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14625/4/23 REV 4

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NOTE

From: General Secretariat of the Council	
To:	Delegations
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Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures
	- Updated Four-Column Table

Delegations will find in the Annex the updated four-column table of the above proposal, containing the agreed positions of the institutions after the trilogue meeting on 5 December 2023.

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Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures 2022/0432(COD)

DRAFT [4CT following clean up doc 06/12/2023]

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula				
(1	2022/0432 (COD)	2022/0432 (COD)	2022/0432 (COD)	2022/0432 (COD) Text Origin: Commission Proposal
	Proposa	l Title			
	2	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures (Text with EEA relevance)	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures (Text with EEA relevance)	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures (Text with EEA relevance)	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL amending Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures (Text with EEA relevance) Text Origin: Commission Proposal

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	Formula	ı			
C	3	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,	THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION, Text Origin: Commission Proposal
	Citation	. 1			
C	4	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114(1) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114(1) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114(1) thereof,	Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114(1) thereof, Text Origin: Commission Proposal
	Citation	2	I	I	
C	5	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission,	Having regard to the proposal from the European Commission, Text Origin: Commission Proposal
	Citation	3			
C	6	After transmission of the draft			

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		legislative act to the national parliaments,			
					Text Origin: Commission Proposal
	Citation	4			
C	7	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C, , p	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C, , p	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C, , p	Having regard to the opinion of the European Economic and Social Committee ¹ , 1. OJ C, , p Text Origin: Commission Proposal
	Citation	15			
(8	Acting in accordance with the ordinary legislative procedure ¹ , 1. Position of the European Parliament of xxx and decision of the Council of xxx.	Acting in accordance with the ordinary legislative procedure ¹ , 1. Position of the European Parliament of xxx and decision of the Council of xxx.	Acting in accordance with the ordinary legislative procedure ¹ , 1. Position of the European Parliament of xxx and decision of the Council of xxx.	Acting in accordance with the ordinary legislative procedure ¹ , 1. Position of the European Parliament of xxx and decision of the Council of xxx. Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Formula	1			
(9	Whereas:	Whereas:	Whereas:	Whereas: Text Origin: Commission Proposal
	Recital	1		<u> </u>	
	10	(1) In order to keep pace with globalisation, technological development and new means of sale, such as online sales, it is necessary to adapt Regulation (EC) No 1272/2008 of the European Parliament and of the Council. While under that Regulation it is assumed that all responsible actors in the supply chain are established in the Union, practical experience has shown that economic operators established outside the Union sell chemicals online directly to the general public in the Union. Hence, enforcement authorities are unable to enforce Regulation (EC) No 1272/2008 against economic operators not established in the Union. It is	(1) In order to keep pace with globalisation, technological development and new means of sale, such as online sales, it is necessary to adapt Regulation (EC) No 1272/2008 of the European Parliament and of the Council. While under that Regulation it is assumed that all responsible actors in the supply chain are established in the Union, practical experience has shown that economic operators established outside the Union sell chemicals online directly to the general public in the Union. Hence, enforcement authorities are unable to enforce Regulation (EC) No 1272/2008 against economic operators not established in the Union. It is	(1) In order to keep pace with globalisation, technological development and new means of sale, such as online sales, it is necessary to adapt Regulation (EC) No 1272/2008 of the European Parliament and of the Council. While under that Regulation it is assumed that all responsible actors in the supply chain are established in the Union, practical experience has shown that economic operators established outside the Union sell chemicals online directly to the general public in the Union. Hence, enforcement authorities are unable to enforce Regulation (EC) No 1272/2008 against economic operators not established in the Union. It is	(1) In order to keep pace with globalisation, technological development and new means of sale, such as online sales, it is necessary to adapt Regulation (EC) No 1272/2008 of the European Parliament and of the Council. While under that Regulation it is assumed that all responsible actors in the supply chain are established in the Union, practical experience has shown that economic operators established outside the Union sell chemicals online directly to the general public in the Union. Hence, enforcement authorities are unable to enforce Regulation (EC) No 1272/2008 against economic operators not established in the Union. It is

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therefore appropriate to require that there is a supplier established in the Union, which ensures that the substance or the mixture in question meets the requirements set out in that Regulation when it is being placed on the market, including via distance sales. This provision would improve compliance with and enforcement of the Regulation (EC) No 12727/2008 and thereby ensure a high level of protection of human health and the environment. In order to prevent situations where consumer becomes de jure and de facto an importer when buying the substance or the mixture via distance sales from the economic operators established outside the Union, it is necessary to specify that the supplier which ensures that the substance or the mixture in question meets the requirements set out in that Regulation acts in course of an industrial or professional activity.

therefore appropriatenecessary to require that there is a supplier established in the Union, which ensures that the substance or the mixture in question meets the requirements set out in that Regulation when it is being placed on the market, including via distance sales. This provision, together with the requirements in Regulation (EU) xxx/xxx [reference to adopted act to be inserted] on General Product Safety, Regulation (EU) 2022/2065, and Regulation (EU) 2019/1020 should would improve compliance with and enforcement of the Regulation (EC) No 12727/2008No **1272/2008** and thereby ensure a high level of protection of human health and the environment. In order to prevent situations where consumer becomes de jure and de factode jure and de facto an importer when buying the substance or the mixture via distance sales from the economic operators established outside the Union, it

therefore appropriate to require that there is a supplier established in the Union, which ensures that the substance or the mixture in question meets the requirements set out in that Regulation when it is being placed on the market, including via distance sales, such as via online market places. This provision, together with requirements in Regulation (EU) 2023/988 of the **European Parliament and of** the Council on General **Product Safety, Regulation** (EU) 2022/2065 of the **European Parliament and of** the Council on a Single **Market For Digital Services** and Regulation (EU) 2019/1020 of the European Parliament and of the Council on Market Surveillance and **Compliance of Products,** would improve compliance with and enforcement of the Regulation (EC) No 12727/2008 No 1272/2008 and thereby ensure a high level of protection of human health and

therefore appropriate necessary to require that there is a supplier established in the Union, which ensures that the substance or the mixture in question meets the requirements set out in that Regulation when it is being placed on the market, including via distance sales, such as via online market places. This provision, together with requirements in Regulation (EU) 2023/988 of the European Parliament and of the Council on General Product Safety, Regulation (EU) 2022/2065 of the European Parliament and of the Council on a Single Market For Digital Services and Regulation (EU) 2019/1020 of the European Parliament and of the Council on Market Surveillance and Compliance of Products, would improve compliance with and enforcement of the Regulation (EC) No 12727/2008No **1272/2008** and thereby ensure a high level of protection of human health and the environment. In order to *prevent*

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			is necessary to specify that the supplier which ensures that the substance or the mixture in question meets the requirements set out in that Regulation acts in course of an industrial or professional activity.	the environment. In order to prevent avoid situations where consumer becomes de jure and de facto de jure and de facto de jure and de facto an importer when buying the substance or the mixture via distance sales from the economic operators established outside the Union, it is necessary to specify that the supplier which ensures that the substance or the mixture in question meets the requirements set out in that Regulation acts in course of an industrial or professional activity.	avoid situations where consumer becomes de jure and de facto de jure and de facto de jure and de facto an importer when buying the substance or the mixture via distance sales from the economic operators established outside the Union, it is necessary to specify that the supplier which ensures that the substance or the mixture in question meets the requirements set out in that Regulation acts in course of an industrial or professional activity. Text Origin: Council Mandate
	Recital	2			
(11	(2) From a toxicological point of view, substances with more than one constituent ('multiconstituent substances') are no different from mixtures composed of two or more substances. In accordance with Article 13 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council ¹ ,	(2) Substances containing more than one constituent are not intentional mixtures. From a toxicological point of view, substances with containing more than one constituent ('multi- constituent substances') are no different from mixtures composed of two or more substances. In accordance with	deleted	(2) (2) Substances containing more than one constituent are complex substances. From a toxicological point of view, substances with containing more than one constituent ('multi-constituent substances') are no different from mixtures composed of two or more substances. In accordance with

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aimed to limit animal testing, data on multi-constituent substances is to be generated under the same conditions as data on any other substance, while data on individual constituents of a substance is normally not to be generated, except where individual constituents are also substances registered on their own. Where data on individual constituents is available, multi-constituent substances should be evaluated and classified following the same classification rules as mixtures, unless Annex I to Regulation (EC) No 1272/2008 provides for a specific provision for those multi-constituent substances. 1. Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the registration, Evaluation,	Article 13 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council ¹ , aimed to limitminimise animal testing, data on multiconstituent substances substances containing more than one constituent is to be generated under the same conditions as data on any other substance, while data on individual constituents of a substance is normally not to be generated, except where individual constituents are also substances registered on their own. Where data on individual constituents isare available, multiconstituent substances substances containing more than one constituent should be evaluated and classified following the same classification rules as mixtures, unless Annex I to Regulation (EC) No 1272/2008	Council Mandate	Article 13 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council **I*, aimed to **limitminimise** animal testing, data on-multi- constituent* substances containing more than one constituent* is to be generated under the same conditions as data on any other substance, while data on individual constituents of a substance is normally not to be generated, except where individual constituents are also substances registered on their own. Where data on individual constituents isare available, multi- constituent substances substances containing more than one constituent substances substances containing more than one constituent should be evaluated and classified following the same classification rules as mixtures. 1. [1] Regulation (EC) No
the registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European	Regulation (EC) No 1272/2008 provides for a specific provision for those multi-constituent substances.		1. [1] Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006
Chemicals Agency, amending			concerning the registration,

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Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1).	1. [1] Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1).		Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission, unless Annex I to Regulation (EC) No 1272/2008 provides for a specific provision for those multi-constituent substances No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1). 1. Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93

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	nmission Proposal	EP Mandate	Council Mandate	Draft Agreement and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1).
Recital 2a	su th res sh co ca mi su Su bo ob als re scc Ca ida of	a) Scientific evidence on obstances containing more an one constituent of newable botanical origin ows that specific constituents on sidered in an isolated way on have hazard properties that eight not be expressed in the obstance as a whole. Obstance of renewable of the standard origin are substances of the standard origin are substances of the standard from living plant of the same and fungi organisms, newable on a human time cale (non-fossil sources). The commission should review the centification and examination of substances containing more an one constituent of newable botanical origin that		(2a) Scientific evidence on certain substances containing more than one constituent extracted from plants shows that specific constituents considered in an isolated way can have hazard properties that might not be expressed in the substance as a whole. Therefore, certain rules on classification of multiconstituent substances containing more than one constituent should not apply to these substances. However, when no relevant information is available on the substance itself, manufacturers, importers or downstream users might apply these classification rules

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			are not chemically or genetically modified and are not covered by Regulation (EU) No 1107/2009 or Regulation (EU) No 528/2012. In the context of such review, the Commission should also assess the social and economic impact on micro and small enterprises.		to their substances extracted from plants, in order to maintain the current level of protection and the existing good practice. The Commission should review the rules applicable to the identification and examination of the information on these substances within five years from the entry into force of this Regulation.
	Recital	3			
(12	(3) It is normally not possible to sufficiently assess the endocrine disrupting properties for human health and the environment and the persistent, bioaccumulative and mobile properties of a mixture or of a multi-constituent substance on the basis of data on that mixture or substance. The data for the individual substances of the mixture or for the individual constituents of the multi-constituent substance should therefore normally be used as the basis for hazard	(3) It is normally not possible Under the current state of science, it is difficult to sufficiently assess the endocrine disrupting properties for human health and the environment and the persistent, bioaccumulative and mobile properties of a mixture or of a multi-constituent substance substance containing more than one constituent on the basis of data on that mixture or substance. The data for the individual substances of the mixture or for the individual constituents of the multi-	deleted	(3) It is normally not possible Under the current state of science, it is difficult to sufficiently assess the endocrine disrupting properties for human health and the environment and the persistent, bioaccumulative and mobile properties of a mixture or of a multi-constituent substance substance containing more than one constituent on the basis of data on that mixture or substance. The data for the individual substances of the mixture or for the individual constituents of the multi-

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Commission Proposal EP Mandate Council Mandate **Draft Agreement** identification of those multiconstituent substance substance constituent substance substance constituent substances or containing more than one containing more than one *constituent* should therefore *constituent* should therefore mixtures. However, in certain normally be used as the basis normally be used as the basis cases, data on those multiconstituent substances for hazard identification of for hazard identification of those *multi-constituent* those *multi-constituent* themselves may also be relevant. This is the case in *substances substances* substances *containing more* particular where that data containing more than one than one constituent or mixtures. However, in certain demonstrates endocrine constituent or mixtures. disrupting properties for human However, in certain cases, data cases, data on those multihealth and the environment, as on those *multi-constituent* constituent well as persistent, substances *containing more* substances substances bioaccumulative and mobile than one constituent containing more than one properties, or where it supports themselves may also be *constituent* themselves may also data on the individual be relevant. This is the case in relevant. This is the case in constituents. Therefore, it is particular where that data particular where that data demonstrates endocrine demonstrates endocrine appropriate that data on multiconstituent substances are used disrupting properties for human disrupting properties for human health and the environment, as health and the environment, as in those cases well as persistent, well as persistent, bioaccumulative and mobile bioaccumulative and mobile properties, or where it supports properties, or where it supports data on the individual data on the individual constituents. Therefore, it is constituents. Therefore, it is appropriate that data on multiappropriate that data on multiconstituent substances are used constituent substances substances in those cases containing more than one *constituent* are used in those cases

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Recital 4			
(4) In order to improve leg certainty and implementati with regard to the evaluation hazard information for mix where no or inadequate tess are available for the mixturitself, the interaction between the application of the bridge principles and a weight of evidence determination using expert judgement should be clarified. Such clarifications should ensure that the weight evidence determination complements but does not substitute the application of bridging principles. It should also be clarified that if bridge principles cannot be applied evaluate a mixture, manufacturers, importers a downstream users should use the calculation method or comethods described in Parts and 4 of Annex I to Regulate (EC) No 1272/2008. It should be clarified which critically when not met, determine weight of evidence determination using expert	certainty and implementation with regard to the evaluation of hazard information for mixtures where no or inadequate test data are available for the mixture itself, the interaction between the application of the bridging principles and a weight of evidence determination using expert judgement should be clarified. Such clarification should ensure that the weight of evidence determination complements but does not substitute the application of the bridging principles. It should also be clarified that if bridging principles cannot be applied to evaluate a mixture, manufacturers, importers and downstream users should use the calculation method or other methods described in Parts 3 and 4 of Annex I to Regulation (EC) No 1272/2008. It should also be clarified which criteria, when a weight of evidence	(4) In order to improve legal certainty and implementation with regard to the evaluation of hazard information for mixtures where no or inadequate test data are available for the mixture itself, the interaction between the application of the bridging principles and a weight of evidence determination using expert judgement should be clarified. Such clarification should ensure that the weight of evidence determination complements but does not substitute the application of the bridging principles. It should also be clarified that if bridging principles cannot be applied to evaluate a mixture, manufacturers, importers and downstream users should use the calculation method or other methods described in Parts 3 and 4 of Annex I to Regulation (EC) No 1272/2008. It should also be clarified which criteria, when not met, determine when a weight of evidence determination using expert	(4) In order to improve legal certainty and implementation with regard to the evaluation of hazard information for mixtures where no or inadequate test data are available for the mixture itself, the interaction between the application of the bridging principles and a weight of evidence determination using expert judgement should be clarified. Such clarification should ensure that the weight of evidence determination complements but does not substitute the application of the bridging principles. It should also be clarified that if bridging principles cannot be applied to evaluate a mixture, manufacturers, importers and downstream users should use the calculation method or other methods described in Parts 3 and 4 of Annex I to Regulation (EC) No 1272/2008. It should also be clarified which criteria, when not met, determine when weight of evidence determination using expert

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		judgment is to be carried out.	judgment is to be carried out. Given that the application of criteria on the different hazard classes is not always straightforward and bearing in mind that a specific hazard class may be defined by multiple criteria, manufacturers, importers and downstream users should apply weight of evidence determinations.	judgment is to be carried out.	judgment is to be carried out. Text Origin: Commission Proposal
	Recital	5			
(14	(5) To avoid over-classification of mixtures which contain substances classified as hazardous solely due to the presence of an impurity, an additive or an individual constituent, and of mixtures which contain other mixtures with such substances, the classification should only be mandatory if such impurity, additive or individual constituent is contained in the mixture or in the final mixture at or above a certain	(5) To avoid over-classification of mixtures which contain substances classified as hazardous solely due to the presence of an impurity, an additive or an individual constituent, and of mixtures which contain other mixtures with such substances, the classification should only be mandatory if such impurity, additive or individual constituent is contained in the mixture or in the final mixture at or above a certain	(5) To avoid over-classification of mixtures which contain substances classified as hazardous solely due to the presence of an impurity, an additive or an individual constituent, and of mixtures which contain other mixtures with such substances, the classification should only be mandatory if such impurity, additive or individual constituent is contained in the mixture or in the final mixture at or above a certain	(5) To avoid over-classification of mixtures which contain substances classified as hazardous solely due to the presence of an impurity, an additive or an individual constituent, and of mixtures which contain other mixtures with such substances, the classification should only be mandatory if such impurity, additive or individual constituent is contained in the mixture or in the final mixture at or above a certain

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	concentration limit as referred to in Annex I to Regulation (EC) No 1272/2008.	concentration limit as referred to in Annex I to Regulation (EC) No 1272/2008.	concentration limit as referred to in Annex I to Regulation (EC) No 1272/2008.	concentration limit as referred to in Annex I to Regulation (EC) No 1272/2008. Text Origin: Commission Proposal
Recita	16	T	V	
C 15	(6) Acute toxicity estimates are mainly used to determine the classification for human health acute toxicity of mixtures containing substances classified for acute toxicity. Substances can be classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route according to certain numeric criteria. Acute toxicity values are expressed as (approximate) LD50 (oral, dermal) or LC50 (inhalation) values or as acute toxicity estimates. It is appropriate to specify the meaning of, and further specify, acute toxicity estimates to increase their clarity and consistency. As acute toxicity	(6) Acute toxicity estimates are mainly used to determine the classification for human health acute toxicity of mixtures containing substances classified for acute toxicity. Substances can be classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route according to certain numeric criteria. Acute toxicity values are expressed as (approximate) LD50 (oral, dermal) or LC50 (inhalation) values or as acute toxicity estimates. It is appropriate to specify the meaning of, and further specify, acute toxicity estimates to increase their clarity and consistency. As acute toxicity	(6) Acute toxicity estimates are mainly used to determine the classification for human health acute toxicity of mixtures containing substances classified for acute toxicity. Substances can be classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route according to certain numeric criteria. Acute toxicity values are expressed as (approximate) LD50 (oral, dermal) or LC50 (inhalation) values or as acute toxicity estimates. It is appropriate to specify the meaning of, and further specify, acute toxicity estimates to increase their clarity and consistency. As acute toxicity	(6) Acute toxicity estimates are mainly used to determine the classification for human health acute toxicity of mixtures containing substances classified for acute toxicity. Substances can be classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route according to certain numeric criteria. Acute toxicity values are expressed as (approximate) LD50 (oral, dermal) or LC50 (inhalation) values or as acute toxicity estimates. It is appropriate to specify the meaning of, and further specify, acute toxicity estimates to increase their clarity and consistency. As acute toxicity

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	estimates are part of the harmonised classification and labelling elements of substances classified for acute toxicity they should be included in the proposal, opinion and decision for harmonised classification of a substance for acute toxicity. In the same way as M-factors and concentration limits, acute toxicity estimates should, together with a justification, be notified to the Agency in view of their inclusion in the classification and labelling inventory.	estimates are part of the harmonised classification and labelling elements of substances classified for acute toxicity they should be included in the proposal, opinion and decision for harmonised classification of a substance for acute toxicity. In the same way as M-factors and concentration limits, acute toxicity estimates should, together with a justification, be notified to the Agency in view of their inclusion in the classification and labelling inventory.	estimates are part of the harmonised classification and labelling elements of substances classified for acute toxicity they should be included in the proposal, opinion and decision for harmonised classification of a substance for acute toxicity. In the same way as M-factors and concentration limits, acute toxicity estimates should, together with a justification, be notified to the Agency in view of their inclusion in the classification and labelling inventory.	estimates are part of the harmonised classification and labelling elements of substances classified for acute toxicity they should be included in the proposal, opinion and decision for harmonised classification of a substance for acute toxicity. In the same way as M-factors and concentration limits, acute toxicity estimates should, together with a justification, be notified to the Agency in view of their inclusion in the classification and labelling inventory. Text Origin: Commission Proposal
Recita	l 6a			
C 15a			(6a) In general, substances and mixtures should be classified for any form or physical state. When the available scientific evidence warrants a different classification linked to a specific form or physical state, it should nevertheless be	

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			possible for manufacturers, importers, and downstream users in the self-classification process to classify differently depending on the form or physical state. However, if a substance is subject to harmonised classification without being limited to a specific form or physical state, this harmonised classification should apply to all its forms and physical states. If a substance is subject to harmonised classification only for a specific form of that substance, it should be clarified that the classification of the substance for the other forms or physical states is still subject to self-classification.	
Recita	17			
C 16	(7) Ammunition qualifying as a substance or a mixture is to bear a label affixed to the surface of the packaging immediately containing the substance or the mixture (inner packaging),	(7) Ammunition qualifying as a substance or a mixture is to bear a label affixed to the surface of the packaging immediately containing the substance or the mixture (inner packaging),	(7) While the majority of ammunition qualifying as is usually considered as an article, in some cases, it may be a substance or a mixture. Where ammunition is	(7) While the majority of ammunition qualifying as is usually considered as an article, in some cases, it may be a substance or a mixture. Where ammunition is

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which is typically the ammunitions' cartridge. Affixing a label to the cartridge might however cause safety problems for the user, as the label could interfere with the correct functioning of the ammunition and could damage the firearm. Such ammunition should therefore be allowed to bear a label affixed to the next packaging layer instead of the inner packaging. In addition, labelled ammunition, which is exclusively used by national defence forces in combat zones. could, in specific cases, constitute an unacceptable safety or security risk for the cargo, soldiers and staff, if sufficient camouflaging cannot be ensured. For such cases, it is necessary to provide for an exemption from the labelling requirements and allow for alternative ways of communicating the hazard information.

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which is typically the ammunitions' cartridge. Affixing a label to the cartridge might however cause safety problems for the user, as the label could interfere with the correct functioning of the ammunition and could damage the firearm. Such ammunition should therefore be allowed to bear a label affixed to the next packaging layer instead of the inner packaging. In addition, labelled ammunition, which is exclusively used by national defence forces in combat zones. could, in specific cases, constitute an unacceptable safety or security risk for the cargo, soldiers and staff, if sufficient camouflaging cannot be ensured. For such cases, it is necessary to provide for an exemption from the labelling requirements and allow for alternative ways of communicating the hazard information.

