1. Reason for revision

Since January 2015, the "Act on Registration and Evaluation of Chemical Substances, etc."

Registration and change registration of chemicals, registration notification, hazard examination

By eliminating difficulties in implementation and management of the system,

Not only does it register and manage material information, but it also meets safety and labeling standards.

The methods and procedures for collection and collection of non-product

To protect the health of the people through rapid collection of products

2. Main contents

end. Extension of registration and change notification notice period (Article 6 (1) 2, 9 (3)

Amendment to Article 2 (2)

A small amount of new chemical substances (less than 1 ton) is registered for 2,000 / year, 10 or more days /

• It is difficult to technically handle change registration data for 3 days.

And it is worried about the poor examination, so the registration / change registration notification period is 10 days (maximum

20 days) to ensure proper screening period and enhance the reliability of information management

I. Modification of registration and change of notification method (Article 9 (3), Article 11 (2))

1) The applicant is notified of the change registration result at the time of the change registration notice And the history management such as the registration and the change registration record of the chemical substance concerned

Revised to record changes to the registration notice that has already been issued

2) After 7 days from the date of notification to the National Institute of Environmental Research It is assumed that the change notification has been repaired without issuing a separate notice.

All. Omit submission of contract documents with the testing organization when submitting the test plan (Article 14 (2)

2)

When submitting the test plan, submit the specific method, schedule, and test

Contract documents with the testing organization to submit the test.

Eliminate the burden of registration applicant by deleting the submission item

la. Review of the test plan and improvement of notification (Amendment of Article 15 (1) and (3)

- 1) The National Institute of Environmental Research should review the test plan within the registration notification period.
- 2) There is no amendment or supplement of the National Environmental Science Institute under Article 15 (2).

, Submit the test data according to the plan on the submitted test plan.

hemp. Joint submission of registration application materials such as risk materials (amended Article 16 (2))

Risk material or guidelines for safe use are agreed upon by members of the council

If not, the parties to the agreement will

bar. Improvement of joint submission methods and procedures of registration application materials (Article 17 (1) Amendment,

Article 17 (3)

If a representative is not selected for joint registration of existing chemical substances or

If the agreement is delayed and there is concern about the registration, smooth registration should be promoted.

To allow the Minister of Environment to recommend a representative or adjustment.

four. Improvement of method of harmful examination (amended Article 23 (1))

Among the registered chemical substances, data such as use, classification and labeling, manufacture and

The screening of risks and risks through screening is conducted according to the priority.

Improvement of hazardous substances examination and measures for substances expected to be

Ah. Measures such as the collection of measures Measures for the implementation and execution of measures

(Article 48 amendment)

Producer of the product collecting body.

Businesses manufactured by development and production, suppliers and subcontractors and sellers ("Distribution industry

(Limited to the establishment of a large-scale store pursuant to Article 2 (3) of the "Development Act")

Improve consumer convenience and improve recovery measures quickly and clearly

character. Elimination of special registration for change registration of a small amount of new chemical substance (deletion of Article 3)

If a small amount of new chemical is changed to the upper tonnage range, a separate grace period To be registered within one month from the date on which the change occurred.

car. Supplementation of registration exemption confirmation application materials (Appendix 5 revision)

1) In the case of chemicals for R & D,

Must submit within three months of the end of the period spent on research and development submitted

2) Duration of research and development, expected amount of production / import,

If there is a document that can prove this,

You must make a change request to

3. 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 (from June 30 to May 31, 2017)

Enforcement Rule of the Act on the Registration and Evaluation of Chemical Substances Some amendments

Part of the Enforcement Regulations of the Chemical Substance Registration and Evaluation Act Revised.

Within Article 6 (1) of the Act, the words "within" or "within"

If the applicant submits the test plan pursuant to Paragraph 3,

Days "), and" 3 days "in the second paragraph of the same paragraph shall be" 10 days "

The "7 days" in the call leads to "20 days".

In Article 8 (1), "3 days" shall be "5 days", and "10 days" of the same clause shall be replaced by "1 Four days".

Article 9, Paragraph 3, Paragraphs other than "In the text,

In accordance with the registration notice, you will receive the "

And "three days" in the second paragraph of the same paragraph shall be "ten days"

"7 days" shall be "20 days".

Article 11 (2) shall be read as follows.

(2) Seven days after the date of receipt of the report by the President of the National Institute of Environmental Science

, The change notification will be deemed to have been repaired.

Article 14 (2) 2 shall be deleted, and the same paragraphs (3) through (6) shall be deleted from the second

- 6 -

(5) of the same Article, and the term "specific"

"Expected".

Article 15 (1) "and shall submit the results and the deadline for submitting the test data to the relevant test

Notify the person who submits the proposal, "Notify" whether or not to register in accordance with Article 6

Shall be reviewed within the prescribed period of time ", and in accordance with paragraph

A person who is notified of the results of the examination of the test plan shall submit a "test report" in accordance with Article 14 (1)

The person submitting the proposal shall notify the applicant of the deadline for submission of the test data notified pursuant to paragraph 2 or

Of Article 14 (2) ".

