where the content and degree of the violation are serious and the damage caused by it is recognized as significant

2) In cases where the period of violation of the law is 6 months or

longer 3) In other cases where the surcharge is increased by considering the degree of violation, motive for violation, and result, etc.

If it is deemed necessary to weight

2. Individual criteria

| Violation | Legal basis | Penalty amount | | |
|--|-------------------------------------|---------------------|--------------------|------------------------|
| | | (unit: ten thousand | | |
| | | 1st violation | won) 2nd violation | 3rd or more violations |
| A. In case of failure to submit or report data pursuant to Act pursuant to Article 60, Paragraph 1 of the Act or submission pursuant to Item 1 | Article 7, Paragraph 2 of the false | 300 | 500 1,000 | |

| | | | | |
|--|--|-----|-----|-------|
| b. In case of failure to report change under Article 60, Paragraph 1 in violation of Article 10, Paragraph 5 of the Act, Subparagraph 2; in | | 300 | 500 | 1,000 |
| case of failure to report change under Article 60, Paragraph 1 in violation of the proviso of Article 10, Paragraph 7 of the Act, | | 300 | 500 | 1,000 |
| Subparagraph 3; in case of failure to report change in violation of the proviso of Article 15 or Article 23 of the Act. However, in case a person appointed pursuant to Article 54 of the Act or Article 60, Paragraph 1, Section 2 of the Act performs the duties under Article 1, Paragraph 4, Article 5 or Article 23 of the Act, this penalty shall be | | 300 | 500 | 1,000 |
| imposed only on the appointed person; e. In case of selling biocidal products or donating them under Article 60, Paragraph 1 of the Act, or importing, displaying, storing or storing them for the purpose of sale or donation under Paragraph 5 of | | 600 | 800 | 1,000 |
| the Act, in violation of Article 35, Paragraph 1, Section 4 of the Act. Case 6 of violating Article 35 Paragraph 2 of the Act, mediating a sale | | 600 | 800 | 1,000 |
| or acting as an agent for a purchase under Article 60 Paragraph 1 of the Act. Case 7 of violating Article 36 Paragraph 1 of the Act, failing to report without due | | 600 | 800 | 1,000 |
| process under Article 60 Paragraph 1 of the Act or reporting by false pretenses. Case 8 of not complying with the standards of | | 600 | 800 | 1000 |
| Article 60 Paragraph 1 of the Act under Article 36-2 Paragraph 1. Case 9 of not reporting under Article 37 Paragraph 2 of the Act or | | 600 | 800 | 1000 |
| reporting falsely. Case 10 of violating Article 41 Paragraph 4 of the Act, not seeking illegally under Article 60 Paragraph 1 and not receiving designation of change despite changes in | | 600 | 800 | 1,000 |
| important matters. Case 10 of violating Article 48 Paragraph 3 Paragraph 2 of the Act, not submitting requested or falsely submitted materials under Article 60 Paragraph 2 300 of the Act, without a justifiable | | | 400 | 500 |
| reason. In violation of Article 49, Paragraph 1 of the Act, Article 60, Paragraph 1, Clause 300 of the Act | | | 500 | 1,000 |

| | | | | |
|---|---|-----|-----------|--|
| If the record or preservation is not made or if the record act of Article 11. If the record is not | is made by the | | | |
| made in violation of Article 49, Paragraph 2 of the Act or if of Article 60, Paragraph 1 of the Act or if the report is under Article 12. | the report is not made in violation made falsely | 300 | 500 1,000 | |