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determined to be a substance or a mixture, it is to bear a label affixed to the surface of the packaging immediately containing the substance or the mixture (inner packaging), which is typically the ammunitions' cartridge. Affixing a label to the cartridgethat inner packaging might however cause safety problems for the user, as the label could interfere with the correct functioning of the ammunition and could damage the firearm. Such ammunition should therefore be allowed to bear a label affixed to the next packaging layer instead of the inner packaging. In addition, labelled ammunition, which is exclusively used that is intended for use by national defence forces in combat zones. could, in specific cases, constitute an unacceptable safety or security risk for the cargo, soldiers and or staff, if sufficient camouflaging cannot be ensured. For such cases, it is necessary to provide for an

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determined to be a substance or a mixture, it is to bear a label affixed to the surface of the packaging immediately containing the substance or the mixture (inner packaging). which is typically the ammunitions' cartridge. Affixing a label to the cartridgethat inner packaging might however cause safety problems for the user, as the label could interfere with the correct functioning of the ammunition and could damage the firearm. Such ammunition should therefore be allowed to bear a label affixed to the next packaging layer instead of the inner packaging. In addition, labelled ammunition. which is exclusively used that is intended *for use* by national defence forces *in combat zones*, could, in specific cases, constitute an unacceptable safety or security risk for the cargo, soldiers and or staff, if sufficient camouflaging cannot be ensured. For such cases, it is necessary to provide for an

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				exemption from the labelling requirements and allow for alternative ways of communicating the hazard information.	exemption from the labelling requirements and allow for alternative ways of communicating the hazard information. Text Origin: Council Mandate
	Recital	8			
(17	(8) In order to enhance clarity, all supplemental labelling requirements should be placed together in one Article.	(8) In order to enhance clarity, all supplemental labelling requirements should be placed together in one Article.	(8) In order to enhance clarity, all supplemental labelling requirements should be placed together in one Article.	(8) In order to enhance clarity, all supplemental labelling requirements should be placed together in one Article. Text Origin: Commission Proposal
	Recital	9			
(18	(9) Part 2 of Annex II to Regulation (EC) No 1272/2008 sets out rules for additional hazard statements to be included on the label of certain mixtures listed in Part 2 of that Annex. Given that those statements provide important additional information in specific cases,	(9) Part 2 of Annex II to Regulation (EC) No 1272/2008 sets out rules for additional hazard statements to be included on the label of certain mixtures listed in Part 2 of that Annex. Given that those statements provide important additional information in specific cases,	(9) Part 2 of Annex II to Regulation (EC) No 1272/2008 sets out rules for additional hazard statements to be included on the label of certain mixtures listed in Part 2 of that Annex. Given that those statements provide important additional information in specific cases,	(9) Part 2 of Annex II to Regulation (EC) No 1272/2008 sets out rules for additional hazard statements to be included on the label of certain mixtures listed in Part 2 of that Annex. Given that those statements provide important additional information in specific cases,

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	they should be applied to all mixtures referred to in Part 2 of Annex II, regardless of whether they are classified and whether they contain any classified substance.	they should be applied to all mixtures referred to in Part 2 of Annex II, regardless of whether they are classified and whether they contain any classified substance.	they should be applied to all mixtures referred to in Part 2 of Annex II, regardless of whether they are classified and whether they contain any classified substance.	they should be applied to all mixtures referred to in Part 2 of Annex II, regardless of whether they are classified and whether they contain any classified substance. Text Origin: Commission Proposal
Reci	al 10			
C 19	(10) To increase enforceability of the obligation placed on suppliers to update their labels after a change in the classification and labelling of their substance or mixture, a deadline should be laid down as regards that obligation. A similar obligation placed on registrants is set out in Commission Implementing Regulation (EU) 2020/1435¹. Where the new hazard class is additional to an existing hazard class or represents a more severe hazard class or category, or where new supplemental labelling elements are required	(10) To increase enforceability of the obligation placed on suppliers to update their labels after a change in the classification and labelling of their substance or mixture, a deadline should be laid down as regards that obligation. A similar obligation placed on registrants is set out in Commission Implementing Regulation (EU) 2020/1435¹. Where the new hazard class is additional to an existing hazard class or represents a more severe hazard class or category, or where new supplemental labelling elements are required	(10) To increase enforceability of the obligation placed on suppliers to update their labels after a change in the classification-and or labelling of their substance or mixture, a deadline should be laid down as regards that obligation. A similar obligation placed on registrants is set out in Commission Implementing Regulation (EU) 2020/1435¹. Where the new hazard class is additional to an existing hazard class or represents a more severe hazard class or category, or where new supplemental labelling elements are required	(10) To increase enforceability of the obligation placed on suppliers to update their labels after a change in the classification and or labelling of their substance or mixture, a deadline should be laid down as regards that obligation. A similar obligation placed on registrants is set out in Commission Implementing Regulation (EU) 2020/1435¹. Where the new hazard class is additional to an existing hazard class or represents a more severe hazard class or category, or where new supplemental labelling elements are required

under Article 25, the deadline to update the labelling information in the case of adaptation of the classification in accordance with the result of a new evaluation should be set at 6 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained In case where a classification is updated to a less severe hazard class or category without triggering classification in an additional hazard class or new supplemental labelling requirements, the deadline for updating the labels should remain at 18 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained. It should also be clarified that, in cases of harmonised classification and labelling, the deadlines to update the labelling information should be set at the date of application of the provisions setting out the new or amended classification and

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under Article 25, the deadline to update the labelling information in the case of adaptation of the classification in accordance with the result of a new evaluation should be set at 6 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained In case where a classification is updated to a less severe hazard class or category without triggering classification in an additional hazard class or new supplemental labelling requirements, the deadline for updating the labels should remain at 18 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained. It should also be clarified that, in cases of harmonised classification and labelling, the deadlines to update the labelling information should be set at the date of application of the provisions setting out the new or amended classification and

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under Article 25, the deadline for a supplier to update the labelling information in the case of adaptation of the classification in accordance with the result of a new evaluation should be set at 6 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained by, or communicated to, that supplier. In case where a classification is updated to a less severe hazard class or category without triggering classification in an additional hazard class or new supplemental labelling requirements, the deadline for updating the labels should remain at 18 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained by, or communicated to, that supplier. To ensure that the results of reviewed classifications of substances and mixtures are communicated throughout the **Draft Agreement**

under Article 25, the deadline for a supplier to update the labelling information in the case of adaptation of the classification in accordance with the result of a new evaluation should be set at 6 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained by, or communicated to, that *supplier*. In case where a classification is updated to a less severe hazard class or category without triggering classification in an additional hazard class or new supplemental labelling requirements, the deadline for updating the labels should remain at 18 months from the day on which the results of a new evaluation on the classification of that substance or that mixture were obtained by, or communicated to, that supplier. To ensure that the results of reviewed classifications of substances and mixtures are communicated throughout the

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Commission Proposal EP Mandate Council Mandate **Draft Agreement** labelling of the substance labelling of the substance whole supply chain, suppliers whole supply chain, suppliers shall cooperate in order to concerned, which is usually 18 concerned, which is usually 18 shall cooperate in order to months from the date of entry months from the date of entry reduce the overall time needed reduce the overall time needed into force of those provisions. into force of those provisions. to effectuate any necessary to effectuate any necessary The same applies in case of The same applies in case of changes in classification, changes in classification, changes triggered by other changes triggered by other labelling or packaging. labelling or packaging. delegated acts adopted in light delegated acts adopted in light -It should also be clarified that. -It should also be clarified that. in cases of harmonised of the adaptation to technical of the adaptation to technical in cases of harmonised and scientific progress, for and scientific progress, for classification and labelling, the classification and labelling, the instance as a result of the instance as a result of the deadlines to update the labelling deadlines to update the labelling implementation of new or implementation of new or information should be set at the information should be set at the amended provisions of the UN amended provisions of the UN date of application of the date of application of the provisions setting out the new or Globally Harmonized System of Globally Harmonized System of provisions setting out the new or Classification and Labelling of Classification and Labelling of amended classification and amended classification and Chemicals (GHS). Chemicals (GHS). labelling of the substance labelling of the substance concerned, which is usually 18 concerned, which is usually 18 1. Commission Implementing 1. Commission Implementing months from the date of entry months from the date of entry Regulation (EU) 2020/1435 of 9 Regulation (EU) 2020/1435 of 9 into force of those provisions. into force of those provisions. October 2020 on the duties October 2020 on the duties The same applies in case of The same applies in case of placed on registrants to update placed on registrants to update changes triggered by other changes triggered by other their registrations under delegated acts adopted in light delegated acts adopted in light their registrations under Regulation (EC) No 1907/2006 Regulation (EC) No 1907/2006 of the adaptation to technical of the adaptation to technical of the European Parliament and of the European Parliament and and scientific progress, for and scientific progress, for of the Council concerning the of the Council concerning the instance as a result of the instance as a result of the Registration, Evaluation, Registration, Evaluation, implementation of new or implementation of new or Authorisation and Restriction of Authorisation and Restriction of amended provisions of the UN amended provisions of the UN Chemicals (REACH) (OJ L 331, Chemicals (REACH) (OJ L 331, Globally Harmonized System of Globally Harmonized System of Classification and Labelling of 12.10.2020, p.24.) 12.10.2020, p.24.) Classification and Labelling of Chemicals (GHS). Chemicals (GHS). Commission Commission 1. [1] 1. **[1]**

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				Implementing Regulation (EU) 2020/1435 of 9 October 2020 on the duties placed on registrants to update their registrations under Regulation (EC) No 1907/2006 of the European Parliament and of the Council concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)- (OJ L 331, 12.10.2020, p.24.)	Implementing Regulation (EU) 2020/1435 of 9 October 2020 on the duties placed on registrants to update their registrations under Regulation (EC) No 1907/2006 of the European Parliament and of the Council concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH)(OJ L 331, 12.10.2020, p.24.) Text Origin: Council Mandate
	Recital	11			
(20	(11) Regulation (EC) No 1272/2008 only allows for the use of fold-out labels if the general rules for the application of labels cannot be met due to the shape or form of the packaging or its small size, whilst it does not provide for a minimum font size of labels that would ensure readability. As a result of advancements in labelling technologies, more flexibility should be given to	(11) Regulation (EC) No 1272/2008 only allows for the use of fold-out labels if the general rules for the application of labels cannot be met due to the shape or form of the packaging or its small size, whilst it does not provide for a minimum font size of labels that would ensure readability. As a result of advancements in labelling technologies, more flexibility should be given to	(11) Regulation (EC) No 1272/2008 only allows for the use of fold-out labels if the general rules for the application of labels cannot be met due to the shape or form of the packaging or its small size, whilst it does not provide for a minimum font size of labels that would ensure readability. As a result of advancements in labelling technologies, more flexibility should be given to	(11) Regulation (EC) No 1272/2008 only allows for the use of fold-out labels if the general rules for the application of labels cannot be met due to the shape or form of the packaging or its small size, whilst it does not provide for a minimum font size of labels that would ensure readability. As a result of advancements in labelling technologies, more flexibility should be given to

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	suppliers by providing for a broader use of fold-out labels, while readability of labels should be ensured by laying down minimum font size and formatting requirements.	suppliers by providing for a broader use of fold-out labels, while durability and good readability of all labels should be ensured, including by laying down minimum font size and formatting requirements.	suppliers by providing for a possibility to use fold-out labels on a regular basis. It is therefore appropriate to allow labels to be presented in a form-broader use of fold-out labels, while readability of labels should be ensured by laying down minimum font size and formatting requirements applying the general rules on application and formatting to ensure readability and specific requirements for form and design of the front page.	suppliers by providing for a possibility to use fold-out labels on a regular basis. It is therefore appropriate to allow labels to be presented in a form broader use of fold-out labels, while applying the general rules on application and formatting to ensure readability of labels should be ensured by laying down minimum font size and formatting requirements and specific requirements for form and design of the front page to ensure durability and good readability. Text Origin: Council Mandate
Recital	11a			
€ 20a			(11a) In order to ensure a high level of protection for human health and the environment it is necessary that labels on substances and mixtures are legible. Minimum requirements on important parameters such as	(11a) In order to ensure a high level of protection for human health, in particular with regard to consumers and workers, and for the environment it is necessary that labels on substances and mixtures are easily legible.

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				font size, distance and colour should therefore be laid down. A flexible approach should however be taken in respect to nuances of those colours so as not to hamper the strive for a circular economy through the use of recycled materials for packaging material.	Minimum requirements on important parameters such as font size, spacing and colour should therefore be laid down. A flexible approach should however be taken in respect to nuances of those colours so as not to hamper the strive for a circular economy through the use of recycled materials for packaging material. Text Origin: Council Mandate
	Recital	12			
(21	(12) Regulation (EC) No 1272/2008 needs to be adjusted to technological and societal changes in the field of digitalisation and be prepared for future developments. Digital labelling could improve the efficiency of hazard communication, especially for vulnerable population groups and people who do not speak the national language of a Member State. Therefore, it is necessary to provide for	(12) Regulation (EC) No 1272/2008 needs to be adjusted to technological and societal changes in the field of digitalisation and be prepared for future developments. Digital labelling could improve the efficiency of hazard communication, especially for vulnerable population groups and people who do not speak the national language of a Member State. Therefore, it is necessary to provide for	(12) Regulation (EC) No 1272/2008 needs to be adjusted to technological and societal changes in the field of digitalisation and be prepared for future developments. Digital labelling could improve the efficiency of hazard communication, especially for vulnerable population groups, such as people with visual impairments, and for and people who do not speak the national language of a Member	(12) Regulation (EC) No 1272/2008 needs to be adjusted to technological and societal changes in the field of digitalisation and be prepared for future developments. Digital labelling could improve the efficiency of hazard communication, especially for vulnerable population groups, such as people with visual impairments, and for and people who do not speak the national language of a Member

voluntary digital labelling and to lay down technical requirements for such labelling. In order to provide for legal certainty, it is appropriate to specify the label elements that are allowed to be provided in a digital format only. That possibility should only exist for information which is not instrumental for the safety of the user or the protection of the environment.

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voluntary digital labelling and to lay down technical requirements for such labelling. In order to provide for legal certainty, it is appropriate to specify the label elements that are allowed to be provided in a digital format only. That possibility should only exist for information which is not instrumental for the safety of the user or the protection of the environment and should be determined taking into account the need for a high level of protection of human health and the environment. The decision as to which information is not relevant for the safety of the user or the protection of the environment needs to be documented transparently. The Unique Formula Identifier, the hazard statement, the precautionary statement, the signal word, and the hazard pictogram should always remain on the on-pack label to ensure they are in sight of consumers.

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State. Therefore, it is necessary to provide for voluntary digital labelling and to lay down technical requirements for suchthat the supplier who places a data carrier linking to such a label must satisfy. These technical requirements on the digital label should however not affect the responsibilities of all suppliers to ensure that labelling requirements are fulfilled when placing a substance or mixture on the market. In order to provide for legal certainty, keep pace with digitalisation it is appropriate to specify the allow certain label elements that are allowed required under this **Regulation** to be provided in a digital format only. That possibility should only exist for information which is not instrumental for the safety of the user or the protection of the environment, while not affecting the labelling requirements or possibilities for digital labelling laid down

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State. Therefore, it is necessary to provide for voluntary digital labelling and to lay down technical requirements for such that the supplier who places a data carrier linking to such a label must satisfy. These technical requirements on the digital label should however not affect the responsibilities of all suppliers to ensure that labelling requirements are fulfilled when placing a substance or mixture on the market. In order to provide for legal certainty, keep pace with digitalisation it is appropriate to specify the allow certain label elements that are allowed required under this Regulation to be provided in a digital format only. That possibility should only exist for information which is not instrumental for the safety of the user or the protection of the environment, while not affecting the labelling requirements or possibilities for digital labelling laid down in other Union legislation, and

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			in other Union legislation.	should take into account the need for a high level of protection of human health and the environment. Text Origin: EP Mandate
Recital	13			
22	elements allowed to be provided only in a digital format to technical progress or to the level of digital readiness among all population groups in the Union, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to amend the list of label elements allowed to be provided only in a digital format, taking into account societal needs and a high level of protection of human health and the environment.	(13) In order to adapt the label elements allowed to be provided only in a digital format to technical progress or to the level of digital readiness among all population groups in the Union, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to amend the list of label elements allowed to be provided only in a digital format, taking into account societal needs, ensuring and a high level of protection of human health and the environment and sufficient information on chemicals that citizens are exposed to.	(13) In order to adapt the label elements allowed to be provided only in a digital format to technical progress or to the level of digital readiness among all population groups in the Uniondevelopments in GHS, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to amend the list of label elements allowed to be put on a digital label only, provided that the GHS does not require such labelling elements to be put on the physical label provided only in a digital format, and taking into account societal needs and a high level	(13) In order to adapt the label elements allowed to be provided only in a digital format to technical progress or to the level of digital readiness among all population groups in the Uniondevelopments in GHS, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to amend the list of label elements allowed to be put on a digital label only, provided only in a digital format, that the GHS does not require such labelling elements to be put on the physical label, and taking into account the level of digital readiness among all population

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	D. i. I			of protection of human health and the environment.	groups in the Union, the societal needs and a high level of protection of human health and the environment. Text Origin: Council Mandate
	Recital	14			
	23	(14) In order to adjust to technological changes and developments in the field of digitalisation, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to supplement Regulation (EC) No 1272/2008 by further specifying the technical requirements for the digital labelling.	(14) In order to adjust to technological changes and developments in the field of digitalisation, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to supplement Regulation (EC) No 1272/2008 by further specifying the technical requirements for the digital labelling.	(14) In order to adjust to technological changes and developments in the field of digitalisation, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to supplement Regulation (EC) No 1272/2008 by further specifying the technical requirements for the digital labelling.	(14) In order to adjust to technological changes and developments in the field of digitalisation, the Commission should be empowered to adopt delegated acts in accordance with Article 290 of the Treaty on the Functioning of the European Union to supplement Regulation (EC) No 1272/2008 by further specifying the technical requirements for the digital labelling. Text Origin: Commission Proposal
	Recital	15			
(24	(15) Regulation (EC) No			

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Commission Proposal 1272/2008 currently does not lay down any specific rules for labelling and packaging of substances or mixtures supplied to the general public and professional users via refill stations. Considering the increasing trend of selling products, including certain chemicals such as detergents, without packaging to reduce waste and to facilitate more sustainable sales forms, it is appropriate to set out specific rules and conditions for such type of sales, and establish a list of hazard classes and categories prohibiting such refill station sales for substances of mixtures meeting the criteria for classification in those hazard classes and categories, in order to ensure safety and the protection of human health.

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1272/2008 currently does not lay down any specific rules for labelling and packaging of substances or mixtures supplied to the general public and professional users via refill stations. Considering the increasing trend of selling products, including certain chemicals such as detergents, without packaging to reduce waste and to facilitate more sustainable sales forms, it is appropriate to set out specific rules and conditions for such type of sales, and establish a list of hazard classes and categories prohibiting such refill station sales for substances of mixtures meeting the criteria for classification in those hazard classes and categories, in order to ensure safety and the protection of human health.

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1272/2008 currently does not lay down any specific rules for labelling and packaging of substances or mixtures supplied to the general public and professional users via refill stations. Considering the increasing trend of selling products, including certain chemicals such as detergents, without packaging to reduce waste and to facilitate more sustainable sales forms, it is appropriate to set out specific rules and conditions for such type of sales, and establish a list of hazard classes and categories prohibiting such refill station sales for substances of mixtures meeting the criteria for classification in those hazard classes and categories, in order to ensure safety and the protection of human health. Risk mitigation measures should be in place to ensure that refill can be performed safely, for example by preventing overfilling, contamination and operation by children as well as avoiding

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1272/2008 currently does not lay down any specific rules for labelling and packaging of substances or mixtures supplied to the general public and professional users via refill stations. Considering the increasing trend of selling products, including certain chemicals such as detergents, without packaging to reduce waste and to facilitate more sustainable sales forms, it is appropriate to set out specific rules and conditions for such type of sales, and establish a list of hazard classes and categories prohibiting such refill station sales for substances of mixtures meeting the criteria for classification in those hazard classes and categories, in order to ensure safety and the protection of human health. Risk mitigation measures should be in place to ensure that refill can be performed safely, for example by preventing overfilling, contamination and especially uncontrolled operation by

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				reaction between substances and mixtures provided through the station, or with residues in refilled packages.	children as well as avoiding reaction between substances and mixtures provided through the station, or with residues in refilled packages. Text Origin: Council Mandate
	Recital	16			
C	25	(16) Regulation (EC) No 1272/2008 does not lay down rules on the labelling of chemicals supplied to the general public without packaging except for ready mixed cement and concrete in a wet state. In order to enhance legal clarity and ensure a better protection of citizens, it is appropriate to provide for the labelling elements of other chemicals, such as fuels supplied at filling stations and intended to be pumped into receptacles from where they are normally not intended to be removed.	(16) Regulation (EC) No 1272/2008 does not lay down rules on the labelling of chemicals supplied to the general public without packaging except for ready mixed cement and concrete in a wet state. In order to enhance legal clarity and ensure a better protection of citizens, it is appropriate to provide for the labelling elements of other chemicals, such as fuels supplied at filling stations and intended to be pumped into receptacles from where they are normally not intended to be removed.	(16) Regulation (EC) No 1272/2008 does not lay down rules on the labelling of chemicals supplied to the general public without packaging except for ready mixed cement and concrete in a wet state. In order to enhance legal clarity and ensure a better protection of citizens, it is appropriate to provide for the labelling elements of other chemicals, such as fuels, AdBlue and wind screen fluids, supplied at filling stations and intended to be pumped into receptacles from where they are normally not intended to be removed. For the same reason, when it comes to	(16) Regulation (EC) No 1272/2008 does not lay down rules on the labelling of chemicals supplied to the general public without packaging except for ready mixed cement and concrete in a wet state. In order to enhance legal clarity and ensure a better protection of citizens, it is appropriate to provide for the labelling elements of other chemicals, such as fuels, diesel exhaust fluids, and wind screen fluids, supplied at filling stations and intended to be pumped into receptacles from where they are normally not intended to be removed. For the same reason, when it comes to

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			filling vehicle fuels in portable receptacles, there is a need to ensure that labelling information is provided to be available for the user during storage and use.	filling vehicle fuels in portable receptacles, there is a need to ensure that labelling information is provided to be available for the user during storage and use. Text Origin: Council Mandate
Recital	17			
26	(17) As the new hazard classes and criteria introduced by Commission Delegated Regulation ¹ allow for the harmonised classification and labelling of substances of the highest concern with regard to health and environment, they should normally be subject to harmonised classification and labelling and added to the list of hazard classes which includes respiratory sensitisation, germ cell mutagenicity, carcinogenicity and reproductive toxicity. Subcategorisation of the hazard class for respiratory sensitisation in sub-category 1A	(17) As the new hazard classes and criteria introduced by Commission Delegated Regulation ¹ allow for the harmonised classification and labelling of substances of the highest concern with regard to health and environment, they should normally be subject to harmonised classification and labelling and added to the list of hazard classes which includes respiratory sensitisation, germ cell mutagenicity, carcinogenicity and reproductive toxicity. Subcategorisation of the hazard class for respiratory sensitisation in sub-category 1A	(17) As the new hazard classes and criteria introduced by Commission Delegated Regulation ¹ allow for the harmonised classification and labelling of substances of the highest concern with regard to health and environment, they should normally be subject to harmonised classification and labelling and added to the list of hazard classes which includes respiratory sensitisation, germ cell mutagenicity, carcinogenicity and reproductive toxicity. Subcategorisation of the hazard class for respiratory sensitisation in sub-category 1A	(17) As the new hazard classes and criteria introduced by Commission Delegated Regulation ¹ allow for the harmonised classification and labelling of substances of the highest concern with regard to health and environment, they should normally be subject to harmonised classification and labelling and added to the list of hazard classes which includes respiratory sensitisation, germ cell mutagenicity, carcinogenicity and reproductive toxicity. Subcategorisation of the hazard class for respiratory sensitisation in sub-category 1A

Commission Proposal **EP Mandate** Council Mandate **Draft Agreement** or 1B should be performed where sufficient information to where sufficient information to where sufficient information to where sufficient information to classify in those hazard subclassify in those hazard subclassify in those hazard subclassify in those hazard subcategories is available, in order categories is available, in order categories is available, in order categories is available, in order to avoid over- or underto avoid over- or underto avoid over- or underto avoid over- or underclassification. In view of the classification. In view of the classification. In view of the classification. In view of the rapid development of scientific rapid development of scientific rapid development of scientific rapid development of scientific knowledge and the longknowledge and the longknowledge and the longknowledge and the longstanding expertise of the standing expertise of the standing expertise of the standing expertise of the **European Chemicals Agency** European Chemicals Agency European Chemicals Agency European Chemicals Agency (the 'Agency') and the (the 'Agency') and the (the 'Agency') and the (the 'Agency') and the European Food Safety Authority European Food Safety Authority European Food Safety Authority European Food Safety Authority (the 'Authority') on the one hand and the limited resources hand and the limited resources hand and the limited resources hand, and the limited resources of Member States' competent of Member States' competent of Member States' competent of Member States' competent authorities to develop authorities to develop authorities to develop authorities to develop harmonised classification harmonised classification harmonised classification harmonised classification proposals on the other, the Commission should have the Commission should have the Commission should have the Commission should have the right to request the Agency and the Authority to develop a harmonised classification and harmonised classification and harmonised classification and harmonised classification and labelling proposal. labelling proposal. labelling proposal. labelling proposal. 1. [Commission Delegated 1. [Commission Delegated 1. [Commission Delegated 1. [Commission Delegated Regulation amending Regulation amending Regulation amending Regulation amending Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 as regards hazard classes and criteria for the classification. criteria for the classification. criteria for the classification. criteria for the classification. labelling and packaging of labelling and packaging of labelling and packaging of labelling and packaging of substances and mixtures, OJ XX substances and mixtures, OJ XX substances and mixtures, OJ XX substances and mixtures, OJ XX

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	of XX p XX.]	of XX p XX.]	of XX p XX.]	of XX p XX.]
		1 3		Text Origin: Commission Proposal
Recital	18			
27	(18) Harmonised classification and labelling proposals need not necessarily be limited to individual substances and could cover a group of similar substances, where such similarity allows for similar classification of all substances in the group. The purpose of such grouping is to alleviate the burden on manufacturers, importers or downstream users, the Agency and the Commission in the procedure for harmonisation of classification and labelling of substances. It also avoids testing of substances when similar substances can be classified as a group.	(18) Harmonised classification and labelling proposals need not necessarily be limited to individual substances and could cover a group of similar substances, where such similarity based on scientific justification, allows for similar classification of all substances in the group. The grouping process should be scientifically robust, coherent and transparent for all stakeholders. The purpose of such grouping is to alleviate the burden on manufacturers, importers or downstream users, the Agency and the Commission in the procedure for harmonisation of classification and labelling of substances. It also avoids testing of substances when similar substances can be	(18) Harmonised classification and labelling proposals need not necessarily be limited to individual substances and could cover a group of similar substances, where such similarity allows for similar classification of all substances in the group. The purpose of such grouping is to alleviate the burden on manufacturers, importers or downstream users, the Agency and the Commission in the procedure for harmonisation of classification and labelling of substances. It also avoids testing of substances when similar substances can be classified as a group.	(18) Harmonised classification and labelling proposals need not necessarily be limited to individual substances and could cover a group of similar substances, where such similarity based on scientific justification, allows for similar classification of all substances in the group. The grouping process should be scientifically robust, coherent and transparent for all stakeholders. The purpose of such grouping is to alleviate the burden on manufacturers, importers or downstream users, the Agency and the Commission in the procedure for harmonisation of classification and labelling of substances. It also avoids testing of substances when similar substances can be

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Dagital		classified as a group Where it is scientifically justified and possible, proposals for classification should prioritise groups of substances rather than individual substances. In the event of a proposal for harmonised classification and labelling of a group of substances, those substances should be grouped together based on clear scientific criteria, including structural similarity and similar evidence-based hazard profiles.		classified as a group Where it is scientifically justified and possible, proposals for classification should prioritise groups of substances rather than individual substances. In the case of a proposal for harmonised classification and labelling of a group of substances, those substances shall be grouped together based on clear scientific reasoning taking into account how the available information 1) supports the grouping of substances and 2) allows the property(ies)s of the substance(s) to be reliably predicted from other substances in the group." Text Origin: EP Mandate
	Recital	19			
C	28	(19) To increase transparency and predictability of the proposals submitted to the	(19) To increase transparency and predictability of the proposals submitted to the	(19) To increase transparency and predictability of the proposals submitted to the	(19) To increase transparency and predictability of the proposals submitted to the

