

Message 001

Communication from the Commission - TRIS/(2025) 3463

Directive (EU) 2015/1535

Notification: 2025/0724/DK

Notification of a draft text from a Member State

Notification – Notification – Notifizierung – Нотификация – Oznámení – Notifikation – Γνωστοποίηση – Notificación – Teavitamine – Ilmoitus – Obavijest – Bejelentés – Notifica – Pranešimas – Paziņojums – Notifika – Kennisgeving – Zawiadomienie – Notificação – Notificare – Oznámenie – Obvestilo – Anmälan – Fógra a thabhairt

Does not open the delays - N'ouvre pas de délai - Kein Fristbeginn - Не се предвижда период на прекъсване - Nezahtuje prodlení - Fristerne indledes ikke - Καμμία έναρξη προθεσμίας - No abre el plazo - Viivituste perioodi ei avata - Määräaika ei ala tästä - Ne otvara razdoblje kašnjenja - Nem nyitja meg a késésekét - Non fa decorrere la mora - Atidējimai nepradedami - Atlikšanas laikposms nesākas - Ma jiftaħ il-perijodi ta' dewmien - Geen termijnbegin - Nie otwiera opóźnień - Não inicia o prazo - Nu deschide perioadele de stagnare - Nezačína oneskorenia - Ne uvaja zamud - Inleder ingen frist - Ní osclaíonn sé na moilleanna

MSG: 20253463.EN

1. MSG 001 IND 2025 0724 DK EN 03-12-2025 DK NOTIF

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4. 2025/0724/DK - S70E - Hazardous substances and preparations

5. Order on the import, sale and use of highly toxic and toxic substances and mixtures, etc., on the storage and reporting of the theft of certain substances and mixtures and on the prohibition of misleading statements when placing substances and mixtures on the market.

6. Highly toxic and toxic substances and mixtures (substances and mixtures classified under the CLP Regulation as acute toxic category 1, 2 or 3 (Acute Tox. 1, 2 or 3) or as specific target organ toxic category 1 (STOT SE 1).

7.

8. Product information continues to be as follows: Highly toxic and toxic substances and mixtures (substances and mixtures classified under the CLP Regulation as acute toxic category 1, 2 or 3 (Acute Tox. 1, 2 or 3) or as specific target organ toxic category 1 (STOT SE 1).

Substances and mixtures with serious long-term effects (substances and mixtures classified under the CLP Regulation as carcinogenic, mutagenic or toxic for reproduction category 1 A or 1 B (Carc. 1 A or 1 B, Muta. 1 A or 1 B or Repr. 1 A or 1 B).

With the addition of a new subsection (6) in Section 2, it is proposed to clarify that Sections 9-14, cf. Section 16, of the Order on requisition and Sections 17 and 18, as well as Section 19(2)-(4) on storage do not apply to the sale of petrol or diesel oil in bulk from pumps at petrol stations or the like.

It is proposed that a new subsection (2) be added to Section 5, according to which it is a condition for the groups of persons covered by Section 25(1), point g, of the act that imports are made exclusively for commercial use in an own business. It is also proposed that a new Section 15 be added, according to which the groups of persons covered by Section 25(1), point g, are only covered by the exemption from the requirement to sell based on requisition when using highly toxic and toxic substances and mixtures commercially in an own business. In connection with uses for private purposes, the aforementioned groups of persons are covered by the starting point in Section 24(1) of the act on sale based on requisition. With the addition of the two proposed new provisions in Chapter 2, they will also apply, pursuant to Chapter 3 of the Order, to substances and mixtures with serious long-term effects, cf. Section 3 (3). The two new provisions are proposed to be punishable under Section 26(4) and (11) of the Order, respectively.

In Section 17(2), it is proposed to specify that the provision only applies to the storage of highly toxic and toxic substances and mixtures. The reason for this is that the authorisation in Section 24(2) of the Chemicals Act only gives the Minister for the Environment the power to lay down rules on additional measures for the storage of substances or mixtures classified as acute toxic in categories 1, 2 or 3, and specifically target organ toxic after a single exposure (Acute tox. 1, 2 or 3 and STOT SE1).

In addition to the changes mentioned above, a few corrections and a number of consequential amendments have been made as a result of the addition of the new provisions.

References in the basic text:

Section 3(3), Section 6, Section 8(1), Section 10(4), Section 23, Section 24(4) and (5), Section 25(2) to (4), Section 26, Section 27(2), Section 30(1), Section 42a, Section 45(1), Section 47, Section 55(1) and (2), Section 56(1) and Section 59(4) and (5) of the Chemicals Act, cf. Order no. 1200 of 25 September 2025.

9. Since the current Order came into force (see notification 2022/486/DK), the Ministry of Environment and Gender Equality has become aware of an ambiguity in the Order regarding whether there is a requirement for requisition when selling petrol or diesel in bulk from pumps at petrol stations or the like. The ministry also finds reason to make a number of clarifications. In the attached draft of a revised Order, these changes are indicated with corrections.

10. References in the basic text: 2022/0486/DK

The basic texts have been sent within the framework of a previous notification:  
2022/0486/DK

11. No

12.

13. No

14. No

15. Yes

16.

TBT aspects: No

SPS aspects: No

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European Commission

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