Of Article 16 (2) shall be deemed to be "agreed"

All.

Article 17 (1) shall be read as follows.

(1) Those who jointly submit registration application materials pursuant to Article 16 shall be jointly (Hereinafter referred to as the "consultative body"), and by agreement between the parties

A representative shall be selected. However, within one year before the expiration of the registration grace period

There is concern about the registration of chemical substances because representative of the council is not selected.

, The Minister of the Environment shall notify the Minister of Environment

It is recommended that the lion be selected as the representative, or

If there is any reason,

Article 17 Paragraph 3 to Paragraph 5 shall be referred to in paragraphs 4 to 6 respectively, Section 3 of the Article shall be newly added as follows.

- 7 -

③ The delays of the parties' agreement on the matters of each subparagraph of paragraph (2) If there is any disruption in the registration of the

And the Minister of the Environment shall propose an adjustment plan accordingly. This circumstance In the absence of any special circumstances, the parties to the

Among the items other than those listed in Article 23 (1), "Article 18 of the Act" shall be replaced with " And priorities are determined by taking into account the number, labeling, manufacturing and import volume

Article 18 of the Act shall be applied to the selected chemical substances within the period of the following subparagraphs,

The following paragraphs shall be added to the parts other than the same item,

Shall be newly established as follows.

In this case, from the date of the submission of the data under Article 25,

The period until the date of submission is not counted.

- 1. New chemicals: 6 months. However, it can be extended up to twice every six months.
- 2. Registered Existing Chemicals: 1 year. However, it can be extended up to twice a year.

..

Article 23 (2) shall be deleted, and Article 3 (2) of the same Article shall be deleted.

Article 48 (2) shall be deleted, and the same Article shall be referred to in paragraph (2) Section 1 shall be newly established as follows.

- ① The head of the local environmental office is to collect the products of concern concerned in accordance with Article 37 (1) of the Act.
- · Order of necessary measures such as recovery, prohibition of sale, disposal, improvement and correction (hereinafter referred to as "recovery

(Hereinafter referred to as "Measures Order"),

Production / Imports (Buyer's Trademarks or Manufacturers'

- 8 -

(Including a contractor, a contractor, a contractor and a contractor)

And take measures such as recovery.

Article 48 (2) (Previous paragraph (1)) The items other than those listed in the preceding paragraph shall be as follows.

A person who has been ordered to take measures such as recovery under paragraph 1 shall promptly And within seven days from the date of receipt of an order for measures such as collection,

A plan of action, such as the collection of complaints, is sent to the head of the local environmental office

Article 48 (3) of the same Article shall be deemed to be replaced with the provisions of paragraph All.

③ The head of the local environmental office is to take measures such as the collection of the measures under paragraph 1

Concerned that products sold or donated could harm human health or the environment

If there is a concern, the product is sold quickly so that it can be recovered

(Hereinafter referred to as the establishment of large-scale stores pursuant to Article 2 (3) of the 「Distribution Industry Development Act」)

) May take action orders such as collection.

Article 48 (4) (Previous paragraph (3)) Among the items other than those listed in the preceding paragraph, "Paragraph 2" shall be replaced with "Paragraphs 1 and 3

- , "Next" shall be replaced by "within seven days", and paragraph 5 of the same Article shall be replaced by "
- ⑤ The head of the local environmental office is responsible to the person who has been ordered to take measures such as collection

The contents of the action plan pursuant to paragraph 2 or the results of action pursuant to paragraph 4 To be supplemented.

The head of the Association shall be referred to as the "President of the Association" in the sections other than those listed in Article 49 (2)

The President of Dahn ".

The head of the Association shall be referred to as the "President of the Association" The President of Dahn ".

Enforcement of the Act on the Registration and Evaluation of Chemical Substances No. 582 Article 3 of the bylaws shall be deleted.

Enforcement Regulations [Attached Table 5] Method 2, General Method for Preparing Registration Exemption Confirmation Application Materials, 4)

A © And the remarks are as follows.

4) Safety management plan of chemical substance: status of safety manager (name, position, contact, etc.)

Handling Precautions, Storage and Storage Methods, Explosion, Fire,

The place to be transferred, the expected amount, the residual amount,

Result of post-treatment (If the production / import quantity of the chemical substance is less than 0.1 ton,

Etc.)

※ Remarks

A) Data from 1) to 4) must be submitted by the researcher,

The result of post-processing of 4) can be submitted to R & D submitted

It must be submitted within three months of the end of the required period.

B) The period of research and development, the planned amount of production / import, the number of research developers

Changes or additions) are changed, documents that can prove this

And request a change to the President of the Korea Environment Corporation.

- 10 -

In the form of attached sheet No. 3, However, no specific examination is required.

If 3 days "from" 20 days. However, if no specific examination is necessary, it shall be 10 days ".

On the back (second page) in the form of attached sheet no. 4,

, <Disposal>, and <Reference>.