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Commission Proposal Agency, the Member States' competent authorities, manufacturers, importers or downstream users should be required to notify the Agency of their intention to submit a proposal for harmonised classification and labelling. while the Commission should be required to notify the Agency of its request to the Agency or to the Authority to prepare such proposal. Furthermore, the Agency should be required to publish information on such intention or request and update the information regarding the submitted proposal at each stage of the procedure for the harmonised classification and labelling of substances. For the same reason, a competent authority that receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or downstream user should be required to communicate its decision to accept or refuse the proposal for revision to the

EP Mandate

Agency, the Member States' competent authorities, manufacturers, importers or downstream users should be required to notify the Agency of their intention to submit a proposal for harmonised classification and labelling. while the Commission should be required to notify the Agency of its request to the Agency or to the Authority to prepare such proposal. Furthermore, the Agency should be required to publish information on such intention or request and update the information regarding the submitted proposal at each stage of the procedure for the harmonised classification and labelling of substances. Interested parties should be given the opportunity to comment where appropriate. For the same reason, a competent authority that receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or

downstream user should be

Council Mandate

Agency, the Member States' competent authorities, manufacturers, importers or downstream users should be required to notify the Agency of their intention to submit a proposal for harmonised classification and labelling, while the Commission should be required to notify the Agency of its request to the Agency or to the Authority to prepare such proposal. Furthermore, the Agency should be required to publish information on such intention or request and update the information regarding the submitted proposal at each stage of the procedure for the harmonised classification and labelling of substances. For the same reason, a competent authority that receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or downstream user should be required to communicate its decision to accept or refuse the proposal for revision to the

Draft Agreement

Agency, the Member States' competent authorities, manufacturers, importers or downstream users should be required to notify the Agency of their intention to submit a proposal for harmonised classification and labelling. while the Commission should be required to notify the Agency of its request to the Agency or to the Authority to prepare such proposal. Furthermore, the Agency should be required to publish information on such intention or request and update the information regarding the submitted proposal at each stage of the procedure for the harmonised classification and labelling of substances. For the same reason, a competent authority that receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or downstream user should be required to communicate its decision to accept or refuse the proposal for revision to the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Agency, which should share that information with the other competent authorities. receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or downstream user should be required to communicate its decision to accept or refuse the proposal for revision to the Agency, which should share that information with the other competent authorities.	required to communicate its decision to accept or refuse the proposal for revision to the Agency, which should share that information with the other competent authorities. receives a proposal for revision of a harmonised To increase the efficiency of the harmonized classification and labelling submitted by a manufacturer, importer or downstream user process, the Commission should be required to communicate its decision to accept or refuse the proposal for revision to the Agency, which should share that information with the other competent authorities adopt a delegated act, no later than 12 months following the publication of the RAC opinion.	Agency, which should share that information with the other competent authorities. receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or downstream user should be required to communicate its decision to accept or refuse the proposal for revision to the Agency, which should share that information with the other competent authorities.	Agency, which should share that information with the other competent authorities. receives a proposal for revision of a harmonised classification and labelling submitted by a manufacturer, importer or downstream user should be required to communicate its decision to accept or refuse the proposal for revision to the Agency, which should share that information with the other competent authorities The Commission should adopt without undue delay, and preferably before the end of the calendar year following the publication of the opinion of the Committee for Risk Assessment delegated acts. Legal service to check alignment with article 37, para 5
Recital	20			
C 29	(20) The criteria for inclusion	(20) The criteria for inclusion	(20) The criteria for inclusion	(20) The criteria for inclusion

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	of substances in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006 are equivalent to those of certain hazard classes and categories included in Annex I to Regulation (EC) No 1272/2008. In view of the high level of evidence required for inclusion in the candidate list, the substances currently on that list should be included in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.	of substances in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006 are equivalent to those of certain hazard classes and categories included in Annex I to Regulation (EC) No 1272/2008. In view of the high level of evidence required for inclusion in the candidate list, the substances currently on that list should be included in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.	of substances in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006 are equivalent to those of certain hazard classes and categories included in Annex I to Regulation (EC) No 1272/2008. In view of the high level of evidence required for inclusion in the candidate list, the substances currently on that list should be included in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008. Substances included in the candidate list as having endocrine disrupting properties should be included as endocrine disruption for human health category 1 or endocrine disruption for the environment category 1 in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.	of substances in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006 are equivalent to those of certain hazard classes and categories included in Annex I to Regulation (EC) No 1272/2008. In view of the high level of evidence required for inclusion in the candidate list, the substances currently on that list should be included in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008. Substances included in the candidate list as having endocrine disrupting properties should be included as endocrine disruption for human health category 1 or endocrine disruption for the environment category 1 in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008. Text Origin: Council Mandate
Recital	21			
C 30				

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(21) As the criteria for substances to qualify as endocrine disruptor for human health or the environment included in sections 3 6.5 and 3.8.2. of Annex II to Regulation (EC) No 1107/2009 and in Commission Delegated Regulation (EU) 2017/2100, and those to qualify as endocrine disruptor for human health or the environment included in Annex I to Regulation (EC) No 1272/2008, are equivalent, substances which qualify as meeting the criteria for endocrine disruptor properties in accordance with Commission Regulation (EU) 2018/605 and Commission Delegated Regulation (EU) 2017/2100 should be included as endocrine disruptors category 1 for human health or endocrine disruptors category 1 for the environment in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.

Commission Proposal

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(21) As the criteria for substances to qualify as endocrine disruptor for human health or the environment included in sections 3 6.5 and 3.8.2. of Annex II to Regulation (EC) No 1107/2009 and in Commission Delegated Regulation (EU) 2017/2100, and those to qualify as endocrine disruptor for human health or the environment included in Annex I to Regulation (EC) No 1272/2008. are equivalent, substances which qualify as meeting the criteria for endocrine disruptor properties in accordance with Commission Regulation (EU) 2018/605 and Commission Delegated Regulation (EU) 2017/2100 should be included as endocrine disruptors category 1 for human health or endocrine disruptors category 1 for the environment in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.

Council Mandate

(21) As the criteria for substances to qualify as endocrine disruptor for human health or the environment included in sections 3 6 5 and 3.8.2. of Annex II to Regulation (EC) No 1107/2009 and in Commission Delegated Regulation (EU) 2017/2100, and those to qualify as endocrine disruptor for human health or the environment. included in Annex I to Regulation (EC) No 1272/2008, are equivalent, substances which qualify as meeting the criteria for endocrine disruptor properties in accordance with **Commission Regulation** (EU) 2018/605 and Commission Delegated Regulation (EU) 2017/2100 should be included as endocrine disruptors category 1 disruption for human health category 1 or endocrine disruptors category 1 **disruption** for the environment category 1 in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.

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(21) As the criteria for substances to qualify as endocrine disruptor for human health or the environment included in sections 3 6.5 and 3.8.2. of Annex II to Regulation (EC) No 1107/2009 and in Commission Delegated Regulation (EU) 2017/2100, and those to qualify as endocrine disruptor for human health or the environment included in Annex I to Regulation (EC) No 1272/2008. are equivalent, substances which qualify as meeting the criteria for endocrine disruptor properties in accordance with **Commission Regulation** (EU) 2018/605 and Commission Delegated Regulation (EU) 2017/2100 should be included as endocrine disruptors category 1 disruption for human health *category 1* or endocrine disruptors category 1 **disruption** for the environment category 1 in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008.

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				Text Origin: Council Mandate
Recit	al 22			
C 31	(22) As Article 5(1), point (e), of Regulation (EU) No 528/2012¹ refers to the PBT and vPvB criteria included in Annex XIII to Regulation (EC) No 1907/2006 to identify the PBT and vPvB properties of active substances and as those criteria are equivalent to those included in Annex I to Regulation (EC) No 1272/2008, the active substances meeting the criteria to qualify as PBT and vPvB under Regulation (EU) No 528/2012 and under Annex XIII to Regulation (EC) No 1907/2006 should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008. As PBT and vPvB properties included in sections 3.7.2. and 3.7.3. of Annex II to Regulation (EC) No 1107/2009 of the European Parliament and of the Council² are equivalent to those included in Annex I to	(22) As Article 5(1), point (e), of Regulation (EU) No 528/2012¹ refers to the PBT and vPvB criteria included in Annex XIII to Regulation (EC) No 1907/2006 to identify the PBT and vPvB properties of active substances and as those criteria are equivalent to those included in Annex I to Regulation (EC) No 1272/2008, the active substances meeting the criteria to qualify as PBT and vPvB under Regulation (EU) No 528/2012 and under Annex XIII to Regulation (EC) No 1907/2006 should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008. As PBT and vPvB properties included in sections 3.7.2. and 3.7.3. of Annex II to Regulation (EC) No 1107/2009 of the European Parliament and of the Council² are equivalent to those included in Annex I to	(22) As Article 5(1), point (e), of Regulation (EU) No 528/2012¹ refers to the PBT and vPvB criteria included in Annex XIII to Regulation (EC) No 1907/2006 to identify the PBT and vPvB properties of active substances and as those criteria are equivalent to those included in Annex I to Regulation (EC) No 1272/2008, the active substances meeting the criteria to qualify as PBT and vPvB under Regulation (EU) No 528/2012 and under Annex XIII to Regulation (EC) No 1907/2006 should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008. As PBT and vPvB properties included in sections 3.7.2. and 3.7.3. of Annex II to Regulation (EC) No 1107/2009 of the European Parliament and of the Council² are equivalent to	(22) As Article 5(1), point (e), of Regulation (EU) No 528/2012¹ refers to the PBT and vPvB criteria included in Annex XIII to Regulation (EC) No 1907/2006 to identify the PBT and vPvB properties of active substances and as those criteria are equivalent to those included in Annex I to Regulation (EC) No 1272/2008, the active substances meeting the criteria to qualify as PBT and vPvB under Regulation (EU) No 528/2012 and under Annex XIII to Regulation (EC) No 1907/2006 should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008. As PBT and vPvB properties included in sections 3.7.2. and 3.7.3. of Annex II to Regulation (EC) No 1107/2009 of the European Parliament and of the Council² are equivalent to those included in Annex I to

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Commission Proposal EP Mandate Council Mandate **Draft Agreement** Regulation (EC) No 1272/2008, those included in Annex I to Regulation (EC) No 1272/2008, Regulation (EC) No 1272/2008, the active substances meeting the active substances meeting Regulation (EC) No 1272/2008, the active substances meeting the active substances meeting the criteria to qualify as PBT the criteria to qualify as PBT the criteria to qualify as PBT and vPvB according to those and vPvB according to those the criteria to qualify as PBT and vPvB according to those criteria in sections 3.7.2. and criteria in sections 3.7.2. and and vPvB according to those criteria in sections 3.7.2. and 3.7.3. of Annex II to Regulation 3.7.3. of Annex II to Regulation criteria in sections 3.7.2. and 3.7.3. of Annex II to Regulation (EC) No 1107/2009 should be (EC) No 1107/2009 should be 3.7.3. of Annex II to Regulation (EC) No 1107/2009 should be included in Table 3 in Part 3 of included in Table 3 in Part 3 of (EC) No 1107/2009 should be included in Table 3 in Part 3 of Annex VI to Regulation (EC) Annex VI to Regulation (EC) included in Table 3 in Part 3 of Annex VI to Regulation (EC) No 1272/2008. No 1272/2008. Annex VI to Regulation (EC) No 1272/2008. No 1272/2008. 1. Regulation (EC) No 528/2012 1. Regulation (EC) No 528/2012 1. Regulation (EC) No 528/2012 of 22 May 2012 of the European of 22 May 2012 of the European 1. [1] of 22 May 2012 of the European Regulation (EC) No Parliament and of the Council Parliament and of the Council 528/2012 of 22 May 2012 of the Parliament and of the Council concerning the making available concerning the making available European Parliament and of the concerning the making available on the market and use of on the market and use of Council concerning the making on the market and use of biocidal products (OJ L 167 of biocidal products (OJ L 167 of available on the market and use biocidal products (OJ L 167 of 27.6.2012 p.1). 27.6.2012 p.1). 27.6.2012 p.1). of biocidal products (OJ L 167 2. Regulation (EC) No 2. Regulation (EC) No of 27.6.2012 p.1). 2. Regulation (EC) No 1107/2009 of the European 1107/2009 of the European 2. **[2**] Regulation (EC) No 1107/2009 of the European Parliament and of the Council of Parliament and of the Council of 1107/2009 of the European Parliament and of the Council of Parliament and of the Council 21 October 2009 concerning the 21 October 2009 concerning the 21 October 2009 concerning the of 21 October 2009 concerning placing of plant protection placing of plant protection placing of plant protection products on the market and products on the market and the placing of plant protection products on the market and repealing Council Directives repealing Council Directives products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC 79/117/EEC and 91/414/EEC 79/117/EEC and 91/414/EEC repealing Council Directives (OJ L 309, 24.11.2009, p. 1). (OJ L 309, 24.11.2009, p. 1). 79/117/EEC and 91/414/EEC (OJ L 309, 24.11.2009, p. 1). (OJ L 309, 24.11.2009, p. 1). Text Origin: Commission **Proposal**

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Recital	23			
C 32	(23) As the substances referred to in recitals 30 and 31 have already been assessed by the European Food Safety Authority or the Agency as well as the Commission which has decided upon by them, they should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008 by a delegated act, without prior consultation of the Agency as provided for in Article 37(4) of Regulation (EC) No 1272/2008.	(23) As the substances referred to in recitals 30 and 31 have already been assessed by the European Food Safety Authority or the Agency as well as the Commission which has decided upon by them, they should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008 by a delegated act, without prior consultation of the Agency as provided for in Article 37(4) of Regulation (EC) No 1272/2008.	(23) As the substances referred to in recitals 30 and 31-20, 21 and 22 have already been assessed by the European Food Safety Authority or the Agency as well as the Commission which has decided upon by them, they should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008 by a delegated act, without prior consultation of the Agency as provided for in Article 37(4) of Regulation (EC) No 1272/2008. To avoid duplication of ongoing work by authorities under Regulation (EC) No 1272/2008 and Regulation (EC) 1907/2006, Regulation (EC) 1907/2009 and Regulation (EU) 528/2012, delegated acts should also be adopted within an adequate deadline for substances which are foreseen to be added to the candidate list under Article 59 of Regulation (EC) No 1907/2006; substances for	(23) As the substances referred to in recitals 30 and 31-20, 21 and 22 have already been assessed by the European Food Safety Authority or the Agency as well as the Commission which has decided upon by them, they should be included in Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008 by a delegated act, without prior consultation of the Agency as provided for in Article 37(4) of Regulation (EC) No 1272/2008. To avoid duplication of ongoing work by authorities under Regulation (EC) No 1272/2008 and Regulation (EC) 1907/2006, Regulation (EC) 1107/2009 and Regulation (EU) 528/2012, delegated acts should also be adopted within an adequate deadline for substances which are foreseen to be added to the candidate list under Article 59 of Regulation (EC) No 1907/2006; substances for

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		which applications for	which applications for approval
		approval or renewal of	or renewal of approval have
		approval have been submitted	been submitted in accordance
		in accordance with the	with the relevant provisions of
		relevant provisions of	Regulation (EC) No
		Regulation (EC) No	1107/2009; substances for
		1107/2009; substances for	which the evaluating competent
		which the evaluating	authority has submitted its
		competent authority has	draft assessment report on the
		submitted its draft assessment	approval or renewal of
		report on the approval or	approval to the Agency in
		renewal of approval to the	accordance with Regulation
		Agency in accordance with	<u>(EU)</u>
		Regulation (EU)	No 528/2012, or substances for
		No 528/2012, or substances	which the application was
		for which the application was	submitted for the purpose of
		submitted for the purpose of	Directive 98/8/EC and the
		Directive 98/8/EC and the	Member State's evaluation in
		Member State's evaluation in	accordance with that Directive
		accordance with that Directive	has been completed by 1
		has been completed by 1	September 2013 but no
		September 2013 but no	decision on the approval was
		decision on the approval was	adopted before that date, or
		adopted before that date, or	substances for which the
		substances for which the	Agency has submitted to the
		Agency has submitted to the	Commission an opinion
		Commission an opinion	pursuant to Article 75(1)(g) of
		pursuant to Article 75(1)(g) of	Regulation (EU) No 528/2012
		Regulation (EU) No 528/2012	concluding that they meet those
		concluding that they meet	<u>criteria.</u>
		those criteria.	<u>Furthermore, in order to</u>

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			Furthermore, in order to ensure that new dossiers or on-going dossiers still at an early stage of the assessment contain a dossier for harmonised classification and labelling, the transitional provisions should apply for a limited time period.	ensure that new dossiers or ongoing dossiers still at an early stage of the assessment contain a dossier for harmonised classification and labelling, the transitional provisions should apply for a limited time period. Text Origin: Council Mandate
Recital	24			
C 33	(24) Manufacturers and importers often notify different information for the same substance to be included in the Agency's inventory for classification and labelling. In some cases, such divergences result from different impurities, physical states or other differentiations and may be justified. In other cases, the divergences are due to differences in data used for classification, or to disagreement between notifiers or registrants in the case of joint submission of data in accordance with Regulation	(24) Manufacturers and importers often notify different information for the same substance to be included in the Agency's inventory for classification and labelling. In some cases, such divergences result from different impurities, physical states or other differentiations and may be justified. In other cases, the divergences are due to differences in data used for classification, or to disagreement between notifiers or registrants in the case of joint submission of data in accordance with Regulation	(24) Manufacturers and importers often notify different information for the same substance to be included in the Agency's inventory for classification and labelling. In some cases, such divergences result from different impurities, physical states or other differentiations and may be justified. In other cases, the divergences are due to differences in data used for classification, or to disagreement between notifiers or registrants in the case of joint submission of data in accordance with Regulation	(24) Manufacturers and importers often notify different information for the same substance to be included in the Agency's inventory for classification and labelling. In some cases, such divergences result from different impurities, physical states or other differentiations and may be justified. In other cases, the divergences are due to differences in data used for classification, or to disagreement between notifiers or registrants in the case of joint submission of data in accordance with Regulation

(EC) No 1907/2006, or to obsolete classification entries As a result, the classification and labelling inventory contains divergent classifications, which makes the inventory less effective as a hazard collection and communication tool and leads to incorrect classifications. ultimately hindering the ability of Regulation (EC) No 1272/2008 to protect human health and the environment. Therefore, the notifiers should be required to provide reasons for divergence from the most severe classification or for introducing a more severe classification per hazard class for the same substance to the Agency. To address divergences between more recent and obsolete classifications, notifiers should be required to update their notifications within 6 months after a decision to change the classification and labelling of a substance has been taken pursuant to a review in Article 15(1) of that Regulation.

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(EC) No 1907/2006, or to obsolete classification entries. As a result, the classification and labelling inventory contains divergent classifications, which makes the inventory less effective as a hazard collection and communication tool and leads to incorrect classifications. ultimately hindering the ability of Regulation (EC) No 1272/2008 to protect human health and the environment. Therefore, the notifiers should be required , without needing to acauire new data or new studies being necessary, to provide reasons for divergence from the most severe classification or for introducing a more severe classification per hazard class for the same substance to the Agency. To address divergences between more recent and obsolete classifications, notifiers should be required to update their notifications within 6 months after a decision to change the classification and labelling of a substance has been taken

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(EC) No 1907/2006, or to obsolete classification entries As a result, the classification and labelling inventory contains divergent classifications, which makes the inventory less effective as a hazard collection and communication tool and leads to incorrect classifications. ultimately hindering the ability of Regulation (EC) No 1272/2008 to protect human health and the environment. Therefore, the notifiers should be required to provide reasons for divergence from the most severe classification or for introducing a more severe classification per hazard class for the same substance to the Agency. To address divergences between more recent and obsolete classifications, notifiers should be required to update their notifications within 6 months after a decision to change the classification and labelling of a substance has been taken pursuant to a review in Article 15(1) of that Regulation.

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(EC) No 1907/2006, or to obsolete classification entries As a result, the classification and labelling inventory contains divergent classifications, which makes the inventory less effective as a hazard collection and communication tool and leads to incorrect classifications. ultimately hindering the ability of Regulation (EC) No 1272/2008 to protect human health and the environment. Therefore, the notifiers should be required, based on the available data that was used for classification, to provide reasons for divergence from the most severe classification or for introducing a more severe classification per hazard class for the same substance to the Agency, . To address divergences between more recent and obsolete classifications, notifiers should be required to update their notifications within 6 months after a decision to change the classification and labelling of a substance has been taken

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		pursuant to a review in Article 15(1) of that Regulation. Moreover, the Agency should be able to remove incomplete, incorrect or obsolete notifications from the inventory after having informed the notifier.		pursuant to a review in Article 15(1) of that Regulation. Moreover, the Agency should be able to require the notifier to rectify an entry that is incomplete, incorrect or obsolete and to notify the Agency thereof. Text Origin: EP Mandate
Recital	24a			
C 33a				(24a) Regulation (EC) No 1272/2008 lays down specific rules on packaging that should be fitted with child-resistant packaging and with a tactile warning. It is important to ensure that these provisions ensure a high level of protection of human health. The Commission should therefore within 5 years from the entry into force of this Regulation, assess the effectiveness of these provisions and the need to extend provisions to other hazard classes, in particular to

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Recital	25			extend requirements for child- resistant fastenings to eye damage category 1, and consult the expert group set up in accordance with Article 53a(4) of the Regulation (EC) No 1272/2008 thereof. If such need is identified, the Commission should adopt a delegated act amending Annex II to that Regulation as soon as possible.
(34	(25) In order to enhance transparency of notifications as well as to facilitate the notifiers' duty to come to an agreed notification entry for the same substance, certain information notified to the Agency's classification and labelling inventory should be made publicly available, free of charge. Without prejudice to the protection of commercial interests, that information should include the identity of the notifiers as, knowing whom to contact, would facilitate the	(25) In order to enhance transparency of notifications as well as to facilitate the notifiers' duty to come to an agreed notification entry for the same substance, <i>certainall</i> information notified to the Agency's classification and labelling inventory should be made publicly available, free of charge. Without prejudice to the protection of commercial interests, that information should include the identity of the notifiers as, knowing whom to contact, would facilitate the	(25) In order to enhance transparency of notifications as well as to facilitate the notifiers' duty to come to an agreed notification entry for the same substance, certain information notified to the Agency's classification and labelling inventory should be made publicly available, free of charge. Without prejudice to the protection of commercial interests, that information should include the identity of the notifiers as, knowing whom to contact, would facilitate the	(25) In order to enhance transparency of notifications as well as to facilitate the notifiers' duty to come to an agreed notification entry for the same substance, <i>certainall</i> information notified to the Agency's classification and labelling inventory should be made publicly available, free of charge. Without prejudice to the protection of commercial interests, that information should include the identity of the notifiers as, knowing whom to contact, would facilitate the

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		objective of coming to an agreed entry to be included in that classification and labelling inventory. In the case of notifications by a group of manufacturers or importers, it should suffice to make publicly available the identity of the notifier submitting the information on behalf of the other members of the group.	objective of coming to an agreed entry to be included in that classification and labelling inventory. In the case of notifications by a group of manufacturers or importers, it should suffice to make publicly available the identity of the notifier submitting the information on behalf of the other members of the group.	objective of coming to an agreed entry to be included in that classification and labelling inventory. In the case of notifications by a group of manufacturers or importers, it should suffice to make publicly available the identity of the notifier submitting the information on behalf of the other members of the group.	objective of coming to an agreed entry to be included in that classification and labelling inventory. In the case of notifications by a group of manufacturers or importers, it should suffice to make publicly available the identity of the notifier submitting the information on behalf of the other members of the group. The Agency should provide for the conditions for notifiers to claim confidentiality and display them in the inventory. It should put in place adequate measures to prevent and identify undue confidentiality claims, in particular by performing IT screening and spot checks. Text Origin: EP Mandate
	Recital 2	26			
G	35	(26) Pursuant to Article 45(1) of Regulation (EC) No 1272/2008, appointed bodies in the Member States are to	(26) Pursuant to Article 45(1) of Regulation (EC) No 1272/2008, appointed bodies in the Member States are to	(26) Pursuant to Article 45(1) of Regulation (EC) No 1272/2008, appointed bodies in the Member States are to	(26) Pursuant to Article 45(1) of Regulation (EC) No 1272/2008, appointed bodies in the Member States are to

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receive relevant information relating to emergency health response submitted by importers and downstream users placing on the market mixtures that are hazardous based on their health or physical effects. Distributors are not required to submit such information. In certain cases of distribution across borders from one Member State to another, or where distributors rebrand or relabel mixtures, the absence of such submission obligation causes information loss for the appointed bodies which may prevent them from providing adequate emergency health response. To address this situation, an obligation to submit information relating to emergency health response should also be introduced for distributors, where they further distribute hazardous mixtures in other Member States or where they rebrand or relabel hazardous mixtures.

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hazardous mixtures.

