1. Order of Decision

Registration and Evaluation of Chemical Substances

We will vote as attached.

2. Suggestion Reason

Exemption from registration for registration of chemical substances, omission of submitted materials, individual submission

And to clarify the reason, and from the dangerous chemicals to the public health

To be protected, substances regulated by foreign governments or international organizations are If the substance is not a nationally licensed substance, a restricted substance, or a prohibited substance, Simplify the process for assigning and strengthening the management of information submitted by companies

The Korea Environment Corporation (KACC) has been responsible for managing the commissioning of the association.

We want to improve the defectiveness

3. Main contents

end. Addition of registration exemption for chemical substances (amended Article 11 (2) 2)

At present, a polymer compound containing more than 2% of a monomer as a new chemical substance (Number average molecular weight of less than 10,000) is subject to registration, production and import of more than 1 ton per year

New chemicals that have already been registered with hazard data

Polymer compounds containing substances are improved so that registration exemption confirmation can be obtained.

I. If you can omit submission materials when applying for registration of chemicals, add (Establishment of Article 13 (6) 2)

- 2 -

Foreign governments or international organizations have already assessed the hazards of chemical substances.

In case of chemicals that can be released and judged to be hazardous by this,

So that the submission materials can be omitted when applying for registration of the substance

All. Addition of reason for individual submission of data when applying for registration of existing chemical substances to be registered

(Establishment of Article 14 (3))

It is decided by the Minister of the Environment, etc.

Revised so that individual submissions can be made if they meet

la. Designation and notification of licensed substances, restricted substances or prohibited substances (Article 19 (3)

Article 20 (4)

Foreign governments or international organizations have already decided to regulate or regulate Among the chemical substances, there is concern for the public and there are already sufficient data , Etc., are not included in the socio-economic analysis report or risk assessment.

Improve procedures to designate as a substance, restricted substance or prohibited substance hemp. The Minister of Environment is the Director of the National Environmental Science Institute, Director of the Local Environment Office,

However, the addition or change of duties entrusted to the association (Article 31 (1) (2), (4), (2), (4), and (2)

1) Delegation of toxic substance designation and notification to the director of the National Institute of Environmental Science

2) To the person who applied for confirmation of registration exemption of chemical substance to the head of local environmental office

Delegation of reporting and inspection duties

3) Notification of appointment or dismissal among duties entrusted to the association

The reception and acceptance of requests for data protection were changed to the consignment of the Korea Environment Corporation

- 3 -

5. Notes

end. Relevant Laws: Omission

I. Budget Action: No action required

All. Agreed: Agreed with OOOO Department la. Others: 1) Novel and structural drawings 2) Notice of Legislation (June 1, 2017 ~ June 07)

None

Some amendments to the Enforcement Decree of the Act on the Registration and Evaluation of Chemicals

within

Enforcement Decree of the Act on the Registration and Evaluation of Chemical Substances I will decide.

In Article 11 (2) 2, "new chemical substance" shall be replaced with "new chemical substance

It is registered as a new chemical substance to be manufactured and imported in accordance with Article 10 of the Act,

Except for new chemical substances that have been tested for harmful toxicity according to the Article "Article 13 (2) of the sixth shall be newly established as follows.

6 of 2. The result of evaluating the harmfulness of chemical substances in foreign governments or international organizations

To determine the hazards to human health or the environment

Chemicals That Can Be Made

Article 3 of Article 14 shall be newly established as follows.

3. The materials to be submitted individually shall be shared by the Minister of Environment When notified

Article 16 (8) shall be read as follows.

8. Nanomaterials ("Nanomaterials" means at least one dimension of the three dimensional external dimensions

Is a particle with a diameter of 1 to 100 nanometers and a water distribution of 50% or more and a minimum of 1

Fullerene, graphene flakes and carbon with dimension less than 1 nanometer

- 5 -

Nanotube refers to.

Article 17 (6) to No. 7, and (6) of the same Article shall be newly established as follows.

6. Public institutions under the Act on the Management of Public Agencies

Article 19 (3) to (7) shall be defined in paragraphs (4) to (8)

Section 3 of the Article shall be newly added as follows.

(3) Notwithstanding the provisions of paragraph (1), the Minister of Environment shall notify the Minister of Environment

Foreign governments or international organizations have already decided to regulate or regulate There is a high level of concern for the public and the

Where an existing chemical substance is designated as a licensed substance,

Socioeconomic analysis may be omitted or risk assessment may be omitted.

Article 19 (4) (Previous paragraph (3)) In any case,

, "Consider", and "consider".

Article 20 (4) to (5), and Article 4 of the same Article shall be inserted as follows All.

4 The Minister of Environment may, notwithstanding paragraph 3,

There is concern for the public as a chemical that has already decided to regulate or regulate.

Chemicals that have high data on high and dangerous substances

Or if it is designated as a prohibited substance,

The risk assessment can be omitted.

Article 2 of Article 22 shall be newly added as follows.

4 of 2. Joint submission of registration application materials pursuant to Article 15 of the Act

Article 2 (1) of Article 31 shall be newly added as follows.

7 of 2. Designation and notification of toxic substances according to Article 20 of the Act

"Article 43 (1), (1), (4), or (5) of the Act" in Article 31 (2)

(1), (3), (4) and (5) of the same Article,

(Hereinafter referred to as the "Korea Industrial Complex") to "Korea Environmental Corporation"

2, 1, 3, and 2 of the first, second, third,

I will speak.

1 of 2. Notification of the Decision on Appointment or Dismissal in accordance with Article 38 (2) of the Act

(Only when notified to the chairman of the Corporation)

1 of 3. Construction and operation of chemical information processing system in accordance with Article 39 of the Act

2 of 2. The receipt of a request for data protection under Article 45 (1) and (2) of the Act, or

Notification of materials that are not subject to protection (only when notified to the chairman of the Corporation)

)

Article 31, Paragraph 5, Subparagraph 5 and Paragraph 9 shall be deleted, respectively. Supplement

Article 1 (Date of Enforcement) This Act shall enter into force on the date of its promulgation. However, Article 31 (4) and

Section 5 shall come into force as from January 1, 2018.