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Recital	27			
Recital 2	(27) Pursuant to Article 45(3) of Regulation (EC) No 1272/2008, appointed bodies are to have all the required information available to provide adequate emergency health response. The Agency already set up and maintains a Union level Poison Centres Notification portal, and established, developed and maintains a database containing information relating to emergency health response to assist some Member States in complying with that Regulation. Therefore, the Agency would be in a position to fulfil the task of receiving that information. To reduce administrative burden for Member States and take advantage of economies of scale, Regulation (EC) No 1272/2008 should provide for the option of appointing the Agency as a body responsible for receiving the relevant	(27) Pursuant to Article 45(3) of Regulation (EC) No 1272/2008, appointed bodies are to have all the required information available to provide adequate emergency health response. The Agency already set up and maintains a Union level Poison Centres Notification portal, and established, developed and maintains a database containing information relating to emergency health response to assist some Member States in complying with that Regulation. Therefore, the Agency would be in a position to fulfil the task of receiving that information. To reduce administrative burden for Member States and take advantage of economies of scale, Regulation (EC) No 1272/2008 should provide for the option of appointing the Agency as a body responsible for receiving the relevant	(27) Pursuant to Article 45(3) of Regulation (EC) No 1272/2008, appointed bodies are to have all the required information available to provide adequate emergency health response. The Agency already set up and maintains a Union level Poison Centres Notification portal, and established, developed and maintains a database containing information relating to emergency health response to assist some Member States in complying with that Regulation. Therefore, the Agency would be in a position to fulfil the task of receiving that information. To reduce administrative burden for Member States and take advantage of economies of scale, Regulation (EC) No 1272/2008 should provide for the option of appointing the Agency as a body responsible for receiving the relevant	(27) Pursuant to Article 45(3) of Regulation (EC) No 1272/2008, appointed bodies are to have all the required information available to provide adequate emergency health response. The Agency already set up and maintains a Union level Poison Centres Notification portal, and established, developed and maintains a database containing information relating to emergency health response to assist some Member States in complying with that Regulation. Therefore, the Agency would be in a position to fulfil the task of receiving that information. To reduce administrative burden for Member States and take advantage of economies of scale, Regulation (EC) No 1272/2008 should provide for the option of appointing the Agency as a body responsible for receiving the relevant

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	information, should a Member State wish to do so.	information, should a Member State wish to do so.	information, should a Member State wish to do so.	information, should a Member State wish to do so.
				Text Origin: Commission Proposal
Recital 2	28			
37	(28) In addition to the Member States' appointed bodies, the Commission or the Agency should be able to use the information relating to emergency health responses for the purpose of carrying out statistical analysis. That would usefully complement information on the uses of substances submitted as part of registration under Regulation (EC) No 1907/2006, while enabling a better prioritisation of substances to be subject to harmonised classification and labelling under Regulation (EC) No 1272/2008 and feeding into the risk management processes under Regulation (EC) No 1907/2006, and potentially under other Union acts.	(28) In addition to the Member States' appointed bodies, the Commission or the Agency should be able to use the information relating to emergency health responses for the purpose of carrying out statistical analysis. That would usefully complement information on the uses of substances submitted as part of registration under Regulation (EC) No 1907/2006, while enabling a better prioritisation of substances to be subject to harmonised classification and labelling under Regulation (EC) No 1272/2008 and feeding into the risk management processes under Regulation (EC) No 1907/2006, and potentially under other Union acts.	(28) In addition to the Member States' appointed bodies, the Commission or the Agency should be able to use-the statistical information relating to emergency health responses for the purpose of identifying where improved risk management measures may be needed carrying out statistical analysis. That would usefully complement information on the uses of substances submitted as part of registration under Regulation (EC) No 1907/2006, while enabling a better prioritisation of substances to be subject to harmonised classification and labelling under Regulation (EC) No 1272/2008 and feeding into the risk management processes	(28) In addition to the Member States appointed bodies, the Commission or the Agency should be able to use-the statistical information relating to emergency health responses for the purpose of identifying where improved risk management measures may be needed carrying out statistical analysis. That would usefully complement information on the uses of substances submitted as part of registration under Regulation (EC) No 1907/2006, while enabling a better prioritisation of substances to be subject to harmonised classification and labelling under Regulation (EC) No 1272/2008 and feeding into the risk management processes

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			under Regulation (EC) No 1907/2006, and potentially under other Union acts.	under Regulation (EC) No 1907/2006, and potentially under other Union acts.
				Text Origin: Council Mandate
Recital	29			
38	(29) Regulation (EC) No 1272/2008 regulates advertisement of hazardous substances and mixtures in a general manner and provides that an advertisement for a substance classified as hazardous is to mention the hazard classes or hazard categories concerned, and an advertisement for a mixture classified as hazardous or a mixture containing a classified substance is to mention the types of hazards indicated on the label where such advertisement allows concluding a contract for purchase without first having sight of the label. This obligation should be changed to ensure that the advertisement of	(29) Regulation (EC) No 1272/2008 regulates advertisement of hazardous substances and mixtures in a general manner and provides that an advertisement for a substance classified as hazardous is to mention the hazard classes or hazard categories concerned, and an advertisement for a mixture classified as hazardous or a mixture containing a classified substance is to mention the types of hazards indicated on the label where such advertisement allows concluding a contract for purchase without first having sight of the label. This obligation should be changed to ensure that the advertisement of	(29) Regulation (EC) No 1272/2008 regulates advertisement of hazardous substances and mixtures in a general manner and provides that an advertisement for a substance classified as hazardous is to mention the hazard classes or hazard categories concerned, and an advertisement for a mixture classified as hazardous or a mixture containing a classified substance is to mention the types of hazards indicated on the label where such advertisement allows concluding a contract for purchase without first having sight of the label. This obligation should be changed to ensure that the advertisement of	(29) Regulation (EC) No 1272/2008 regulates advertisement of hazardous substances and mixtures in a general manner and provides that an advertisement for a substance classified as hazardous is to mention the hazard classes or hazard categories concerned, and an advertisement for a mixture classified as hazardous or a mixture containing a classified substance is to mention the types of hazards indicated on the label where such advertisement allows concluding a contract for purchase without first having sight of the label. This obligation should be changed to ensure that the advertisement of

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		hazardous substances and mixtures contains all the information which is most important in terms of safety and protection of the environment. Therefore, the advertisement should contain the hazard pictogram, the signal word, the hazard class and the hazard statements. The hazard category should not be provided, as it is reflected by the hazard statement.	hazardous substances and mixtures contains all the information which is most important in terms of safety and protection of <i>health and</i> the environment. Therefore, the advertisement should contain the hazard pictogram, the signal word, the hazard class and the hazard statements. The hazard category should not be provided, as it is reflected by the hazard statement.	hazardous substances and mixtures contains all the information which is most important in terms of safety and protection of human health and the environment. Therefore, the advertisement should contain the hazard pictogram, the signal word, the hazard elass and the hazardstatements and supplemental EUH statements, with derogations for nonvisual advertisement. The hazard category should not be provided, as it is reflected by the hazard statement.	hazardous substances and mixtures contains all the information which is most important in terms of safety and protection of human health and the environment. Therefore, the advertisement should contain the hazard pictogram, the signal word, the hazard elass and the hazard statements and supplemental EUH statements, with derogations for non-visual advertisement. The hazard category should not be provided, as it is reflected by the hazard statement. Text Origin: Council Mandate
	Recital	29a			
(38a				(29a) It is appropriate to clarify that advertisement for a substance or a mixture classified as hazardous should not contain statements such as 'non-toxic', 'non-harmful', 'non-polluting', 'ecological' or other statements indicating that this substance or mixture is not

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					hazardous or any other statements that are inconsistent with its classification, to ensure proper communication of information on the hazards and safe use of the chemicals to consumers and coherence with statements and claims allowed on product labels regarding such claims under this Regulation. This approach, together with other provisions in Union law, would ensure that consumers can make informed purchasing decisions having clear, reliable and non- misleading information with regard to hazardous substances and mixtures.
	Recital	30			
C	39	(30) Regulation (EC) No 1272/2008 does not explicitly refer to offers, let alone to distance sales offers. Consequently, it does not address specific problems arising from distance sales, such as online sales. Whereas	(30) Regulation (EC) No 1272/2008 does not explicitly refer to offers, let alone to distance sales offers. Consequently, it does not address specific problems arising from distance sales, such as online sales. Whereas	(30) Regulation (EC) No 1272/2008 does not explicitly refer to offers, let alone to distance sales offers. Consequently, it does not address specific problems arising from distance sales, such as online sales. Whereas	(30) Regulation (EC) No 1272/2008 does not explicitly refer to offers, let alone to distance sales offers. Consequently, it does not address specific problems arising from distance sales, such as online sales. Whereas

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advertisements is understood as being at the pre-stage of offers, notably as information designed to promote messages of a natural or legal person, whether or not against remuneration, offers are understood as invitations by a natural or legal person to conclude a purchase contract This differentiation should justify the requirement of providing more hazard information in offers than in advertisements. In order to keep pace with technological development and new means of sale, the compliance by design obligations laid down for providers of online marketplaces in Article 31 of Regulation (EU) 2022/2065 of the European Parliament and of the Council¹ should apply for the purpose of labelling information required by Article 17 of Regulation (EC) No 1272/2008 The enforcement of those obligations is subject to the rules laid down in Chapter IV of Regulation (EU) 2022/2065.

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2022/2065.

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advertisements is understood as being at the pre-stage of offers, notably as information designed to promote messages of a natural or legal person, whether or not against remuneration, offers are understood as invitations by a natural or legal person to conclude a purchase contract This differentiation should justify the requirement of providing more hazard information in offers than in advertisements. In order to keep pace with technological development and new means of sale, it is necessary to require the labelling elements to be indicated in case of distance sales, including via online market places, in order for the compliance by design obligations laid down for providers of online marketplaces in Article 31 of Regulation (EU) 2022/2065 of the European Parliament and of the Council¹ should to apply in relation to such for the purpose of labelling information required by Article 17 of

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1. Regulation (EU) 2022/2065 of the European Parliament and of the Council of 19 October 2022 on a Single Market For Digital Services and amending Directive 2000/31/EC (Digital Services Act) (OJ L 277, 27.10.2022, p. 1).	1. Regulation (EU) 2022/2065 of the European Parliament and of the Council of 19 October 2022 on a Single Market For Digital Services and amending Directive 2000/31/EC (Digital Services Act) (OJ L 277, 27.10.2022, p. 1).	Regulation (EC) No 1272/2008. The enforcement of those obligations is subject to the rules laid down in Chapter IV of Regulation (EU) 2022/2065. 1. [1] Regulation (EU) 2022/2065 of the European Parliament and of the Council of 19 October 2022 on a Single Market For Digital Services and amending- Directive 2000/31/EC (Digital Services Act) (OJ L 277, 27.10.2022, p. 1).	Regulation (EC) No 1272/2008. The enforcement of those obligations is subject to the rules laid down in Chapter IV of Regulation (EU) 2022/2065. Regulation (EU) 2022/2065. Regulation (EU) 2022/2065 of the European Parliament and of the Council of 19 October 2022 on a Single Market For Digital Services and amending—Directive 2000/31/EC (Digital Services Act) (OJ L 277, 27.10.2022, p. 1). Text Origin: Council Mandate
Recita	131			
C 40	(31) Apart from providing industry with technical and scientific tools on how to comply with Regulation (EC) No 1272/2008, the Agency should also provide competent authorities with such tools, for example databases, in order to foster implementation. Regulation (EC) No 12727/2008	(31) Apart from providing industry with technical and scientific tools on how to comply with Regulation (EC) No 1272/2008, the Agency should also provide competent authorities with such tools, for example databases, in order to foster implementation. Regulation (EC) No 12727/2008	(31) Apart from providing industry with technical and scientific tools on how to comply with Regulation (EC) No 1272/2008, the Agency should also provide competent authorities with such tools, for example databases, in order to foster implementation. Regulation (EC) No 12727/2008	(31) Apart from providing industry with technical and scientific tools on how to comply with Regulation (EC) No 1272/2008, the Agency should also provide competent authorities with such tools, for example databases, in order to foster implementation. Regulation (EC) No 12727/2008

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	should more in detail set out the Agency's remit in this regard. Furthermore, the Agency, acting as a body appointed by a Member State competent authority for receiving information for emergency health response, should provide the relevant national appointed body of that Member State access to that information.	should more in detail set out the Agency's remit in this regard. Furthermore, the Agency, acting as a body appointed by a Member State competent authority for receiving information for emergency health response, should provide the relevant national appointed body of that Member State access to that information.	should more in detail set out the Agency's remit in this regard. Furthermore, the Agency, acting as a body appointed by a Member State competent authority for receiving information for emergency health response, should provide the relevant national appointed body of that Member State access to that information.	should more in detail set out the Agency's remit in this regard. Furthermore, the Agency, acting as a body appointed by a Member State competent authority for receiving information for emergency health response, should provide the relevant national appointed body of that Member State access to that information. Text Origin: Commission Proposal
Recita	132			
C 41	(32) After consultation of the Commission expert group of Competent Authorities for REACH ¹ and CLP ² , the Commission regularly adapts the Annexes to Regulation (EC) No 1272/2008 to technical and scientific progress. According to Article 53c of that Regulation, the Commission is to adopt a separate delegated act in respect of each power delegated to it. It has been difficult to apply that	(32) After consultation of the Commission expert group of Competent Authorities for REACH ¹ and CLP ² , the Commission regularly adapts the Annexes to Regulation (EC) No 1272/2008 to technical and scientific progress. According to Article 53c of that Regulation, the Commission is to adopt a separate delegated act in respect of each power delegated to it. It has been difficult to apply that	(32) After consultation of the Commission expert group of Competent Authorities for REACH ¹ and CLP ² , the Commission regularly adapts the Annexes to Regulation (EC) No 1272/2008 to technical and scientific progress. According to Article 53c of that Regulation, the Commission is to adopt a separate delegated act in respect of each power delegated to it. It has been difficult to apply that	(32) After consultation of the Commission expert group of Competent Authorities for REACH ¹ and CLP ² , the Commission regularly adapts the Annexes to Regulation (EC) No 1272/2008 to technical and scientific progress. According to Article 53c of that Regulation, the Commission is to adopt a separate delegated act in respect of each power delegated to it. It has been difficult to apply that

Commission Proposal EP Mandate Council Mandate **Draft Agreement** provision when amending provision when amending provision when amending provision when amending different parts of Annex VI to Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 that are subject to different empowerments. In particular in empowerments. In particular in empowerments. In particular in empowerments. In particular in the case of simultaneous the case of simultaneous the case of simultaneous the case of simultaneous introduction of new notes into Part 1 of Annex VI to Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 pertaining to new entries in Table 3 of Part 3 of Annex VI to Table 3 of Part 3 of Annex VI to Table 3 of Part 3 of Annex VI to Table 3 of Part 3 of Annex VI to Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 Regulation (EC) No 1272/2008 and the introduction of new entries themselves in the same Annex, adoption of separated Annex, adoption of separated Annex, adoption of separated Annex, adoption of separated delegated acts has resulted in artificially separating artificially separating artificially separating artificially separating intrinsically related provisions intrinsically related provisions intrinsically related provisions intrinsically related provisions and thereby affecting coherence and thereby affecting coherence and thereby affecting coherence and thereby affecting coherence by requiring simultaneous by requiring simultaneous by requiring simultaneous by requiring simultaneous adoption of two different but related delegated acts. In such cases, it should be possible to adopt a single delegated act in respect of different delegated respect of different delegated respect of different delegated respect of different delegated powers. powers. powers. powers. 1. Regulation (EC) No 1. Regulation (EC) No 1. [Regulation (EC) No 1. Regulation (EC) No 1907/2006 of the European 1907/2006 of the European 1907/2006 of the European 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning 18 December 2006 concerning 18 December 2006 concerning 18 December 2006 concerning

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Commission Proposal EP Mandate Council Mandate **Draft Agreement** the registration, Evaluation, the registration, Evaluation, the registration, Evaluation, the registration, Evaluation, Authorisation and Restriction of Authorisation and Restriction of Authorisation and Restriction of Authorisation and Restriction of Chemicals (REACH), Chemicals (REACH), Chemicals (REACH), Chemicals (REACH), establishing a European establishing a European establishing a European establishing a European Chemicals Agency, amending Chemicals Agency, amending Chemicals Agency, amending Chemicals Agency, amending Directive 1999/45/EC and Directive 1999/45/EC and Directive 1999/45/EC and Directive 1999/45/EC and repealing Council Regulation repealing Council Regulation repealing Council Regulation repealing Council Regulation (EEC) No 793/93 and (EEC) No 793/93 and (EEC) No 793/93 and (EEC) No 793/93 and Commission Regulation (EC) Commission Regulation (EC) Commission Regulation (EC) Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Directive 76/769/EEC and Directive 76/769/EEC and Directive 76/769/EEC and **Commission Directives** Commission Directives Commission Directives Commission Directives 91/155/EEC, 93/67/EEC, 91/155/EEC, 93/67/EEC, 91/155/EEC, 93/67/EEC, 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ 93/105/EC and 2000/21/EC (OJ 93/105/EC and 2000/21/EC (OJ 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1). 2. Regulation (EC) No 2. Regulation (EC) No 2. Regulation (EC) No 2. Regulation (EC) No 1272/2008 of the European 1272/2008 of the European 1272/2008 of the European 1272/2008 of the European Parliament and of the Council of 16 December 2008 on 16 December 2008 on 16 December 2008 on 16 December 2008 on classification, labelling and classification, labelling and classification, labelling and classification, labelling and packaging of substances and packaging of substances and packaging of substances and packaging of substances and mixtures, amending and mixtures, amending and mixtures, amending and mixtures, amending and repealing Directives repealing Directives repealing Directives repealing Directives 67/548/EEC and 1999/45/EC. 67/548/EEC and 1999/45/EC, 67/548/EEC and 1999/45/EC. 67/548/EEC and 1999/45/EC. and amending Regulation (EC) and amending Regulation (EC) and amending Regulation (EC) and amending Regulation (EC) No 1907/2006 (OJ L 353, 31.12.2008, p. 1). 31.12.2008, p. 1). 31.12.2008, p. 1). 31.12.2008, p. 1). Text Origin: Commission **Proposal**

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C	Recital 41a			(32a) It is important that the introduction, adjustment, or clarification of the criteria for the classification and labelling of endocrine disruptors for human health, endocrine disruptors for the environment, persistent, bioaccumulative and toxic (PTB), very persistent and very bioaccumulative (vPvB), persistent, mobile and toxic (PMT) and very persistent and very mobile (vPvM) substances is promoted in the relevant UN fora. When attending international meetings, the Commission and Member States should cooperate efficiently and be in line with Union positions in accordance with the Treaties.	deleted Council drops AM
	Recital	33 T			
C	42	(33) In accordance with Directive 2010/63/EU of the European Parliament and of the	(33) In accordance with Directive 2010/63/EU of the European Parliament and of the	(33) In accordance with Directive 2010/63/EU of the European Parliament and of the	(33) In accordance with Directive 2010/63/EU of the European Parliament and of the

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Council¹, it is necessary to replace, reduce or refine testing on animals. Implementation of Regulation (EC) No 1272/2008 should be based on the use of alternative test methods. suitable for the assessment of health and environmental classification of chemicals. wherever possible. In order to speed up the transition to nonanimal methods, with the ultimate goal of fully replacing animal testing, as well as to improve the efficiency of chemical hazard assessments. innovation in the field of nonanimal methods should be monitored and systematically evaluated, and the Commission and the Member States acting in the interest of the Union should promote the inclusion of harmonised criteria based on available alternative methods in UN GHS and subsequently include those criteria in Regulation (EC) No 1272/2008 without undue delay.

1. Directive 2010/63/EU of the

Council¹, it is necessary to replace, reduce or refine testing on animals, with a view to phasing out the use of animals for testing as soon as possible. Implementation of Regulation (EC) No 1272/2008 should be based on the *promotion and* use of alternative test methods New Approach Methodologies (NAM), suitable for the assessment of health and environmental classification of chemicals, wherever possible. In order to speed up the transition to non-animal methods, with the ultimate goal of fully replacing animal testing, as well as to improve the efficiency of chemical hazard assessments, innovation in the field of nonanimal methods should be **promoted**, monitored and systematically and periodically evaluated, and the Commission and the Member States acting in the interest of the Union should promote the inclusion of harmonised criteria based on available alternative methods, including new approach

Council¹, it is necessary to replace, reduce or refine testing on animals. Implementation of Regulation (EC) No 1272/2008 should be based on the use of alternative test methods. suitable for the assessment of health and environmental classification of chemicals. wherever possible. In order to speed up the transition to nonanimal methods, with the ultimate goal of fully replacing animal testing, as well as to improve the efficiency of chemical hazard assessments. innovation in the field of nonanimal methods should be monitored and systematically evaluated, and the Commission and the Member States should cooperate efficiently and be in line with Union positions in accordance with the Treaties to acting in the interest of the Union should promote the inclusion of harmonised criteria based on available alternative methods in UN GHS and subsequently include those criteria in Regulation (EC)

Council¹, it is necessary to replace, reduce or refine testing on animals, with a view to phasing out the use of animals for testing as soon as scientifically possible. Implementation of Regulation (EC) No 1272/2008 should be based on theaim at the promotion and use of alternative approaches, in particular non-animal test methods, suitable for the assessment of health and environmental classification of chemicals, wherever possible. In order to speed up the transition to non-animal methods, with the ultimate goal of fully replacing animal testing, as well as to improve the efficiency of chemical hazard assessments. innovation in the field of nonanimal methods should be **promoted**, monitored and systematically regularly evaluated, and. The Commission and the Member States acting in the interest of the Union shouldshould cooperate with a view to

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		European Parliament and of the Council of 22 September 2010 on the protection of animals used for scientific purposes (OJ L 276, 20.10.2010, p. 33).	methods, in UN GHS and subsequently include those criteria in Regulation (EC) No 1272/2008 without undue delay. 1. [1] Directive 2010/63/EU of the European Parliament and of the Council of 22 September 2010 on the protection of animals used for scientific purposes (OJ L 276, 20.10.2010, p. 33).	No 1272/2008 without undue delay. 1. Directive 2010/63/EU of the European Parliament and of the Council of 22 September 2010 on the protection of animals used for scientific purposes (OJ L 276, 20.10.2010, p. 33).	promote the inclusion of harmonised criteria based on available alternative adaptation of criteria to alternative approaches, in particular nonanimal test methods, in UN GHS and subsequently include those criteria in Regulation (EC) No 1272/2008 without undue delay. 1. [1] Directive 2010/63/EU of the European Parliament and of the Council of 22 September 2010 on the protection of animals used for scientific purposes (OJ L 276, 20.10.2010, p. 33). COM will check and align wording with Article. Text Origin: EP Mandate
	Recital	34			
G	43	(34) Annex VIII to Regulation (EC) No 1272/2008 provides for harmonised information relating to emergency health response	(34) Annex VIII to Regulation (EC) No 1272/2008 provides for harmonised information relating to emergency health response	(34) Annex VIII to Regulation (EC) No 1272/2008 provides for harmonised information relating to emergency health response	(34) Annex VIII to Regulation (EC) No 1272/2008 provides for harmonised information relating to emergency health response

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Commission Proposal EP Mandate Council Mandate **Draft Agreement** and preventative measures to be received by appointed bodies, received by appointed bodies, received by appointed bodies, received by appointed bodies, and sets forth the general requirements, the information to requirements, the information to requirements, the information to requirements, the information to be contained in a submission, the submission format and the submission format and the submission format and the submission format and certain standard formulas In certain standard formulas In certain standard formulas In certain standard formulas In order to provide legal certainty and clarity on the option for submission of information submission of information submission of information submission of information relating to standardised mixtures relating to standardised mixtures relating to standardised mixtures relating to standardised mixtures and fuels in the context of Annex VIII to Regulation (EC) No 1272/2008, that Regulation No 1272/2008, that Regulation No 1272/2008, that Regulation No 1272/2008, that Regulation should define the term should define the term should define the term should define the term 'composition conforming with a 'composition conforming with a 'composition conforming with a 'composition conforming with a standard formula', the standard formula', the standard formula', the standard formula', the obligation to provide the name and product description of the standard formula in the standard formula in the standard formula in the standard formula in the submission and of the fuel should be introduced, and the option to submit information on components even if they are not always present in certain cases should be provided for. should be provided for. should be provided for. should be provided for. Text Origin: Commission **Proposal** Recital 35

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	44	(35) In order to provide further legal certainty and clarity of Annex VIII to Regulation (EC) No 1272/2008, that Regulation should further specify when submission updates are required, as well as ways of identifying the mixture, submitter and contact point by means of their product identifier.	(35) In order to provide further legal certainty and clarity of Annex VIII to Regulation (EC) No 1272/2008, that Regulation should further specify when submission updates are required, as well as ways of identifying the mixture, submitter and contact point by means of their product identifier.	(35) In order to provide further legal certainty and clarity of Annex VIII to Regulation (EC) No 1272/2008, that Regulation should further specify when submission updates are required, as well as ways of identifying the mixture, submitter and contact point by means of their product identifier.	(35) In order to provide further legal certainty and clarity of Annex VIII to Regulation (EC) No 1272/2008, that Regulation should further specify when submission updates are required, as well as ways of identifying the mixture, submitter and contact point by means of their product identifier. Text Origin: Commission Proposal
	Recital	35a			
G	44a		(35a) Where appropriate, the Agency should provide further guidance on the application of the provisions relating to the review of this Regulation.		(35a) Where appropriate, the Agency should provide further guidance on the application of the provisions relating to the review of this Regulation. Text Origin: EP Mandate
	Recital	36			
G	45	(36) Regulation (EC) No			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	1272/2008 should therefore be amended accordingly.	1272/2008 should therefore be amended accordingly.	1272/2008 should therefore be amended accordingly.	1272/2008 should therefore be amended accordingly.
				Text Origin: Commission Proposal
Recital	36a			
C 45a		(36a) The amendments introduced by this regulation expand the tasks, workload and remit of the Agency. In order to provide adequate expertise, support, and thorough scientific evaluations, appropriate and stable funding for the Agency should be ensured under the framework of the upcoming Regulation establishing the ECHA.		(36a) The amendments introduced by this regulation expand the tasks, workload and remit of the Agency. In order to provide adequate expertise, support, and thorough scientific evaluations, appropriate and stable funding for the Agency should be ensured.
Recital	37			
C 46	(37) To ensure that suppliers of substances and mixtures have time to adapt to rules on classification, labelling and packaging, the application of some provisions of this	(37) To ensure that suppliers of substances and mixtures have time to adapt to <u>new</u> rules on classification, labelling and packaging, the application of some provisions of this	(37) To ensure that suppliers of substances and mixtures have time to adapt to rules on classification, labelling and packaging, the application of some provisions of this	(37) To ensure that suppliers of substances and mixtures have time to adapt to <u>new</u> rules on classification, labelling and packaging, the application of some provisions of this

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Regulation should be deferred. Substances and mixtures which are already placed on the market before the end of that deferral period, should be allowed to continue being placed on the market without being reclassified and re-labelled in accordance with this Regulation, to avoid additional burden on suppliers of substances and mixtures.	Regulation should be deferred. Substances and mixtures which are already placed on the market before the end of that deferral period, should be allowed to continue being placed on the market without being reclassified and re-labelled in accordance with this Regulation, to avoid additional burden on suppliers of substances and mixtures.	Regulation should be deferred. Substances and mixtures which are already placed on the market before the end of that deferral period, should be allowed to continue being placed on the market without being reclassified and re-labelled in accordance with this Regulation, to avoid additional burden on suppliers of substances and mixtures.	Regulation should be deferred. Substances and mixtures which are already placed on the market before the end of that deferral period, should be allowed to continue being placed on the market without being reclassified and re-labelled in accordance with this Regulation, to avoid additional burden on suppliers of substances and mixtures. Text Origin: EP Mandate
Recital	38			
47	(38) In line with the transitional provisions of Regulation (EC) No 1272/2008 which allow the application of the new provisions at an earlier stage on a voluntary basis, suppliers should have the possibility of applying the new classification, labelling and packaging provisions on a voluntary basis before the date of deferred application of this Regulation.	(38) In line with the transitional provisions of Regulation (EC) No 1272/2008 which allow the application of the new provisions at an earlier stage on a voluntary basis, suppliers should have the possibility of applying the new classification, labelling and packaging provisions on a voluntary basis before the date of deferred application of this Regulation.	(38) In line with the transitional provisions of Regulation (EC) No 1272/2008 which allow the application of the new provisions at an earlier stage on a voluntary basis, suppliers should have the possibility of applying the new classification, labelling and packaging provisions on a voluntary basis before the date of deferred application of this Regulation.	(38) In line with the transitional provisions of Regulation (EC) No 1272/2008 which allow the application of the new provisions at an earlier stage on a voluntary basis, suppliers should have the possibility of applying the new classification, labelling and packaging provisions on a voluntary basis before the date of deferred application of this Regulation.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Recital	39			
48	(39) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, because environmental pollution is transboundary and the citizens of the Union should benefit from an equal protection of their health and environment and because substances and mixtures should circulate freely on the Union market, but can rather, by reason of their scale, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,	(39) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, because environmental pollution is transboundary and the citizens of the Union should benefit from an equal protection of their health and environment and because substances and mixtures should circulate freely on the Union market, but can rather, by reason of their scale, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,	(39) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, because environmental pollution is transboundary and the citizens of the Union should benefit from an equal protection of their health and environment and because substances and mixtures should circulate freely on the Union market, but can rather, by reason of their scale, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,	(39) Since the objectives of this Regulation cannot be sufficiently achieved by the Member States, because environmental pollution is transboundary and the citizens of the Union should benefit from an equal protection of their health and environment and because substances and mixtures should circulate freely on the Union market, but can rather, by reason of their scale, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not go beyond what is necessary in order to achieve those objectives,

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Formula	1			
C	49	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION:	HAVE ADOPTED THIS REGULATION: Text Origin: Commission Proposal
	Article	1			
C	50	Article 1	Article 1	Article 1	Article 1 Text Origin: Commission Proposal
	Article	1, first paragraph			
C	51	Regulation (EC) No 1272/2008 is amended as follows:	Regulation (EC) No 1272/2008 is amended as follows:	Regulation (EC) No 1272/2008 is amended as follows:	Regulation (EC) No 1272/2008 is amended as follows: Text Origin: Commission Proposal

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article 1,	first paragraph, point (-1)			
C 51a		(-1) In Article 1, paragraph 1 is replaced by the following: "The purpose of this Regulation is to ensure a high level of protection of human health and the environment including the promotion of alternative methods, for assessment of hazards of substances and mixtures, as well as the free movement of substances, mixtures and articles as referred to in Article 4(8) by: (a) harmonising the criteria for classification of substances and mixtures, and the rules on labelling and packaging for hazardous substances and mixtures; (b) providing an obligation for: (i) manufacturers, importers and downstream users to classify substances and mixtures placed on the market; (ii) suppliers to label and package substances and mixtures placed on the market; (iii) manufacturers, producers		EP to discuss internally and check also alignment with art 53 and article 7 EP drops its AM

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			of articles and importers to classify those substances not placed on the market that are subject to registration or notification under Regulation (EC) No 1907/2006;"		
	Article	1, first paragraph, point (1)			
C	52	(1) in Article 1(1), the following point (f) is added:	(1) in Article 1(1), the following point (f) is added:	(1) in Article 1(1), the following point (f) is added:	(1) in Article 1(1), the following point (f) is added: Text Origin: Commission Proposal
	Article	1, first paragraph, point (1), amend	ing provision, first paragraph		
C	53	(f) providing an obligation for downstream users, importers and distributors referred to in Article 45(1) to submit information relevant for providing an adequate emergency health response to appointed bodies in accordance with Annex VIII.;	(f) providing an obligation for downstream users, importers and distributors referred to in Article 45(1) to submit information relevant for providing an adequate emergency health response to appointed bodies in accordance with Annex VIII.;	(f) providing an obligation for downstream users, importers and distributors referred to in Article 45(1)45(1b) and 45(1c) to submit information relevant for providing an adequate emergency health response to appointed bodies in accordance with Annex VIII.';	(f) providing an obligation for downstream users, importers and distributors referred to in Article 45(1)45(1b) and 45(1c) to submit information relevant for providing an adequate emergency health response to appointed bodies in accordance with Annex VIII.2;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement		
					Text Origin: Council Mandate		
	Article 1	1, first paragraph, point (2)					
C	54	(2) Article 2 is amended as follows:	(2) Article 2 is amended as follows:	(2) in Article 2, the following points 38 to 41 are added-is amended as follows:	(2) <u>in</u> Article 2, <u>the following</u> <u>points 38 to 41 are added is</u> <u>amended as follows</u> : Text Origin: Council Mandate		
	Article 1	1, first paragraph, point (2)(a)					
C	55	(a) the following point is inserted:	deleted	(a) the following point is inserted:	deleted		
	Article 1, first paragraph, point (2)(a), amending provision, first paragraph						
C	56	7a. 'multi-constituent substance' means a substance that contains more than one constituent.	deleted	deleted	deleted		
	Article I	l, first paragraph, point (2)(b)					
C	57	(b) the following point is	(b) the following point is				

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means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard means numeric criteria according to which substances and mixtures are classify substances and mixtures—which are used to classify substances and mixtures—are		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
38. 'acute toxicity estimates' means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard one of four acute toxicity estimates' means numeric criteria means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard one of four acute toxicity estimates' means numeric criteria according to which values which are used to classify substances and mixtures are		added:	added:	deleted	deleted
38. 'acute toxicity estimates' means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard of the following states are classified in one of four acute toxicity hazard of the following states are classified in one of four acute toxicity hazard of the following states are classified in one of four acute toxicity hazard of the following states are classified in one of four acute toxicity estimates' means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard one of four acute toxicity estimates' means numeric criteria according to which substances and mixtures are classify substances and mixtures are substances and mixtures are classify substances and mixtures are classified in substances and mix	Article	 e 1, first paragraph, point (2)(b), am	 ending provision, numbered paragi	raph (38)	
dermal or inhalation exposure route.; dermal or inhalation exposure route.; dermal or inhalation exposure route.; toxicity hazard categories based on the oral, dermal or inhalation exposure route.; Text Origin: Council Manda	C 58	'38. 'acute toxicity estimates' means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route.;	38. 'acute toxicity estimates' means numeric criteria according to which substances and mixtures are classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route.;	38. 'acute toxicity estimates' means numeric eriteria according to which values which are used to classify substances and mixtures-are elassified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation exposure route.;	according to which values which are used to classify substances and mixtures are classified in one of four acute toxicity hazard categories based on the oral, dermal or inhalation
Article 1, first paragraph, point (2)(b), amending provision, numbered paragraph (38a)	Article				
dimensional symbol or other automatic identification data capture medium that can be read by a device; dimensional symbol or other automatic identification data capture medium that can be read by a device;				linear bar code symbol, a two- dimensional symbol or other automatic identification data capture medium that can be read by a device;	linear bar code symbol, a two- dimensional symbol or other automatic identification data capture medium that can be

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C 58b		38a. 'refill' means an operation through which a consumer or a professional user fills its own container, which fulfils the packaging function, with a hazardous substance or mixture offered by a supplier in the context of a commercial transaction;	40. 'refill' means an operation by which a consumer or a professional user fills a packaging with a hazardous substance or mixture offered by a supplier in the course of a commercial activity, whether in return for payment or free of charge;	40. 'refill' means an operation by which a consumer or a professional user fills a packaging with a hazardous substance or mixture offered by a supplier in the course of a commercial activity, whether in return for payment or free of charge; Text Origin: Council Mandate
Article 1	I, first paragraph, point (2)(b), ame	ending provision, numbered paragra	ph (38c)	
C 58c		38b. 'refill station' means a place where a supplier offers to consumers or professional users hazardous substances or mixtures that can be purchased through refill;	41. 'refill station' means a place where a supplier offers to consumers or professional users hazardous substances or mixtures that can be acquired through refill, either manually or through automatic or semiautomatic equipment.;	41. 'refill station' means a place where a supplier offers to consumers or professional users hazardous substances or mixtures that can be acquired through refill, either manually or through automatic or semiautomatic equipment.; Text Origin: Council Mandate
Article 1	I, first paragraph, point (2)(ba)	•		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	58d		(2a) In Article 3, paragraph 1 is replaced by the following: "A substance or a mixture fulfilling the criteria relating to physical hazards, health hazards or environmental hazards, laid down in Parts 2 to 5 of Annex I is hazardous and shall be classified in relation to the respective hazard classes provided for in that Annex. Gender differences with regard to the susceptibility to chemicals shall be taken into consideration, where relevant."		EP drops its AM.
	Article	1, first paragraph, point (3)			
	59	(3) in Article 4, paragraph 10 is replaced by the following:	(3) in Article 4, paragraph 10 is replaced by the following:	(3) in-Article 4, paragraph 10 is replaced by the following is amended as follows:	(3) in Article 4, paragraph 10 is replaced by the following is amended as follows: Text Origin: Council Mandate
	Article	1, first paragraph, point (3)(a), first	subparagraph		
(59a			(a) paragraph 3 is replaced by the following	(a) paragraph 3 is replaced by the following

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	1, first paragraph, point (3)(a), seco	nd subparagraph		
C 59b			3. If a substance is subject to harmonised classification and labelling in accordance with Title V, through an entry in part 3 of Annex VI, that substance shall be classified in accordance with that entry, and a classification of that substance in accordance with Title II shall not be performed for the hazard classes, differentiations and forms or physical states covered by that entry.	3. If a substance is subject to harmonised classification and labelling in accordance with Title V, through an entry in part 3 of Annex VI, that substance shall be classified in accordance with that entry, and a classification of that substance in accordance with Title II shall not be performed for the hazard classes, differentiations and forms or physical states covered by that entry. Text Origin: Council Mandate
Article	1, first paragraph, point (3)(b)			
C 59c			The harmonised classification of that substance shall apply to all its forms and physical states unless an entry in Part 3 of Annex VI specifies that a	(b) The harmonised classification of that substance shall apply to all its forms and physical states unless an entry in Part 3 of Annex VI specifies

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			harmonised classification applies to a specific form and physical state of that substance.	that a harmonised classification applies to a specific form and physical state of that substance. Text Origin: Council Mandate
Article 1	1, first paragraph, point (3)(c)			_
C 59d			However, where the substance also falls within one or more hazard classes or differentiations or it is in a form or physical state not covered by an entry in Part 3 of Annex VI, classification under Title II shall be carried out for those hazard classes or, differentiations and forms or physical states.'	(c) However, where the substance also falls within one or more hazard classes or differentiations or it is in a form or physical state not covered by an entry in Part 3 of Annex VI, classification under Title II shall be carried out for those hazard classes or, differentiations and forms or physical states.' Text Origin: Council Mandate
Article 1	1, first paragraph, point (3)(b)			
C 59e			(b) the following paragraph 11 is added:	
Article 1	1, first paragraph, point (3), amendi	ng provision, numbered paragra	ph (10)	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	60	10. A substance or a mixture shall not be placed on the market unless a supplier has ensured in the course of an industrial or professional activity that the substance or the mixture fulfils the requirements set out in this Regulation.;	10. A substance or a mixture shall not be placed on the market unless a supplier has ensured in the course of an industrial or professional activity that the substance or the mixture fulfils the requirements set out in this Regulation.;	1011. A natural or legal person established outside the Community can place substances and mixtures a substance or a mixture shall not be placed on the market unlessonly if it ensures that a supplier has ensuredestablished in the course of an industrial or professional activity that the substance or the mixture Community, who shall be indicated on the label, in the course of an industrial or professional activity fulfils the requirements set out in this Regulation with regard to the substances and mixtures in question.';	10. A substance or a mixture shall not be placed on the market unless a supplier, established has ensured in the course of an industrial or professional activity that the substance or the mixture Union, who shall be identified on the label, in the course of an industrial or professional activity fulfils the requirements set out in this Regulation: with regard to the substances and mixtures in question; Text Origin: Commission Proposal
	Article	1, first paragraph, point (4)			
G	61	(4) in Article 5, the following paragraph 3 is added:	(4) in Article 5, the following paragraph 3 is added:	deleted	(4) in Article 5, the following paragraph 3 to 8 is added: Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 62	·	ing provision, numbered paragraph . 3. A multi-constituent substance containing at leastmore than one constituent, in the form of an individual constituent, an identified impurity or an additive for which relevant information referred to in paragraph 1 is available, shall be examined and evaluated in accordance with the criteria set out in this paragraph, using the available information on those known constituents above the applicable concentration limit as well as on the substance.		3. A multi-constituent substance containing at leastmore than one constituent, in the form of an individual constituent, an identified impurity or an additive for which relevant information referred to in paragraph 1 is available, shall be examined in accordance with the criteria set out in this paragraphevaluated, using the available information on those known constituents as well as on the substance, unless Annex I lays down a specific provision itself.
	Article	1 first paragraph point (4) amend	unless Annex I lays down a specific provision itself. ing provision, numbered paragraph	(3) second subnaragraph	Text Origin: EP Mandate
	Afficie	i, msi paragraph, pomi (4), amendi	ing provision, numbered paragraph	(5), second subparagraph	
(63	For the evaluation of multi- constituent substances pursuant to Chapter 2 in relation to the 'germ cell mutagenicity',	For the evaluation of multi- constituentthese substances containing more than one constituent pursuant to Chapter	deleted	4. For the evaluation of multi- constituent substances containing more than one

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		'carcinogenicity', 'reproductive toxicity', 'endocrine disrupting property for human health' and 'endocrine disrupting property for the environment' hazard classes referred to in sections 3.5.3.1, 3.6.3.1, 3.7.3.1, 3.11.3.1. and 4.2.3.1. of Annex I, the manufacturer, importer or downstream user shall use the relevant available information referred to in paragraph 1 for each of the individual constituents in the substance.	2 in relation to the 'germ cell mutagenicity', 'carcinogenicity', 'reproductive toxicity', 'endocrine disrupting property disruption for human health' and 'endocrine disrupting property disruption for the environment' hazard classes referred to in sections 3.5.3.1, 3.6.3.1, 3.7.3.1, 3.11.3.1. and 4.2.3.13.5., 3.6., 3.7., 3.11. and 4.2. of Annex I, the manufacturer, importer or downstream user shall use the relevant available information referred to in paragraph 1 for each of the known individual constituents, impurities and additives in the substance.		constituent pursuant to Chapter 2 in relation to the 'germ cell mutagenicity', 'carcinogenicity', 'reproductive toxicity', 'endocrine disrupting property disruption for human health' and 'endocrine disrupting property disruption for the environment' hazard classes referred to in sections 3.5.3.1, 3.6.3.1, 3.7.3.1, 3.11.3.1. and 4.2.3.13.5., 3.6., 3.7., 3.11. and 4.2. of Annex I, the manufacturer, importer or downstream user shall use the relevant available information referred to in paragraph 1 for each of the individual known constituents in the substance. Text Origin: EP Mandate
Aı	rticle	1 first paragraph point (4) amend	ing provision, numbered paragraph	(3) third subparagraph	
	64	Relevant available information on the multi-constituent substance itself shall be taken into account where one of the following conditions are met:	Relevant available information on the multi-constituent substance substance containing more than one constituent itself shall be taken into account where one of the following	deleted	Relevant available information on the multi-constituent substance substance containing more than one constituent itself shall be taken into account where one of the following

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			conditions are met:		conditions are met:
					Text Origin: EP Mandate
	Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), third subparagraph, point (a)	
(65	(a) the information demonstrates germ cell mutagenic, carcinogenic, or toxic to reproduction properties, or endocrine disrupting properties for human health or the environment;	(a) the information demonstrates germ cell mutagenic, carcinogenic, or toxic to reproduction properties, or endocrine disrupting properties disruption for human health or the environment;	deleted	(a) (a) the information demonstrates germ cell mutagenic, carcinogenic, or toxic to reproduction properties, or endocrine disrupting properties disruption for human health or the environment; Text Origin: EP Mandate
	Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), third subparagraph, point (b)	
	66	(b) the information supports the conclusions based on the relevant available information on the constituents in the substance.	(b) the information supports the conclusions based on the relevant available information on the constituents in the substance.	deleted	(b) the information supports the conclusions based on the relevant available information on the constituents in the substance.
					also in COM new proposal Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), fourth subparagraph	
	67	Relevant available information on the multi-constituent substance itself showing absence of certain properties or less severe properties shall not override the relevant available information on the constituents in the substance.	Relevant available information on the multi-constituent substance substance containing more than one constituent itself showing absence of certain properties or less severe properties shall not override the relevant available information on the constituents in the substance.	deleted	_Relevant available information on the multi-constituent substance substance containing more than one constituent itself showing absence of certainthe properties referred to in point (a) or less severe properties shall not override the relevant available information on the constituents in the substance. Text Origin: EP Mandate
	Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), fifth subparagraph	
C	68	For the evaluation of multi- constituent substances pursuant to Chapter 2 in relation to the 'biodegradation, persistence, mobility and bioaccumulation' properties within the 'hazardous to the aquatic environment' 'persistent, bioaccumulative and toxic', 'very persistent and very bioaccumulative', 'persistent, mobile and toxic' and 'very persistent and very mobile' hazard classes referred to in	For the evaluation of multi- constituent substances substances containing more than one constituent pursuant to Chapter 2 of this Title in relation to the 'biodegradation, persistence, mobility and bioaccumulation' properties within the 'hazardous to the aquatic environment' 'persistent, bioaccumulative and toxic', 'very persistent and very bioaccumulative', 'persistent,	deleted	5. For the evaluation of multi- constituent substances substances containing more than one constituent pursuant to Chapter 2 of this Title in relation to the 'biodegradation, persistence, mobility and bioaccumulation' properties within the 'hazardous to the aquatic environment' 'persistent, bioaccumulative and toxic', 'very persistent and very bioaccumulative', 'persistent,

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	sections 4.1.2.8 4.1.2.9, 4.3.2.3.1, 4.3.2.3.2, 4.4.2.3.1 and 4.4.2.3.2 of Annex I, the manufacturer, importer or downstream user shall use the relevant available information referred to in paragraph 1 for each of the individual constituents in the substance.	mobile and toxic' and 'very persistent and very mobile' hazard classes referred to in sections 4.1.2.8 4.1.2.9, 4.3.2.3.1, 4.3.2.3.2, 4.4.2.3.1 and 4.4.2.3.2 of Annex I, the manufacturer, importer or downstream user shall use the relevant available information referred to in paragraph 1 for each of the individual <i>known</i> constituents <i>impurities or</i> additives in the substance.		mobile and toxic' and 'very persistent and very mobile' hazard classes referred to in sections 4.1.2.8 4.1.2.9, 4.3.2.3.1, 4.3.2.3.2, 4.4.2.3.1 and 4.4.2.3.2 of Annex I, the manufacturer, importer or downstream user shall use the relevant available information referred to in paragraph 1 for each of the individualknown constituents in the substance. Text Origin: EP Mandate
Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), sixth subparagraph	
C 69	Relevant available information on the multi-constituent substance itself shall be taken into account where one of the following conditions are met:	Relevant available information on the substance containing more than one constituent multi-constituent substance itself shall be taken into account where one of the following conditions are met:	deleted	Relevant available information on the substance containing more than one constituent multi-constituent substance itself shall be taken into account where one of the following conditions are met: Text Origin: EP Mandate
Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), sixth subparagraph, point (a)	
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		(a) the information demonstrates biodegradation, persistence, mobility and bioaccumulation properties.	(a) the information demonstrates biodegradation, persistence, mobility and bioaccumulation properties or lack of biodegradation.	deleted	(a) the information demonstrates biodegradation, persistence, mobility and bioaccumulation properties or lack of degradation. Text Origin: EP Mandate
1	Article	1, first paragraph, point (4), amendi	ing provision, numbered paragraph	(3), sixth subparagraph, point (b)	
G	71	(b) the information supports the conclusions based on the relevant available information on the constituents in the substance.	(b) the information supports the conclusions based on the relevant available information on the constituents in the substance.	deleted	(b) the information supports the conclusions based on the relevant available information on the constituents in the substance. Text Origin: EP Mandate
1	Article	l, first paragraph, point (4), amendi	ing provision, numbered paragraph	(3), seventh subparagraph	
C	72	Relevant available information on the multi-constituent substance itself showing absence of certain properties or less severe properties shall not override the relevant available information on the constituents in the substance.	Relevant available information on the <u>substance containing</u> <u>more than one constituent</u> <u>multi-constituent substance</u> itself showing absence of <u>certain the</u> properties <u>referred</u> <u>to in (a)</u> or less severe properties shall not override the relevant available information	deleted	Relevant available information on the <u>substance containing</u> <u>more than one constituent</u> <u>multi-constituent substance</u> itself showing absence of <u>certain</u> <u>the</u> properties <u>referred</u> <u>to in point (a)</u> or less severe properties shall not override the relevant available information

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		on the constituents in the substance.		on the constituents in the substance. Text Origin: EP Mandate
Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), seventh subparagraph a	
C 72a		4a. in Article 5, the following paragraph is added: "3a. Paragraph 3 shall not apply to substances containing more than one constituent of renewable botanical origin that are not chemically or genetically modified without prejudice to the application of Regulation (EU) No 1107/2009¹ or Regulation (EU) No 528/2012.² 1. Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC. 2. Regulation (EU) No		6. Paragraphs 4 and 5 shall not apply to substances containing more than one constituent which are extracted from plants or plant parts and which are not chemically modified according to Article 3 (40) of Regulation (EC) No 1907/2006. 7. For the purpose of paragraph 6, 'plants' refers to living or dead organisms from the kingdoms Plantae and Fungi. It includes algae, lichens and yeasts. 8. For certain substances containing more than one constituent that are not covered by paragraph 6, where the Commission receives evidence that the rules set out in

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	528/2012 of the European Parliament and of the Council of 22 May 2012 concerning the making available on the market and use of biocidal products.		paragraphs 4 or 5 may not be suitable for certain substances containing more than one constituent, the Commission may request the Agency to evaluate the available data. The Commission is empowered to adopt delegated acts in accordance with Article 53a to amend Annex I by creating a new section and by including and modifying, in that section, the derogations from paragraphs 4 or 5 on classification of substances containing more than one constituent. For those delegated acts, the Commission shall take into account scientific evidence, advances in knowledge, and the opinion of the Agency when available, to appropriately classify substances containing more than one constituent provided that a high level of protection of human health and the environment is ensured. Text Origin: EP Mandate

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Article	1, first paragraph, point (5), amend	ing provision, numbered paragraph	(1ca), ninth subparagraph	
C 72b				ca) data obtained from new approach methodologies; in article 5, paragraph 1, the following subparagraph ca is added.
Article	1, first paragraph, point (4), amend	ing provision, numbered paragraph	(3), tenth subparagraph	
C 72c				ca) data obtained from new approach methodologies; in article 6, paragraph 1, the following subparagraph ca is added.
Article	1, first paragraph, point (5)			
C 73	(5) in Article 6, paragraphs 3 and 4 are replaced by the following:	(5) in Article 6, paragraphs 3 and 4 are replaced by the following:	(5) in Article 6, paragraphs 3 and 4 are replaced by the following:	(5) in Article 6, paragraphs 3 and 4 are replaced by the following: Text Origin: Commission Proposal
Article	1, first paragraph, point (5a)			

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C 73a				deleted
Article	1, first paragraph, point (5a), amen	ding provision, numbered paragra	ph (1), first subparagraph	
C 74	3. For the evaluation of mixtures pursuant to chapter 2 in relation to the 'germ cell mutagenicity', 'carcinogenicity', 'reproductive toxicity', 'endocrine disrupting property for human health' and 'endocrine disrupting property for the environment' hazard classes referred to in sections 3.5.3.1, 3.6.3.1, 3.7.3.1, 3.11.3.1 and 4.2.3.1 of Annex I, the manufacturer, importer or downstream user shall only use the relevant available information referred to in paragraph 1 for the substances in the mixture and not for the mixture itself.	3. For the evaluation of mixtures pursuant to chapter 2 of this Title in relation to the 'germ cell mutagenicity', 'carcinogenicity', 'reproductive toxicity', 'endocrine disrupting property for human health' and 'endocrine disrupting property for the environment' hazard classes referred to in sections 3.5.3.1, 3.6.3.1, 3.7.3.1, 3.11.3.1 and 4.2.3.1 of Annex I, the manufacturer, importer or downstream user shall only use the relevant available information referred to in paragraph 1 for the substances in the mixture and not for the mixture itself.	3. For the evaluation of mixtures pursuant to Chapter 2 of this Title in relation to the 'germ cell mutagenicity', 'carcinogenicity', 'reproductive toxicity', 'endocrine disrupting property disruption for human health' and 'endocrine disrupting property disruption for the environment' hazard classes referred to in sections 3.5.3.1, 3.6.3.1, 3.7.3.1, 3.11.3.1 and 4.2.3.1 of Annex I, the manufacturer, importer or downstream user shall only use the relevant available information referred to in paragraph 1 for the substances in the mixture and not for the mixture itself	deleted Text Origin: Council Mandate

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C 75	However, where the available test data on the mixture itself demonstrates germ cell mutagenic, carcinogenic or toxic to reproduction properties, or endocrine disrupting properties for human health or the environment which have not been identified from the relevant available information on the individual substance referred to in the first subparagraph, that data shall also be taken into account for the purposes of the evaluation of the mixture referred to in the first subparagraph.	However, for the one plant protection product or the one biocidal product for which the approval criteria of Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 need to be met, respectively, for the approval of the corresponding active substance, or where the available test data on the mixture itself demonstrates germ cell mutagenic, carcinogenic or toxic to reproduction properties, or endocrine disrupting properties for human health or the environment which have not been identified from the relevant available information on the individual substance referred to in the first subparagraph, data on the mixture as a whole that data shall also be taken into account for the purposes of the evaluation of the mixture referred to in the first subparagraph.	However, Where the available test data on the mixture itself demonstrates germ cell mutagenic, carcinogenic or toxic to reproduction properties, or endocrine disrupting properties disruption for human health or the environment which have not been identified from the relevant available information on the individual substance referred to in the first subparagraph, that data shall also be taken into account for the purposes of the evaluation of the mixture referred to in the first subparagraph.	However, Where the available test data on the mixture itself demonstrates germ cell mutagenic, carcinogenic or toxic to reproduction properties, or endocrine disrupting properties disruption for human health or the environment which have not been identified from the relevant available information on the individual substance referred to in the first subparagraph, that data shall also be taken into account for the purposes of the evaluation of the mixture referred to in the first subparagraph. Text Origin: Council Mandate

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Article	1, first paragraph, point (5a), amend	ding provision, numbered paragrap	h (2), numbered paragraph (4)	
C 76	4. For the evaluation of mixtures pursuant to Chapter 2 in relation to the 'biodegradation, persistency, mobility and bioaccumulation' properties within the 'hazardous to the aquatic environment', 'persistent, bioaccumulative and toxic', 'very persistent and very bioaccumulative', 'persistent, mobile and toxic' and 'very persistent and very mobile' hazard classes referred to in sections 4.1.2.8, 4.1.2.9, 4.3.2.3.1, 4.3.2.3.2, 4.4.2.3.1 and 4.4.2.3.2 of Annex I, the manufacturer, importer or downstream user shall only use the relevant available information referred to in paragraph 1 for the substances in the mixture and not for the mixture itself;	4. For the evaluation of mixtures pursuant to Chapter 2 of this Title in relation to the 'biodegradation, persistency, mobility and bioaccumulation' properties within the 'hazardous to the aquatic environment', 'persistent, bioaccumulative and toxic', 'very persistent and very bioaccumulative', 'persistent, mobile and toxic' and 'very persistent and very mobile' hazard classes referred to in sections 4.1.2.8, 4.1.2.9, 4.3.2.3.1, 4.3.2.3.2, 4.4.2.3.1 and 4.4.2.3.2 of Annex I, the manufacturer, importer or downstream user shall only use the relevant available information referred to in paragraph 1 for the substances in the mixture and not for the mixture itself 2;	4. For the evaluation of mixtures pursuant to Chapter 2 of this Title in relation to the 'biodegradation, persistency, mobility and bioaccumulation' properties within the 'hazardous to the aquatic environment', 'persistent, bioaccumulative and toxic', or very persistent and very bioaccumulative properties', 'persistent, mobile and toxic' and or very persistent and very mobile properties' hazard classes referred to in sections 4.1.2.8, 4.1.2.9, 4.3.2.3.1, 4.3.2.3.2, 4.4.2.3.1 and 4.4.2.3.2 of Annex I, the manufacturer, importer or downstream user shall only use the relevant available information referred to in paragraph 1– for the substances in the mixture and not for the mixture—itself itself.';	deleted Text Origin: Council Mandate
Article	1, first paragraph, point (5a), amen	iding provision, numbered paragra	ph (2), numbered paragraph (4) a	
6 76a				

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		However, where the available test data on the mixture itself demonstrate a lack of biodegradation, persistency, mobility and bioaccumulation properties that have not been identified from the relevant available information on the individual substance referred to in the first subparagraph, such data shall also be taken into account for the purpose of evaluating the mixture referred to in the first subparagraph.		deleted Ok to drop EP AM
Article	1, first paragraph, point (5a), amei	nding provision, -a paragraph		
C 76b		(5a) Article 7 is replaced by the following: "Article 7 Non-animal, animal, and human testing 1. Where new tests are carried out for the purposes of this Regulation, tests on animals within the meaning of Directive 86/609/EEC shall be undertaken only where no other alternatives, which provide adequate reliability and		deleted para 4 will be moved to paragraph 5/1 C (add "or on data obtained from new approach methodologies". same for article 6, para 1, ca.

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		quality of data, are possible. 2. Tests on non-human primates shall be prohibited for the purposes of this Regulation. 3. Tests on humans shall not be performed for the purposes of this Regulation. Data obtained from other sources, such as clinical studies, can however be used for the purposes of this Regulation. 4. Tests using new approach methodologies shall also be considered."		
C 76c	l, first paragraph, point (5a), amen	aing provision, -v paragraph	5a. in Article 8, the following paragraph 7 is added: '7. The Commission shall regularly evaluate the development of alternative test methods referred to in Article 13(1) of Regulation (EC) No 1907/2006 for classification of substances and mixtures.'	deleted Council dropped AM

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	Article I	l, first paragraph, point (6)			
C	77	(6) in Article 9, paragraphs 3 and 4 are replaced by the following:	(6) in Article 9, paragraphs 3 and 4 are replaced by the following:	(6) in Article 9, paragraphs 3 and 4 are replaced by the following:	(6) in Article 9, paragraphs 3 and 4 are replaced by the following: Text Origin: Commission Proposal
	Article 1	l, first paragraph, point (6), amend	ing provision, numbered paragraph	(3)	
C	78	3. Where the criteria referred to in paragraph 1 cannot be applied directly to available identified information, manufacturers, importers and downstream users shall carry out an evaluation by applying a weight of evidence determination using expert judgement in accordance with section 1.1.1 of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the substance or the mixture, and in accordance with section 1.2 of Annex XI to	3. Where the criteria referred to in paragraph 1 cannot be applied directly to available identified information, or where properties are defined by multiple criteria, manufacturers, importers and downstream users shall carry out an evaluation by applying a weight of evidence determination using expert judgement in accordance with section 1.1.1 of Annex I to this Regulation, weighing all available information having a bearing on the determination of	3. Where the criteria referred to in paragraph 1 cannot be applied directly to available identified information, manufacturers, importers and downstream users shall carry out an evaluation by applying a weight of evidence determination using expert judgement in accordance with section 1.1.1 of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the substance or the mixture, and in accordance with section 1.2 of Annex XI to	3. Where the criteria referred to in paragraph 1 cannot be applied directly to available identified information, manufacturers, importers and downstream users shall carry out an evaluation by applying a weight of evidence determination using expert judgement in accordance with section 1.1.1 of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the substance or the mixture, and in accordance with section 1.2 of Annex XI to

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l		Regulation (EC) No 1907/2006.	the hazards of the substance or the mixture, and in accordance with section 1.2 of Annex XI to Regulation (EC) No 1907/2006.	Regulation (EC) No 1907/2006.	Regulation (EC) No 1907/2006. Text Origin: Commission Proposal
	Article	1, first paragraph, point (6), amend	ing provision, numbered paragraph	(4), first subparagraph	
	79	4. When evaluating hazard information for mixtures, manufacturers, importers and downstream users shall, where test data for the mixture itself are inadequate or unavailable, apply the bridging principles referred to in section 1.1.3. of Annex I and in each section of Parts 3 and 4 of that Annex for the purposes of the evaluation.	4. When evaluating hazard information for mixtures, manufacturers, importers and downstream users shall, where test data for the mixture itself are inadequate or unavailable, apply the bridging principles referred to in section 1.1.3. of Annex I and in each section of Parts 3 and 4 of that Annex for the purposes of the evaluation.	4. When evaluating hazard information for mixtures, manufacturers, importers and downstream users shall, where test data for the mixture itself are inadequate or unavailable, apply the bridging principles referred to in section 1.1.3. of Annex I and in each section of Parts 3 and 4 of that Annex for the purposes of the evaluation.	4. When evaluating hazard information for mixtures, manufacturers, importers and downstream users shall, where test data for the mixture itself are inadequate or unavailable, apply the bridging principles referred to in section 1.1.3. of Annex I and in each section of Parts 3 and 4 of that Annex for the purposes of the evaluation. Text Origin: Commission Proposal
	Article	1, first paragraph, point (6), amend	ing provision, numbered paragraph	(4), second subparagraph	
	80	When applying the bridging principles, manufacturers, importers and downstream users may integrate a weight of evidence determination using	When applying the bridging principles, manufacturers, importers and downstream users may integrate a weight of evidence determination using	If more than one similar tested mixture is available when applying the bridging principles, manufacturers, importers and downstream users	If more than one similar tested mixture is available when applying the bridging principles, manufacturers, importers and downstream users may integrate

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		expert judgement in accordance with section 1.1.1. of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the mixture, and in accordance with section 1.2. of Annex XI to Regulation (EC) No 1907/2006. The rules on bridging principles in section 1.1.3 of Annex I shall remain applicable even in a weight of evidence determination.	expert judgement in accordance with section 1.1.1. of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the mixture, and in accordance with section 1.2. of Annex XI to Regulation (EC) No 1907/2006. The rules on bridging principles in section 1.1.3 of Annex I shall remain applicable even in a weight of evidence determination.	may integrate shall apply a weight of evidence determination using expert judgement in accordance with section 1.1.1. of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the mixture, and in accordance with section 1.2. of Annex XI to Regulation (EC) No 1907/2006. The rules on bridging principles in section 1.1.3 of Annex I shall remain applicable even in a weight of evidence determination to select the most suitable similar tested mixtures according to Article 6(5) for decision on classification.	shall apply a weight of evidence determination using expert judgement in accordance with section 1.1.1. of Annex I to this Regulation, weighing all available information having a bearing on the determination of the hazards of the mixture, and in accordance with section 1.2. of Annex XI to Regulation (EC) No 1907/2006. The rules on bridging principles in section 1.1.3 of Annex I shall remain applicable even in a weight of evidence determination to select the most suitable similar tested mixtures according to Article 6(5) for decision on classification. Text Origin: Council Mandate
	Article	l, first paragraph, point (6), amend	ing provision, numbered paragraph	(4), third subparagraph	
C	81	When evaluating the hazard information for mixtures, manufacturers, importers and downstream users shall, where that information does not permit the application of the bridging	When evaluating the hazard information for mixtures, manufacturers, importers and downstream users shall, where that information does not permit the application of the bridging	When evaluating the hazard information for mixtures, manufacturers, importers and downstream users shall, where that information does not permit the application of the bridging	When evaluating the hazard information for mixtures, manufacturers, importers and downstream users shall, where that information does not permit the application of the bridging

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		principles in accordance with the first and second subparagraphs, evaluate the information by applying the other method or methods set out in Parts 3 and 4 of Annex I.;	principles in accordance with the first and second subparagraphs, evaluate the information by applying the other method or methods set out in Parts 3 and 4 of Annex I.;	principles in accordance with the first and second subparagraphs, evaluate the information by applying the other method or methods set out in Parts 3 and 4 of Annex I.';	principles in accordance with the first and second subparagraphs, evaluate the information by applying the other method or methods set out in Parts 3 and 4 of Annex I.; Text Origin: Commission Proposal
	Article I	, first paragraph, point (7)			
G	82	(7) Article 10 is replaced by the following:	(7) Article 10 is replaced by the following:	(7) Article 10 is replaced by the following:	(7) Article 10 is replaced by the following:Text Origin: Commission Proposal
	Article 1	, first paragraph, point (7), amendi	ng provision, first paragraph		
C	83	Article 10	Article 10	Article 10	Article 10 Text Origin: Commission Proposal
	Article 1	, first paragraph, point (7), amendi	ng provision, second paragraph		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C 84	Concentration limits, M-factors and acute toxicity estimates for classification of substances and mixtures	Concentration limits, M-factors and acute toxicity estimates for classification of substances and mixtures	Concentration limits, M-factors and acute toxicity estimates for classification of substances and mixtures	Concentration limits, M-factors and acute toxicity estimates for classification of substances and mixtures Text Origin: Commission Proposal
Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(1), first subparagraph	
C 85	1. Specific concentration limits and generic concentration limits are limits assigned to a substance indicating a threshold at or above which the presence of that substance in another substance or in a mixture as an identified impurity, additive or individual constituent leads to the classification of the substance or mixture as hazardous.	1. Specific concentration limits and generic concentration limits are limits assigned to a substance indicating a threshold at or above which the presence of that substance in another substance or in a mixture as an identified impurity, additive or individual constituent leads to the classification of the substance or mixture as hazardous.	1. Specific concentration limits and generic concentration limits are limits assigned to a substance indicating a threshold at or above which the presence of that substance in another substance or in a mixture as an identified impurity, additive or individual constituent leads to the classification of the substance or mixture as hazardous.	1. Specific concentration limits and generic concentration limits are limits assigned to a substance indicating a threshold at or above which the presence of that substance in another substance or in a mixture as an identified impurity, additive or individual constituent leads to the classification of the substance or mixture as hazardous. Text Origin: Commission Proposal
Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(1), second subparagraph	
C 86				

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		Specific concentration limits shall be set by the manufacturer, importer or downstream user where adequate and reliable scientific information shows that the hazard of a substance is evident when the substance is present at a level below the concentrations set for any hazard class in Part 2 of Annex I or below the generic concentration limits set for any hazard class in Parts 3, 4 and 5 of Annex I.	Specific concentration limits shall be set by the manufacturer, importer or downstream user where adequate and reliable scientific information shows that the hazard of a substance is evident when the substance is present at a level below the concentrations set for any hazard class in Part 2 of Annex I or below the generic concentration limits set for any hazard class in Parts 3, 4 and 5 of Annex I.	Specific concentration limits shall be set by the manufacturer, importer or downstream user where adequate and reliable scientific information shows that the hazard of a substance is evident when such a the substance is present at a level below the concentrations set for any hazard class in Part 2 of Annex I or below the generic concentration limits set for any hazard class in Parts 3, 4 and 5 of Annex I.	Specific concentration limits shall be set by the manufacturer, importer or downstream user where adequate and reliable scientific information shows that the hazard of a substance is evident when <u>such a the</u> substance is present at a level below the concentrations set for any hazard class in Part 2 of Annex I or below the generic concentration limits set for any hazard class in Parts 3, 4 and 5 of Annex I. Text Origin: Council Mandate
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(1), third subparagraph	
C	87	In exceptional circumstances specific concentration limits may be set by the manufacturer, importer or downstream user where that manufacturer, importer or downstream user has adequate, reliable and conclusive scientific information that a hazard of a substance classified as hazardous is not evident at a	In exceptional circumstances specific concentration limits may be set by the manufacturer, importer or downstream user where that manufacturer, importer or downstream user has adequate, reliable and conclusive scientific information that a hazard of a substance classified as hazardous is not evident at a	In exceptional circumstances specific concentration limits may be set by the manufacturer, importer or downstream user where that manufacturer, importer or downstream user has-Manufacturers, importer or downstream users may set a specific concentration limit of a substance in exceptional circumstances where	In exceptional circumstances specific concentration limits may be set by the manufacturer, importer or downstream user where that manufacturer, importer or downstream user has Manufacturers, importer or downstream users may set a specific concentration limit of a substance in exceptional circumstances where

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		level above the concentrations set for the relevant hazard class in Part 2 of Annex I or above the generic concentration limits set for the relevant hazard class in Parts 3, 4 and 5 of that Annex.	level above the concentrations set for the relevant hazard class in Part 2 of Annex I or above the generic concentration limits set for the relevant hazard class in Parts 3, 4 and 5 of that Annex.	adequate, reliable and conclusive scientific information shows that thethat a hazard of a substance classified as hazardous is not evident at a level above the concentrations set for the relevant hazard class in Part 2 of Annex I or above the generic concentration limits set for the relevant hazard class in Parts 3, 4 and 5 of that Annex.	adequate, reliable and conclusive scientific information shows that the that a hazard of a substance classified as hazardous is not evident at a level above the concentrations set for the relevant hazard class in Part 2 of Annex I or above the generic concentration limits set for the relevant hazard class in Parts 3, 4 and 5 of that Annex. Text Origin: Council Mandate
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(2)	
(88	2. M-factors for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, shall be established by manufacturers, importers and downstream users.	2. M-factors for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, shall be established by manufacturers, importers and downstream users.	2. Manufacturers, importers and downstream users shall establish M-factors for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, shall be established by manufacturers, importers and downstream users.	2. Manufacturers, importers and downstream users shall establish M-factors for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, shall be established by manufacturers, importers and downstream users. Text Origin: Council Mandate

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	Artiala	Commission Proposal 1, first paragraph, point (7), amend	EP Mandate	Council Mandate	Draft Agreement
C	89	3. Acute toxicity estimates for substances classified as acutely toxic for human health shall be established by manufacturers, importers and downstream users.	3. Acute toxicity estimates for substances classified as acutely toxic for human health shall be established by manufacturers, importers and downstream users.	3. Acute toxicity estimates for substances classified as acutely toxic for human health shall be established by manufacturers, importers and downstream users.	3. Acute toxicity estimates for substances classified as acutely toxic for human health shall be established by manufacturers, importers and downstream users. Text Origin: Commission Proposal
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(4)	
C	90	4. By way of derogation from paragraph 1, specific concentration limits shall not be set for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which a specific concentration limit is given in that Part.	4. By way of derogation from paragraph 1, specific concentration limits shall not be set for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which a specific concentration limit is given in that Part.	4. By way of derogation from paragraph 1, second and third subparagraph , specific concentration limits shall not be set for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which a specific concentration limit is given in that Part.	4. By way of derogation from paragraph 1, second and third subparagraph, specific concentration limits shall not be set for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which a specific concentration limit is given in that Part. Text Origin: Council Mandate
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(5)	
C	91				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	5. By way of derogation from paragraph 2, M-factors shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an M-factor is given in that Part.	5. By way of derogation from paragraph 2, M-factors shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an M-factor is given in that Part.	5. By way of derogation from paragraph 2, M-factors shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an M-factor is given in that Part. However, where an M-factor is not given in Part 3 of Annex VI for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, an M-factor based on available data for the substance shall be set by the manufacturer, importer or downstream user. When a mixture including the substance is classified by the manufacturer, importer or downstream user using the summation method, this M-factor shall be used.	5. By way of derogation from paragraph 2, M-factors shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an M-factor is given in that Part. However, where an M-factor is not given in Part 3 of Annex VI for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, an M-factor based on available data for the substance shall be set by the manufacturer, importer or downstream user. When a mixture including the substance is classified by the manufacturer, importer or downstream user using the summation method, this M-factor shall be used. Text Origin: Council Mandate
Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(6)	
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12				

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	6. By way of derogation from paragraph 3, acute toxicity estimates shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an acute toxicity estimate is given in that Part.	6. By way of derogation from paragraph 3, acute toxicity estimates shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an acute toxicity estimate is given in that Part.	6. By way of derogation from paragraph 3, acute toxicity estimates shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an acute toxicity estimate is given in that Part.	6. By way of derogation from paragraph 3, acute toxicity estimates shall not be established for harmonised hazard classes or differentiations for substances included in Part 3 of Annex VI for which an acute toxicity estimate is given in that Part. Text Origin: Commission Proposal
Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(7), first subparagraph	
93	7. When setting the specific concentration limit, M-factor or acute toxicity estimate, manufacturers, importers and downstream users shall take into account any specific concentration limits, M-factors or acute toxicity estimate for that substance which have been included in the classification and labelling inventory.	7. When setting the specific concentration limit, M-factor or acute toxicity estimate, manufacturers, importers and downstream users shall take into account any specific concentration limits, M-factors or acute toxicity estimate for that substance which have been included in the classification and labelling inventory.	7. When setting the specific concentration limit, M-factor or acute toxicity estimate, manufacturers, importers and downstream users shall take into account any specific concentration limits, M-factors or acute toxicity estimate for that substance which have been included in the classification and labelling inventory.	7. When setting the specific concentration limit, M-factor or acute toxicity estimate, manufacturers, importers and downstream users shall take into account any specific concentration limits, M-factors or acute toxicity estimate for that substance which have been included in the classification and labelling inventory. Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(7), second subparagraph	
C	94	However, where an M-factor is not given in Part 3 of Annex VI for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, an M-factor based on available data for the substance shall be set by the manufacturer, importer or downstream user. When a mixture including the substance is classified by the manufacturer, importer or downstream user using the summation method, this M-factor shall be used.	However, where an M-factor is not given in Part 3 of Annex VI for substances classified as hazardous to the aquatic environment, acute category 1 or chronic category 1, an M-factor based on available data for the substance shall be set by the manufacturer, importer or downstream user. When a mixture including the substance is classified by the manufacturer, importer or downstream user using the summation method, this M-factor shall be used.	deleted	deleted Text Origin: Commission Proposal
	Article	l, first paragraph, point (7), amena	ling provision, numbered paragrap	h (8)	
C	95	8. Specific concentration limits set in accordance with paragraph 1 shall take precedence over the concentration limits set out in the relevant sections of Part 2 of Annex I or the generic concentration limits for classification set out in the	8. Specific concentration limits set in accordance with paragraph 1 shall take precedence over the concentration limits set out in the relevant sections of Part 2 of Annex I or the generic concentration limits for classification set out in the	8. Specific concentration limits set in accordance with paragraph 1, second and third subparagraph, shall take precedence over the concentration limits set out in the relevant sections of Part 2 of Annex I or the generic concentration limits for	8. Specific concentration limits set in accordance with paragraph 1, second and third subparagraph, shall take precedence over the concentration limits set out in the relevant sections of Part 2 of Annex I or the generic concentration limits for

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		relevant sections of Parts 3, 4 and 5 of that Annex.	relevant sections of Parts 3, 4 and 5 of that Annex.	classification set out in the relevant sections of Parts 3, 4 and 5 of that Annex.	classification set out in the relevant sections of Parts 3, 4 and 5 of that Annex. Text Origin: Council Mandate
	A mti ala	1 first name around a sint (7) amound	in a manyiri an ayaa baasa da aasa aasaa h	(0)	
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(9)	
C	96	9. The Agency shall provide further guidance for the application of paragraphs 1, 2 and 3.	9. The Agency shall provide further guidance for the application of paragraphs 1, 2 and 3.	9. The Agency shall provide further guidance for the application of paragraphs 1, 2 and 3.	9. The Agency shall provide further guidance for the application of paragraphs 1, 2 and 3. Text Origin: Commission Proposal
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(10)	
C	97	10. Where a mixture contains a substance which is classified as hazardous solely due to the presence of an identified impurity, additive or individual constituent, the concentration limits referred to in paragraph 1 shall apply to the concentration of that identified impurity, additive or individual constituent in the mixture.	10. Where a mixture contains a substance which is classified as hazardous solely due to the presence of an identified impurity, additive or individual constituent, the concentration limits referred to in paragraph 1 shall apply to the concentration of that identified impurity, additive or individual constituent in the mixture.	10. Where a mixture contains a substance which is classified as hazardous solely due to the presence of an identified impurity, additive or individual constituent, the concentration limits referred to in paragraph 1, second and third subparagraph, shall apply to the concentration of that identified impurity, additive or	10. Where a mixture contains a substance which is classified as hazardous solely due to the presence of an identified impurity, additive or individual constituent, the concentration limits referred to in paragraph 1, second and third subparagraph, shall apply to the concentration of that identified impurity, additive or

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				individual constituent in the mixture.	individual constituent in the mixture.
					Text Origin: Council Mandate
	Article	1, first paragraph, point (7), amend	ing provision, numbered paragraph	(11)	
(98	11. Where a mixture contains another mixture, the concentration limits referred to in paragraph 1 shall apply to the concentration of the identified impurity, additive or individual constituent referred to in paragraph 10 in the resulting final mixture.;	11. Where a mixture contains another mixture, the concentration limits referred to in paragraph 1 shall apply to the concentration of the identified impurity, additive or individual constituent referred to in paragraph 10 in the resulting final mixture.;	11. Where a mixture contains another mixture, the concentration limits referred to in paragraph 1, second and third subparagraph, shall apply to the concentration of the identified impurity, additive or individual constituent referred to in paragraph 10 in the resulting final mixture.';	11. Where a mixture contains another mixture, the concentration limits referred to in paragraph 1, second and third subparagraph, shall apply to the concentration of the identified impurity, additive or individual constituent referred to in paragraph 10 in the resulting final mixture. 2; Text Origin: Council Mandate
	Article	1, first paragraph, point (7a)			
(98a			(7a) Article 13 is replaced by the following: Article 13 Decision to classify substances and mixtures If the evaluation undertaken	

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			pursuant to Article 9 and Article 12 shows that the hazards associated with the substance or mixture meet the criteria for classification in one or more hazard classes or differentiations in Parts 2 to 5 of Annex I, manufacturers, importers and downstream users shall classify the substance or mixture or, if scientifically justified, specific forms or physical states thereof, in relation to the relevant hazard class or classes or differentiations by assigning the following: (a) one or more hazard categories for each relevant hazard class or differentiation; (b) subject to Article 21, one or more hazard statements corresponding to each hazard category assigned in accordance with (a).	
Article	1, first paragraph, point (7a)			
G 98b		(7a) Article 17 is replaced by		C

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	the following: "Article 17 General rules 1. A substance or mixture classified as hazardous and contained in packaging shall bear a label including the following elements: (a) the name, address and telephone number of the supplier(s); (b) the nominal quantity of the substance or mixture in the package made available to the general public, unless this quantity is specified elsewhere on the package; (c) product identifiers as specified in Article 18; (d) where applicable, hazard pictograms in accordance with Article 19; (e) where applicable, signal words in accordance with Article 20; (f) where applicable, hazard statements in accordance with Article 21; (g) where applicable, the appropriate precautionary statements in accordance with		EP drops the AM here and will consider it under Art 31

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		Article 22; (h) where applicable, a section for supplemental information in accordance with Article 25. (ha) where applicable, a link to the digital label where further information can be found. 2. The label shall be written in the official language(s) of the Member State(s) where the substance or mixture is placed on the market, unless the Member State(s) concerned provide(s) otherwise. Suppliers may use more languages on their labels than those required by the Member States, provided that the same details appear in all languages used. The information in points (h) and (ha) in paragraph 1 may be provided on the inner pages of a fold-out label."		
Article	1, first paragraph, point (7b)			
C 98c		(7b) In Article 18, paragraph 3, point (b) is replaced by the	(7c) in Article 18(3), point (b) is replaced by the following:	(7c) in Article 18(3), point (b) is replaced by the following:

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			following: "(b) the identity of all substances in the mixture that contribute to the classification of the mixture as regards acute toxicity, endocrine disruption for human health, endocrine disruption for the environment, skin corrosion or serious eye damage, germ cell mutagenicity, carcinogenicity, reproductive toxicity, respiratory or skin sensitisation, specific target organ toxicity (STOT) or aspiration hazard, persistent, bioaccumulative and toxic (PBT), very persistent, very bioaccumulative (vPvB), persistent, mobile and toxic (PMT), very persistent, very mobile (vPvM) properties."	'(b) the identity of all substances in the mixture that contribute to the classification of the mixture as regards acute toxicity, skin corrosion or serious eye damage, germ cell mutagenicity, carcinogenicity, reproductive toxicity, respiratory or skin sensitisation, specific target organ toxicity (STOT), aspiration hazard, or endocrine disruption for human health.'	'(b) the identity of all substances in the mixture that contribute to the classification of the mixture as regards acute toxicity, skin corrosion or serious eye damage, germ cell mutagenicity, carcinogenicity, reproductive toxicity, respiratory or skin sensitisation, specific target organ toxicity (STOT), aspiration hazard, persistent, bioaccumulative and toxic (PBT), very persistent, very bioaccumulative (vPvB), persistent, mobile and toxic (PMT), very persistent, very mobile (vPvM) properties, or endocrine disruption for human health or the environment.'
	Article	l, first paragraph, point (8)			
C	99	(8) in Article 23, the following point (g) is added:	(8) in Article 23, the following point (g) is added:	(8) in Article 23, the following point (g) is added:	(8) in Article 23, the following point (g) is added: Text Origin: Commission Proposal

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Article	e 1, first paragraph, point (8), amend	ing provision, first paragraph		
C 100	(g) ammunition as defined in Article 1(1), point (3), of Directive (EU) 2021/555 of the European Parliament and of the Council* unless it falls within the definition of an article in Article 2, point (9), of this Regulation.	(g) ammunition as defined in Article 1(1), point (3), of Directive (EU) 2021/555 of the European Parliament and of the Council* unless it falls within the definition of an article in Article 2, point (9), of this Regulation.	(g) ammunition as defined in Article 1(1), point (3), of Directive (EU) 2021/555 of the European Parliament and of the Council* unless it falls within the definition of an article is an article according to the definition in Article 2, point (9), and that falls within the scope of Article 4(8) of this Regulation. 1. Directive (EU) 2021/555 of the European Parliament and of the Council of 24 March 2021 on control of the acquisition and possession of weapons (OJ L 115, 6.4.2021, p. 1).	(g) ammunition as defined in Article 1(1), point (3), of Directive (EU) 2021/555 of the European Parliament and of the Council* unless it falls within the definition of an article is an article according to the definition in Article 2, point (9); and that falls within the scope of Article 4(8) of this Regulation. 1. Directive (EU) 2021/555 of the European Parliament and of the Council of 24 March 2021 on control of the acquisition and possession of weapons (OJ L 115, 6.4.2021, p. 1).' Text Origin: Council Mandate
Article	1, first paragraph, point (8), amend	ing provision, second paragraph		
C 101	* Directive (EU) 2021/555 of	* Directive (EU) 2021/555 of	* Directive (EU) 2021/555 of	* Directive (EU) 2021/555 of

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	the European Parliament and of the Council of 24 March 2021 on control of the acquisition and possession of weapons (OJ L 115, 6.4.2021, p. 1).;	the European Parliament and of the Council of 24 March 2021 on control of the acquisition and possession of weapons (OJ L 115, 6.4.2021, p. 1).;	the European Parliament and of the Council of 24 March 2021 on control of the acquisition and possession of weapons (OJ L 115, 6.4.2021, p. 1).;	the European Parliament and of the Council of 24 March 2021 on control of the acquisition and possession of weapons (OJ L 115, 6.4.2021, p. 1).; Text Origin: Commission Proposal
Artic	e 1, first paragraph, point (8a)			
C 101a			(8a) In Article 24(2), the second subparagraph is replaced by the following: 'The level of the fees shall be determined by the Commission by means of implementing act in accordance with the examination procedure referred to in Article 54(2) of this Regulation.'	
Artic	e 1, first paragraph, point (8a)			
C 101b		(8a) In Article 25, paragraphs 2 and 3 are replaced by the following:		

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Commission Proposal	"2. A statement shall be included in the section for supplemental information on the label where a substance or mixture classified as hazardous falls within the scope of Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012. The statement shall be worded in accordance with Part 4 of Annex II and Part 3 of Annex III to this Regulation. 3. The supplier may include supplemental information in the section for supplemental information on the label other than that referred to in paragraphs 1, 2 and 7, provided that that information does not make it more difficult to identify the label elements referred to in Article 17(1) (a) to (g) and that it provides further details and does not contradict or cast doubt on the validity of the information specified by those elements."	Council Mandate	Draft Agreement
Article 1, first paragraph, point (9)			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	102	(9) In Article 25, paragraph 6, the first subparagraph is replaced by the following:	(9) In Article 25, paragraph 6, the first subparagraph is replaced by the following:	(9) In Article 25, paragraph 6, the first subparagraph is replaced by the following is amended as follows:	(9) In-Article 25, paragraph 6, the first subparagraph is replaced by the following is amended as follows: Text Origin: Council Mandate
	Article	1, first paragraph, point (9)(a)			
C	102a			(x) paragraph 3 is replaced by the following:	(x) paragraph 3 is replaced by the following: Text Origin: Council Mandate
	Article	1, first paragraph, point (9)(a), ame	nding provision, first paragraph		
C	102b			3. The supplier may include supplemental information in the section for supplemental information on the label other than that referred to in paragraphs 1, 2 and 6 to 9, provided that that information does not make it more difficult to identify the label elements referred to in Article 17(1) (a) to (g) and	3. The supplier may include supplemental information in the section for supplemental information on the label other than that referred to in paragraphs 1, 2 and 6 to 9, provided that that information does not make it more difficult to identify the label elements referred to in Article 17(1) (a) to (g) and that it provides

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				that it provides further details and does not contradict or cast doubt on the validity of the information specified by those elements.'	further details and does not contradict or cast doubt on the validity of the information specified by those elements.' Text Origin: Council Mandate
	Article	1, first paragraph, point (9)(b)			
(102c			(a) in paragraph 6, the first subparagraph is replaced by the following:	(a) in paragraph 6, the first subparagraph is replaced by the following: Text Origin: Council Mandate
	Article 1	l, first paragraph, point (9), amend	ing provision, first paragraph		
(103	The specific labelling rules set out in Part 2 of Annex II shall apply to mixtures containing substances referred to in that Annex.;	6. The specific labelling rules set out in Part 2 of Annex II shall apply to mixtures containing substances referred to in that Annex. The statements shall be worded in accordance with Part 3 of Annex III and shall be placed in the supplemental information section of the	6. The specific special labelling rules set out in Part 2 of Annex II shall apply to mixtures containing substances referred to in part 2 of that Annex.';	The specific special labelling rules set out in Part 2 of Annex II shall apply to mixtures containing substances referred to in part 2 of that Annex.2; Text Origin: Council Mandate

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			label. The label shall also include the product identifier referred to in Article 18 and the name, address and telephone number of the supplier of the mixture.;		
	Article	1, first paragraph, point (10)			
C	104	(10) In Article 25, the following paragraph is added:	(10) In Article 25, the following paragraph is added:	(10) In Article 25, the following paragraph is added:	(10) In Article 25, the following paragraph is added: Text Origin: Commission Proposal
	Article	1, first paragraph, point (10), amen	ding provision, numbered paragrap	h (9)	
	105	9. Label elements resulting from requirements set out in other Union acts shall be placed in the section for supplemental information on the label.;	9. Label elements resulting from requirements set out in other Union acts shall be placed in the section for supplemental information on the label.;	9. Label elements resulting from requirements set out in other Union acts shall be placed in the section for supplemental information on the label.;	9. Label elements resulting from requirements set out in other Union acts shall be placed in the section for supplemental information on the label.; Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (11)			
C	106	(11) Article 29 is amended as follows:	(11) Article 29 is amended as follows:	(11) Article 29 is amended as follows:	(11) Article 29 is amended as follows: Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (11)(a)			
C	107	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following: Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (11)(a), am	ending provision, numbered paragi	raph (1)	
C	108	1. Where the packaging of a substance or a mixture is either in such a shape or form or is so small that it is impossible to meet the requirements laid down in Article 31 for a label or a fold-out label in the languages of the Member State in which the substance or mixture is placed on the market, the label	1. Where the packaging of a substance or a mixture is either in such a shape or form or is so small that it is impossible to meet the requirements laid down in Article 31 for a label or a fold-out label in the languages of the Member State in which the substance or mixture is placed on the market, the label	1. Where the packaging of a substance or a mixture is either in such a shape or form or is so small that it is impossible to meet the requirements laid down in Article 31 for a label-or a fold-out label in the languages of the Member State in which the substance or mixture is placed on the market,	1. Where the packaging of a substance or a mixture is either in such a shape or form or is so small that it is impossible to meet the requirements laid down in Article 31 for a label-or a fold out label in the languages of the Member State in which the substance or mixture is placed on the market,

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		elements set out in Article 17(1), shall be provided in accordance with sections 1.5.1.1. and 1.5.1.2. of Annex I.;	elements set out in Article 17(1), shall be provided in accordance with sections 1.5.1.1. and 1.5.1.2. of Annex I.;	the label elements set out in Article 17(1), shall be provided in accordance with sections 1.5.1.1. and 1.5.1.2 section 1.5.1. of Annex I.';	the label elements set out in Article 17(1), shall be provided in accordance with sections 1.5.1.1. and 1.5.1.2 section 1.5.1. of Annex I.2; Text Origin: Council Mandate
	Article	1, first paragraph, point (11)(b)			
(109	(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following:	(b) paragraph 3 is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (11)(b), am	ending provision, numbered paragi	raph (3)	
C	110	3. Where a hazardous substance or mixture referred to in Part 5 of Annex II is supplied to the general public without packaging, the labelling information shall be provided in accordance with the provision referring to that substance or mixture in that Part.;	3. Where a hazardous substance or mixture referred to in Part 5 of Annex II is supplied to the general public without packaging, the labelling information shall be provided in accordance with the provision referring to that substance or mixture in that Part.;	3. Where a hazardous substance or mixture referred to in Part 5 of Annex II is supplied to the general public without packaging, the labelling information shall be provided in accordance with the provision referring to that substance or mixture in that Part.';	3. Where a hazardous substance or mixture referred to in Part 5 of Annex II is supplied to the general public without packaging, the labelling information shall be provided in accordance with the provision referring to that substance or mixture in that Part.;

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		,	,		Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (11)(c)			
G	111	(c) the following paragraphs 4b and 4c are inserted:	(c) the following paragraphs 4b and 4c are inserted:	(c) the following paragraphs 4b and 4c areparagraph 4b is inserted:	(c) the following paragraphs 4b and 4c are paragraph 4b is inserted: Text Origin: Council Mandate
	Article	l, first paragraph, point (11)(c), am	ending provision, first paragraph		
C	112	4b. By derogation from Article 17(1), the labelling requirement set out in that Article shall not apply to packaging of ammunition that is used by defence forces in combat zones or shipped to such zones where labelling in accordance with that requirement would constitute an unacceptable security risk for the cargo, the soldiers and the staff, and sufficient camouflaging cannot be	4b. By derogation from Article 17(1), the labelling requirement set out in that Article shall not apply to packaging of ammunition that is used by defence forces in combat zones or shipped to such zones where labelling in accordance with that requirement would constitute an unacceptable security risk for the cargo, the soldiers and the staff, and sufficient camouflaging cannot be	4b. By derogation from Article 17(1), the labelling requirement set out in that Article shall not apply to packaging of ammunition that is usedintended for use by defence forces in combat zones or shipped to such zones, where labelling in accordance with that requirement would constitute an unacceptable security risk for the cargo, the soldiers and or the staff, and	4b. By derogation from Article 17(1), the labelling requirement set out in that Article shall not apply to packaging of ammunition that is **usedintended for use** by defence forces in combat zones** or shipped to such zones**, where labelling in accordance with that requirement would constitute an unacceptable security risk for the cargo, the soldiers-and_or the staff, and

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		ensured.	ensured.	sufficient camouflaging cannot be ensured.	sufficient camouflaging cannot be ensured.
					Text Origin: Council Mandate
	Article 1	I, first paragraph, point (11)(c), am	ending provision, second paragrapl	h	
	113	4c. Where paragraph 4b applies, manufactures, importers or downstream users shall provide to the defence force the safety data sheet or a leaflet containing the information referred to in Article 17(1).;	4c. Where paragraph 4b applies, manufactures, importers or downstream users shall provide to the defence force the safety data sheet or a leaflet containing the information referred to in Article 17(1).;	4e. Where paragraph 4b applies, manufactures In this case, manufacturers, importers or downstream users shall provide to the defence force the safety data sheet or, if no safety data sheet is required, a copy of the label elements in accordance with a leaflet containing the information referred to in Article 17(1)17.';	4c. Where paragraph 4b applies, manufactures In this case, manufacturers, importers or downstream users shall provide to the defence force the safety data sheet or, if no safety data sheet is required, a copy of the label elements in accordance with a leaflet containing the information referred to in Article 17(1)17.2; Text Origin: Council Mandate
	Article 1	I, first paragraph, point (12)			
C	114	(12) Article 30 is replaced by the following:	(12) Article 30 is replaced by the following:	(12) Article 30 is replaced by the following:	(12) Article 30 is replaced by the following: Text Origin: Commission Proposal

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	Article	1, first paragraph, point (12), amen	ding provision, first paragraph		
C	115	Article 30	Article 30	Article 30	Article 30 Text Origin: Commission Proposal
	Article	1, first paragraph, point (12), amen	ding provision, second paragraph		
C	116	Updating information on labels	Updating information on labels	Updating information on labels	Updating information on labels Text Origin: Commission Proposal
	Article	1, first paragraph, point (12), amen	ding provision, numbered paragrap	h (1)	
C	117	1. In case of a change regarding the classification and labelling of a substance or a mixture, which results in the addition of a new hazard class or in a more severe classification, or which requires new supplemental information on the label in accordance with Article 25, the supplier shall ensure that the	1. In case of a change regarding the classification and labelling of a substance or a mixture, which results in the addition of a new hazard class or in a more severe classification, or which requires new supplemental information on the label in accordance with Article 25, the supplier shall ensure that the	1. In case of a change regarding the classification-and or labelling of a substance or a mixture, which results in the addition of a new hazard class or in a more severe classification, or which requires new supplemental information on the label in accordance with Article 25, the supplier of that	1. In case of a change regarding the classification—and_or labelling of a substance or a mixture, which results in the addition of a new hazard class or in a more severe classification, or which requires new supplemental information on the label in accordance with Article 25, the supplier of that

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		label is updated within 6 months after the results of the new evaluation referred to in Article 15(4) were obtained.	label is updated within 6 months after the results of the new evaluation referred to in Article 15(4) were obtained.	substance or that mixture shall ensure that the label is updated within-without undue delay and no later than 6 months after the results of the new evaluation referred to in Article 15(4) were obtained by, or communicated to, that supplier.	substance or that mixture shall ensure that the label is updated within without undue delay and no later than 6 months after the results of the new evaluation referred to in Article 15(4) were obtained by, or communicated to, that supplier. Text Origin: Council Mandate
	Article	1, first paragraph, point (12), amend	ding provision, numbered paragrap	h (2)	
(118	2. Where a change regarding the classification and labelling of a substance or a mixture is required other than that referred to in paragraph 1, the supplier shall ensure that the label is updated within 18 months after the results of the new evaluation referred to in Article 15(4) were obtained.	2. Where a change regarding the classification and labelling of a substance or a mixture is required other than that referred to in paragraph 1, the supplier shall ensure that the label is updated within 18 months after the results of the new evaluation referred to in Article 15(4) were obtained.	2. Where a change regarding the classification-and or labelling of a substance or a mixture is required other than that referred to in paragraph 1, the supplier of that substance or that mixture shall ensure that the label is updated within without undue delay and no later than 18 months after the results of the new evaluation referred to in Article 15(4) were obtained by, or communicated to, that supplier.	2. Where a change regarding the classification and or labelling of a substance or a mixture is required other than that referred to in paragraph 1, the supplier of that substance or that mixture shall ensure that the label is updated within without undue delay and no later than 18 months after the results of the new evaluation referred to in Article 15(4) were obtained by, or communicated to, that supplier. Text Origin: Council Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (12), amen	ding provision, numbered paragrap	h (2a)	
C	118a			2a. Suppliers shall cooperate in accordance with Article 4(9) to ensure that the results of the new evaluations referred to in Article 15(4) are communicated throughout the supply chain without undue delay in order to fulfil the obligations in paragraphs 1 and 2.	deleted Council dropped AM.
	Article .	l, first paragraph, point (12), amen	nding provision, numbered paragra	ph (3)	
	119	3. Paragraphs 1 and 2 shall not apply where a change regarding the classification and labelling of a substance or a mixture was triggered by a harmonised classification and labelling of a substance set out in a delegated act adopted pursuant to Article 37(5) or by a provision set out in a delegated act adopted pursuant to Article 53(1). In such cases, the supplier shall ensure that the label is updated by the date set out in the respective delegated act.	3. Paragraphs 1 and 2 shall not apply where a change regarding the classification and labelling of a substance or a mixture was triggered by a harmonised classification and labelling of a substance set out in a delegated act adopted pursuant to Article 37(5) or by a provision set out in a delegated act adopted pursuant to Article 53(1). In such cases, the supplier shall ensure that the label is updated by the date set out in the respective delegated act.	3. Paragraphs 1 and 2 shall not apply where a change regarding the classification and labelling of a substance or a mixture was triggered by a harmonised classification and labelling of a substance set out in a delegated act adopted pursuant to Article 37(5) or by a provision set out in a delegated act adopted pursuant to Article 53(1). In such cases, the supplier shall ensure that the label is updated by the date set out in the respective delegated act.	3. Paragraphs 1 and 2 shall not apply where a change regarding the classification and labelling of a substance or a mixture was triggered by a harmonised classification and labelling of a substance set out in a delegated act adopted pursuant to Article 37(5) or by a provision set out in a delegated act adopted pursuant to Article 53(1). In such cases, the supplier shall ensure that the label is updated by the date set out in the respective delegated act.

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (12), amen	ding provision, numbered paragrap	h (1)	Text Origin: Commission Proposal
	Article	r, first paragraph, point (12), amen	unig provision, numbered paragrap	11 (4)	
C	120	4. The supplier of a substance or mixture that falls within the scope of Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 shall update the label in accordance with those Regulations;	4. The supplier of a substance or mixture that falls within the scope of Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 shall update the label in accordance with those Regulations;	4. The supplier of a substance or mixture that falls within the scope of Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 shall update the label in accordance with those Regulations;	4. The supplier of a substance or mixture that falls within the scope of Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 shall update the label in accordance with those Regulations; Text Origin: Commission Proposal
	Article	1, first paragraph, point (13)			
(121	(13) in Article 31(3), the following sentence is added:	(13) in Article 31(3)31, paragraph 1, the following sentence is added:	(13) in Article 31(3), the following sentence is added31 is amended as follows: partly moved to line 49f	(13) in Article 31(3), the following sentence is added 31 is amended as follows: Text Origin: Council Mandate
	Article	1, first paragraph, point (13), amen	ding provision, numbered paragrap	h (-1)	
(121a				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. "1. Labels shall be firmly affixed to one or more surfaces of the packaging immediately containing the substance or mixture and shall be readable horizontally when the package is set down normally. The label may also be presented in a form of a fold out label."	(a) paragraph 1 is replaced by the following: '1. Labels shall be firmly affixed to one or more surfaces of the packaging immediately containing the substance or mixture and shall be readable horizontally when the package is set down normally. The label may be presented in the form of a fold-out-label.'	(a) paragraph 1 is replaced by the following: '1. Labels shall be firmly affixed to one or more surfaces of the packaging immediately containing the substance or mixture and shall be readable horizontally when the package is set down normally. The label may be presented in the form of a fold-out-label.' Text Origin: Council Mandate
C 121b	e 1, first paragraph, point (13), amen	ding provision, numbered paragrap	(b) the following paragraph 1a is inserted:	(b) the following paragraph 1a is inserted: Text Origin: Council Mandate
Article	e 1, first paragraph, point (13), amen	ding provision, numbered paragrap	h (-1), point (b)	
C 121c			'1a. Where a digital label pursuant to Article 34a(1) is used, a data carrier to that digital label shall be firmly	'1a. Where a digital label pursuant to Article 34a(1) is used, a data carrier to that digital label shall be firmly

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				affixed or printed on the physical label or on the packaging next to the label in such a way that it can be processed automatically by digital devices that are widely used.	affixed or printed on the physical label or on the packaging next to the label in such a way that it can be processed automatically by digital devices that are widely used. Text Origin: Council Mandate
	Article 1	1, first paragraph, point (13), amend	ding provision, numbered paragrap	h (-1), point (c)	
C	121d			Where label elements pursuant to Article 34a(2) are provided on a digital label only, the data carrier shall be accompanied by the statement "More hazard information available online" or by a similar indication.'	Where label elements pursuant to Article 34a(2) are provided on a digital label only, the data carrier shall be accompanied by the statement "More hazard information available online" or by a similar indication.' Text Origin: Council Mandate
	Article	l, first paragraph, point (13), amend	ding provision, numbered paragrap	h (-1), point (d)	
C	121e			(c) paragraph 3 is replaced by the following :	(c) paragraph 3 is replaced by the following: Text Origin: Council Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (13), amen	ding provision, numbered paragrap	h (3)	
(122	3. The label elements referred to in Article 17(1) shall be clearly and indelibly marked. They shall stand out clearly from the background and they shall be of such size and spacing as to be easily read. They shall be formatted in accordance with section 1.2.1 of Annex I.;	3. The label elements referred to in Article 17(1) shall be clearly and indelibly marked. They shall stand out clearly from the background and they shall be of such size and spacing as to be easily read. They shall be formatted in accordance with section 1.2.1 of Annex I.;	The label elements referred to in Article 17(1) shall be clearly and indelibly marked. They shall stand out clearly from the background and they shall be of such size and spacing as to be easily read. They shall be formatted in accordance with section 1.2.1 of Annex I.;	3. The label elements referred to in Article 17(1) shall be clearly and indelibly marked. They shall stand out clearly from the background and they shall be of such size and spacing as to be easily read. They shall be formatted in accordance with section 1.2.1 of Annex I.; Text Origin: Commission Proposal
	Article	1, first paragraph, point (13a)			
(122a		(13a) In Article 32, paragraph 6 is replaced by the following: 6. Where the label elements referred to in Article 17(1) are provided by means of a fold-out label, the front page shall contain at least the information provided in accordance with Article 17(1)(e), (f) and (g) in all		deleted EP dropped its AM

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		official languages of the Member State where the product is put on the market along with a reference to the additional information provided on the inside page or pages."		
Article	1, first paragraph, point (14)			
C 123	(14) in Article 32, paragraph 6 is deleted;	(14) in Article 32, paragraph 6 is deleted;	(14) in Article 32, paragraph 6 is deleted;	(14) in Article 32, paragraph 6 is deleted; Text Origin: Commission Proposal
Article	1, first paragraph, point (15)			
C 124	(15) in Title III, the following Chapter 3 is added:	(15) in Title III, the following Chapter 3 is added:	(15) in Title III, the following Chapter 3 is added:	(15) in Title III, the following Chapter 3 is added: Text Origin: Commission Proposal
Article	1, first paragraph, point (15), amen	ding provision, first paragraph		
C 125	CHAPTER 3	CHAPTER 3	CHAPTER 3	CHAPTER 3

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Artic	e 1, first paragraph, point (15), amer	ding provision, second paragraph		
C 126	Formats of the labelling	Formats of the labelling	Formats of the labelling Labelling formats	Formats of the labelling Labelling formats Text Origin: Council Mandate
Artic	le 1, first paragraph, point (15), amer	ding provision, third paragraph		
C 127	Article 34a	Article 34a	Article 34a	Article 34a Text Origin: Commission Proposal
Artic	le 1, first paragraph, point (15), amer	ding provision, fourth paragraph		
C 128	Physical and digital labelling	Physical and digital labelling	Physical and digital labelling	Physical and digital labelling Text Origin: Commission Proposal
Artic	e 1, first paragraph, point (15), amer	ding provision, numbered paragrap	oh (1)	
C 129				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1. The label elements referred to in Article 17 shall be provided:	1. The label elements referred to in Article 17 shall be provided:	1. The label elements for substances and mixtures referred to in Article 17 shall be provided: on a label in a physical form ('physical label'). In addition to the physical label, the label elements referred to in Article 17 may be provided in a digital form ('digital label').	1. The label elements for substances and mixtures referred to in Article 17 shall be provided: on a label in a physical form ('physical label'). In addition to the physical label, the label elements referred to in Article 17 may be provided in a digital form ('digital label'). Text Origin: Council Mandate
	Article	1, first paragraph, point (15), amend	ding provision, numbered paragrap	h (1), point (a)	
C	130	(a) on a label in a physical form ('physical label'); or	(a) on a label in a physical form ('physical label'); or	deleted	deleted
	Article I	l, first paragraph, point (15), amen	ding provision, numbered paragra	ph (1), point (b)	
6	131	(b) both on a physical label and on a label in a digital form ('digital label').	(b) both on a physical label and on a label in a digital form ('digital label').	deleted	deleted
	Article I	l, first paragraph, point (15), amen	ding provision, numbered paragra	ph (2)	
0	132	2. By way of derogation from paragraph 1, the suppliers may	2. By way of derogation from paragraph 1, the suppliers may	2. By way of derogation from paragraph 1, the suppliers may	2. By way of derogation from paragraph 1, the suppliers may

Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
provide the label elements set out in section 1.6. of Annex I on a digital label only.	provide the label elements set out in section 1.6. of Annex I on a digital label only.	provide the label elements set out in section 1.6. of Annex I on a digital label only. Where those label elements are provided on a digital label only, suppliers shall, upon oral or written request or when the digital label is temporarily unavailable at the time of purchase of the substance or mixture, provide those label elements by alternative means. Suppliers shall provide those elements independently of a purchase and free of charge.	provide the label elements set out in section 1.6. of Annex I on a digital label only. Where those label elements are provided on a digital label only, suppliers shall, upon oral or written request or when the digital label is temporarily unavailable at the time of purchase of the substance or mixture, provide those label elements by alternative means. Suppliers shall provide those elements independently of a purchase and free of charge. Text Origin: Council Mandate
1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (2a)	
1, first paragraph, point (15), amen		3. Where the information is provided through a digital label, the requirements for digital labels set out in Article 34b shall apply.	3. Where the information is provided through a digital label, the requirements for digital labels set out in Article 34b shall apply. Text Origin: Council Mandate
	provide the label elements set out in section 1.6. of Annex I on a digital label only. 1, first paragraph, point (15), amende	provide the label elements set out in section 1.6. of Annex I on a digital label only. provide the label elements set out in section 1.6. of Annex I on a digital label only.	provide the label elements set out in section 1.6. of Annex I on a digital label only. provide the label elements set out in section 1.6. of Annex I on a digital label only. provide the label elements set out in section 1.6. of Annex I on a digital label only. provide the label elements set out in section 1.6. of Annex I on a digital label only. Where those label elements are provided on a digital label only, suppliers shall, upon oral or written request or when the digital label is temporarily unavailable at the time of purchase of the substance or mixture, provide those label elements by alternative means. Suppliers shall provide those elements independently of a purchase and free of charge. 1, first paragraph, point (15), amending provision, numbered paragraph (2a) 3. Where the information is provided through a digital label, the requirements for digital labels set out in Article

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C 133	Article 34b	Article 34b	Article 34b	Article 34b Text Origin: Commission Proposal
Article	1, first paragraph, point (15), amen	ding provision, eighth paragraph		
C 134	Requirements for digital labelling	Requirements for digital labelling	Requirements for digital labellinglabels	Requirements for digital labelling Text Origin: Commission Proposal
Article	1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1)	
C 135	1. The digital label for substances and mixtures shall satisfy the following general rules and technical requirements: 1, first paragraph, point (15), amendation	1. The digital label for substances and mixtures shall satisfy the following general rules and technical requirements:	1. The supplier who pursuant to Article 31(1a) places a data carrier linking to a digital label shall ensure that the digital label satisfies for substances and mixtures shall satisfy the following general rules and technical requirements:	1. The supplier who pursuant to Article 31(1a) places a data carrier linking to a digital label shall ensure that the digital label satisfies for substances and mixtures shall satisfy the following general rules and technical requirements: Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(136	(a) all label elements referred to in Article 17(1) shall be provided in one place and separated from other information;	(a) all label elements referred to in Article 17(1) shall be provided in one place and separated from other information;	(a) all label elements referred to in Article 17(1) shall be provided together in one place and separated from other information;	(a) all label elements referred to in Article 17(1) shall be provided <i>together</i> in one place and separated from other information; Text Origin: Council Mandate
	Article	1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1), point (b)	
•	137	(b) the information on the digital label shall be searchable;	(b) the information on the digital label shall be searchable;	(b) the information on the digital label shall be searchable;	(b) the information on the digital label shall be searchable; Text Origin: Commission Proposal
	Article	1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1), point (c)	
(138	(c) the information on the digital label shall be accessible to all users in the Union,	(c) the information on the digital label shall be accessible to all users in the Union,	(c) the information on the digital label shall be accessible to all users in the Union, and shall remain accessible for a period of at least 10 years or for a longer period where required by other Union legislation;	(c) the information on the digital label shall be accessible to all users in the Union, and shall remain accessible for a period of at least 10 years or for a longer period where required by other Union legislation; Text Origin: Council Mandate

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1), point (d)	
C	139	(d) the digital label shall be accessible free of charge, without the need to register, download or install applications, or to provide a password;	(d) the digital label shall be accessible free of charge, without the need to register, download or install specific applications, or to provide a password;	(d) the digital label shall be accessible free of charge, without the need to register, download or install applications, or to provide a password;	(d) the digital label shall be accessible free of charge, without the need to register, download or install applications, or to provide a password; Text Origin: Council Mandate
	Article	1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1), point (e)	
C	140	(e) the information on the digital label shall be presented in a way that also addresses the needs of vulnerable groups and support, as relevant, the necessary adaptations to facilitate access to the information by those groups;	(e) the information on the digital label shall be presented in a way that also addresses the needs of vulnerable groups and support, as relevant, the necessary adaptations to facilitate access to the information by those groups;	(e) the information on the digital label shall be presented in a way that also addresses the needs of vulnerable groups and support, as relevant, the necessary adaptations to facilitate access to the information by those groups;	(e) the information on the digital label shall be presented in a way that also addresses the needs of vulnerable groups and support, as relevant, the necessary adaptations to facilitate access to the information by those groups; Text Origin: Commission Proposal
	Article	1, first paragraph, point (15), amend	ding provision, numbered paragrap	h (1), point (f)	
G	141	(f) the information on the			

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		digital label shall be accessible with no more than two clicks;	digital label shall be accessible with no more than two clicks;	digital label shall be accessible with no more than two clicks;	digital label shall be accessible with no more than two clicks;
					Text Origin: Commission Proposal
	Article	1, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1), point (g)	
(142	(g) the digital label shall be accessible through digital technologies widely used and compatible with all major operating systems and browsers;	(g) the digital label shall be accessible through digital technologies widely used and compatible with all major operating systems and browsers;	(g) the digital label shall be accessible through digital technologies widely used and compatible with all major operating systems and browsers;	(g) the digital label shall be accessible through digital technologies widely used and compatible with all major operating systems and browsers; Text Origin: Commission Proposal
	Article	l, first paragraph, point (15), amen	ding provision, numbered paragrap	h (1), point (h)	
C	143	(h) when the digital label is available in more than one language, the choice of language shall not be conditioned on the geographical location;	(h) when the digital label is available in more than one language, the choice of language shall not be conditioned on the geographical location;	(h) when the information on the digital label is available accessible in more than one language, the choice of language shall not be conditioned on by the geographical location when accessed;	(h) when the information on the digital label is available accessible in more than one language, the choice of language shall not be conditioned on by the geographical location when accessed; Text Origin: Council Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (15), amen	ding provision, numbered paragrapl	1 (1), point (i)	
C	144	(i) the link to the digital label shall be printed or placed physically, visibly and legibly on the product in such a way that it can be processed automatically by digital devices widely used by consumers;	(i) the link to the digital label shall be printed or placed physically, visibly and legibly on the product in such a way that it can be processed automatically by digital devices widely used by consumers;	deleted	deleted
	Article 1	l, first paragraph, point (15), amen	ding provision, numbered paragrap	ph (1), point (j)	
0	145	(j) the digital label shall remain available for a period of 10 years, including after an insolvency, a liquidation or a cessation of activity in the Union of the supplier that created it, or for such longer period required under other Union legislation covering the information that it contains.	(j) the digital label shall remain available for a period of 10 years, including after an insolvency, a liquidation or a cessation of activity in the Union of the supplier that created it, or for such longer period required under other Union legislation covering the information that it contains.	deleted	deleted
	Article	l, first paragraph, point (15), amen	ding provision, numbered paragrap	oh (2)	
(146	2. Suppliers shall provide, on oral or written demand or when	2. Suppliers shall provide, on oral or written demand or when	deleted	deleted

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		the digital label is temporarily unavailable at the time of purchase of the substance or mixture, the label elements provided on a digital label only in accordance with Article 34a(2) by alternative means. Suppliers shall provide those elements independently of a purchase and free of charge.	the digital label is temporarily unavailable at the time of purchase of the substance or mixture, the label elements provided on a digital label only in accordance with Article 34a(2) by alternative means. Suppliers shall provide those elements independently of a purchase and free of charge.		
	Article 1	l, first paragraph, point (15), amen	ding provision, numbered paragra	ph (3)	
(147	3. It is prohibited to track, analyse or use any usage information for purposes going beyond what is absolutely necessary for provision of digital labelling;	3. It is prohibited to track, analyse or use any usage information for purposes going beyond what is absolutely necessary for provision of digital labelling;	3. It is prohibited to track, analyse or use any usage information for purposes going beyond what is absolutely necessary for provision of digital labelling;	3. It is prohibited to track, analyse or use any usage information for purposes going beyond what is absolutely necessary for provision of digital labelling; Text Origin: Commission Proposal
	Article	1, first paragraph, point (16)			
(148	(16) in Article 35, the following paragraph 2a is added:	(16) in Article 35, the following paragraph 2a is added:	(16) in Article 35, the following paragraph 2a is added:	(16) in Article 35, the following paragraph 2a is added:

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
Ar	ticle 1	l, first paragraph, point (16), amen	ding provision, first paragraph		
C 1	49	2a. Hazardous substances or mixtures may be supplied to consumers and professional users via refill stations only if, in addition to the requirements set out in Titles III and IV, the conditions laid down in section 3.4 of Annex II are fulfilled.;	2a. Hazardous substances or mixtures may be supplied to consumers and professional users via refill stations only if, in addition to the requirements set out in Titles III and IV, the conditions laid down in section 3.4 of Annex II are fulfilled.;	2a. Hazardous substances or mixtures may be supplied to consumers and professional users via refill stations only if; in addition to the requirements set out in Titles III and IV, the conditions laid down in section 3.4 of Annex II are fulfilled.;	2a. Hazardous substances or mixtures may be supplied to consumers and professional users via refill stations only if, in addition to the requirements set out in Titles III and IV, the conditions laid down in section 3.4 of Annex II are fulfilled.; Text Origin: Council Mandate
Ar	ticle 1	l, first paragraph, point (16), amen	ding provision, first paragraph a		
C 14	49a		This paragraph shall not apply to hazardous substances or mixtures supplied to the general public without packaging in accordance with Article 29(3).	This paragraph shall not apply to hazardous substances or mixtures supplied to the general public without packaging in accordance with Article 29(3).';	2a. This paragraph shall not apply to hazardous substances or mixtures supplied to the general public without packaging in accordance with Article 29(3). Text Origin: EP Mandate

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point (17)			
C 150	(17) in Article 36, paragraph 1 is amended as follows:	(17) in Article 36, paragraph 1 is amended as follows:	(17) in Article 36, paragraph 1 is amended as follows:	(17) in Article 36, paragraph 1 is amended as follows: Text Origin: Commission Proposal
Article	1, first paragraph, point (17)(a)			
C 151	(a) point (a) is replaced by the following:	(a) point (a) is replaced by the following:	(a) point (a) is replaced by the following:	(a) point (a) is replaced by the following: Text Origin: Commission Proposal
Article	1, first paragraph, point (17)(a), am	nending provision, first paragraph		
C 152	(a) respiratory sensitisation, category 1, 1A or 1B (Annex I, section 3.4.);	(a) respiratory sensitisation, category 1, 1A or 1B (Annex I, section 3.4.);	(a) respiratory sensitisation, category 1, 1A or 1B (Annex I, section 3.4.);	(a) respiratory sensitisation, category 1, 1A or 1B (Annex I, section 3.4.); Text Origin: Commission Proposal
Article	1, first paragraph, point (17)(b)	<u>'</u>		
11111110	-, paragraps, possit (17)(0)			

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
G	153	(b) the following points (e) to (j) are added:	(b) the following points (e) to (j) are added:	(b) the following points (e) to (j) are added:	(b) the following points (e) to (j) are added: Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (17)(b), am	nending provision, first paragraph		
G	154	(e) endocrine disruption for human health, category 1 or 2 (Annex I, section 3.11.);	(e) endocrine disruption for human health, category 1 or 2 (Annex I, section 3.11.);	(e) endocrine disruption for human health, category 1 or 2 (Annex I, section 3.11.);	(e) endocrine disruption for human health, category 1 or 2 (Annex I, section 3.11.); Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (17)(b), am	nending provision, second paragrap	h	
G	155	(f) endocrine disruption for the environment, category 1 or 2 (Annex I, section 4.2.);	(f) endocrine disruption for the environment, category 1 or 2 (Annex I, section 4.2.);	(f) endocrine disruption for the environment, category 1 or 2 (Annex I, section 4.2.);	(f) endocrine disruption for the environment, category 1 or 2 (Annex I, section 4.2.); Text Origin: Commission Proposal
	Article	1, first paragraph, point (17)(b), am	nending provision, third paragraph		
C	156				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(g) persistent, bioaccumulative and toxic (PBT) (Annex I, section 4.3.);	(g) persistent, bioaccumulative and toxic (PBT) (Annex I, section 4.3.);	(g) persistent, bioaccumulative and toxic (PBT) (Annex I, section 4.3-);	(g) persistent, bioaccumulative and toxic (<i>PBT</i>) (Annex I, section 4.3-);
					Text Origin: Council Mandate
	Article	1, first paragraph, point (17)(b), am	ending provision, fourth paragraph		
C	157	(h) very persistent, very bioaccumulative (vPvB) (Annex I, section 4.3.);	(h) very persistent, very bioaccumulative (vPvB) (Annex I, section 4.3.);	(h) very persistent, very bioaccumulative (vPvB) (Annex I, section 4.3-);	(h) very persistent, very bioaccumulative (<i>vPvB</i>) (Annex I, section 4.3-); Text Origin: Council Mandate
	Article	1, first paragraph, point (17)(b), am	ending provision, fifth paragraph		
C	158	(i) persistent, mobile and toxic (PMT) (Annex I, section 4.4.);	(i) persistent, mobile and toxic (PMT) (Annex I, section 4.4.);	(i) persistent, mobile and toxic (PMT) (Annex I, section 4.4-);	(i) persistent, mobile and toxic (PMT) (Annex I, section 4.4.); Text Origin: Council Mandate
					2 4.10 6128.111 6 6 6.114 11 12 6.114
	Article	1, first paragraph, point (17)(b), am	ending provision, sixth paragraph		
C	159	(j) very persistent, very mobile (vPvM) (Annex I, section 4.4).;	(j) very persistent, very mobile (vPvM) (Annex I, section 4.4).;	(j) very persistent, very mobile (vPvM) (Annex I, section 4.4).;	(j) very persistent, very mobile (vPvM) (Annex I, section 4.4).2;
					Text Origin: Council Mandate

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(c) paragraph 2 is replaced by the following: (c) paragraph 2 is replaced by the following: (d) paragraph 2 is replaced by the following: Text Origin: Commission Proposal
the following: Text Origin: Commission
the following: the following: Text Origin: Commission
numbered paragraph (2)
t are active within the substances falling within the scope of Regulation (EC) No subject to fication and a substances, cout in Article (6) shall apply.; 2. Substances that are active substances falling within the substances falling within the substances substances falling within the substances falling within the scope of Regulation (EC) No 1107/2009 or Regulation (EU) 528/2012 shall be subject to harmonised classification and labelling. For such substances, the procedures set out in Article 37(1), (4), (5) and (6) shall apply.;

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	162	(18) Article 37 is amended as follows:	(18) Article 37 is amended as follows:	(18) Article 37 is amended as follows:	(18) Article 37 is amended as follows: Text Origin: Commission Proposal
	Article	1, first paragraph, point (18)(a)			
(163	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following:	(a) paragraph 1 is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (18)(a), am	ending provision, numbered paragi	raph (1), first subparagraph	
(164	1. A competent authority may submit to the Agency a proposal for harmonised classification and labelling of substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof.	1. A competent authority may submit to the Agency a proposal for harmonised classification and labelling of <i>a substance or a group of</i> substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof.	1. A competent authority may submit to the Agency a proposal for harmonised classification and labelling of substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof.	1. A competent authority may submit to the Agency a proposal for harmonised classification and labelling of <i>a substance or a group of</i> substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof. Text Origin: EP Mandate

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	l, first paragraph, point (18)(a), am	ending provision, numbered paragr	raph (1), second subparagraph	
165	The Commission may ask the Agency or the European Food Safety Authority established in accordance with Article 1(2) of Regulation (EC) No 178/2002* to prepare a proposal for harmonised classification and labelling of substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof. The Commission may subsequently submit the proposal to the Agency.	The Commission may ask the Agency or the European Food Safety Authority established in accordance with Article 1(2) of Regulation (EC) No 178/2002* to prepare a proposal for harmonised classification and labelling of a substance or a group of substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof. The Commission may subsequently submit the proposal to the Agency. The Agency and the Authority may, on their own initiative, provide scientific advice to the Commission and Member States on substances or a group of substances where a harmonised classification could be necessary to protect human and animal health and the environment.	The Commission may-ask request the Agency or the European Food Safety Authority established in accordance with Article 1(2) of Regulation (EC) No 178/2002*1 to prepare a proposal for harmonised classification and labelling of substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof. The Commission may subsequently submit the proposal to the Agency. 1. Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L	The Commission may ask request the Agency or the European Food Safety Authority established in accordance with Article 1(2) of Regulation (EC) No 178/2002**I to prepare a proposal for harmonised classification and labelling of a substance or a group of substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, or a proposal for revision thereof. The Commission may subsequently submit the proposal to the Agency. 1. Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				31, 1.2.2002, p.1);	matters of food safety (OJL 31, 1.2.2002, p.1); EP will discuss it internally, regarding the final para vis a vis article 50.1, but the rest is agreed Text Origin: Council Mandate
	Article	1, first paragraph, point (18)(a), am	ending provision, numbered paragi	raph (1), third subparagraph	
(166	The proposals referred to in the first and the second subparagraphs shall follow the format set out in Part 2 of Annex VI and contain the relevant information provided for in Part 1 of Annex VI.	The proposals for harmonised classification and labelling of a substance or a group of substances referred to in the first and the second subparagraphs shall follow the format set out in Part 2 of Annex VI and contain the relevant information provided for in Part 1 of Annex VI.	The proposals referred to in the first and the second subparagraphs shall follow the format set out in Part 2 of Annex VI and contain the relevant information provided for in Part 1 of Annex VI.	The proposals for harmonised classification and labelling of a substance or a group of substances referred to in the first and the second subparagraphs shall follow the format set out in Part 2 of Annex VI and contain the relevant information provided for in Part 1 of Annex VI. Text Origin: EP Mandate
	Article	1, first paragraph, point $(18)(a)$, am	ending provision, numbered paragr	raph (1a)	
(166a		'Whenever considered scientifically justified and		1a. 'Whenever considered scientifically justified and

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		possible by a competent authority or the Commission, proposals for harmonised classification and labelling shall prioritise groups of substances rather than individual substances.'		possible by a competent authority or the Commission, proposals for harmonised classification and labelling shall aim toprioritise groups of substances rather than individual substances.' Text Origin: EP Mandate
Artiala	1 first norganish point (19)(a) and	anding provision numbered never	roul (1) fourth gubnara granh	Total origina 22 Transmis
Article	1, first paragraph, point (18)(a), am	ending provision, numbered paragi	raph (1), fourth subparagraph	
C 167	* Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p.1);	* Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p.1);		* Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p.1); Text Origin: Commission Proposal
Article	1, first paragraph, point (18)(b)			
168				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) in paragraph 2, the first subparagraph is replaced by the following:	(b) in paragraph 2, the first subparagraph is replaced by the following:	(b) in paragraph 2, the first subparagraph is replaced by the following:	(b) in paragraph 2, the first subparagraph is replaced by the following:
				Text Origin: Commission Proposal
Article	1, first paragraph, point (18)(b), am	nending provision, numbered paragi	raph (2)	
C 169	2. Manufacturers, importers or downstream users of substances may submit to the Agency a proposal for harmonised classification and labelling of those substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, provided that there is no entry in Part 3 of Annex VI for such substances in relation to the hazard class or differentiation covered by that proposal.;	2. Manufacturers, importers or downstream users of substances may submit to the Agency a proposal for harmonised classification and labelling of those substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, provided that there is no entry in Part 3 of Annex VI for such substances in relation to the hazard class or differentiation covered by that proposal.; In the case of a proposal for harmonised classification and labelling of a group of substances, those substances shall be grouped together based on clear scientific criteria (as	2. Manufacturers, importers or downstream users of substances may submit to the Agency a proposal for harmonised classification and labelling of those substances and, where appropriate, specific concentration limits, M-factors or acute toxicity estimates, provided that there is no entry in Part 3 of Annex VI for such substances in relation to the hazard class or differentiation covered by that proposal.;	round 1: COM will come back with new wording on "structural similarity () profiles", to see if it's not too narrow. Plus why when only when industry submits a dossier round 2: put this AM under a new row (2b) Text Origin: EP Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			specified in REACH Annex XI (1.5)), including structural similarity and similar evidence-based hazard profiles.		
	Article	1, first paragraph, point (18)(c)			
	170	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:	(c) the following paragraph 2a is inserted:
	Article	1 first paragraph point (18)(a) am	ending provision, first paragraph, f	ĭret suhnaragranh	Text Origin: Commission Proposal
	Article	1, 111st paragraph, point (18)(c), am	ending provision, first paragraph, i	irst subparagraph	
(171	2a. Before submitting a proposal to the Agency, a competent authority, manufacturer, importer or downstream user shall notify the Agency of its intention to submit a proposal for harmonised classification and labelling and, in the case of the Commission, the request to the Agency or the European Food Safety Authority to prepare such	2a. Before submitting a proposal to the Agency, a competent authority, manufacturer, importer or downstream user shall notify the Agency of its intention to submit a proposal for harmonised classification and labelling and, in the case of the Commission, the request to the Agency or the European Food Safety Authority to prepare such	2a. Before submitting a proposal to the Agency, a competent authority, manufacturer, importer or downstream user shall notify the Agency of its intention to submit a proposal for harmonised classification and labelling. The Commission shall also notify to the Agency of its and, in the case of the Commission, the request to the	2a. Before submitting a proposal to the Agency, a competent authority, manufacturer, importer or downstream user shall notify the Agency of its intention to submit a proposal for harmonised classification and labelling. The Commission shall also notify to the Agency of its and, in the case of the Commission, the request to the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	proposal.	proposal.	Agency or the European Food Safety Authority to prepare such proposal.	Agency or the European Food Safety Authority to prepare such proposal.
Article	1, first paragraph, point (18)(c), an	nending provision first paragraph	first subparagraph a	Text Origin: Council Mandate
C 171a	1, mst paragraph, point (18)(c), an	ichung provision, mst paragraph,	inst suoparagrapii a	2b. "In the case of a proposal for harmonised classification and labelling of a group of substances, those substances shall be grouped together based on clear scientific reasoning taking into account how the available information 1) supports the grouping of substances and 2) allows the property(ies)s of the substance(s) to be reliably predicted from other substances in the group." this shall be independent paragraph 10 in article 37, to be transversal to all. to adapt formatting in TTE later. also include this wording in row 391a

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (18)(c), am	ending provision, first paragraph, s	econd subparagraph	
	172	Within one week from receipt of the notification, the Agency shall publish the name and, where relevant, the EC and CAS numbers of the substance(s), the status of the proposal and the name of the submitter. The Agency shall update the information on the status of the proposal after completion of each stage of the process referred to in Article 37(4) and (5).	Within one week from receipt of the notification, the Agency shall publish the name and, where relevant, the EC and CAS numbers of the substance(s), and where relevant, the status of the proposal and the name of the submitter. The Agency shall update the information on the status of the proposal after completion of each stage of the process referred to in Article 37(4) and (5).	Within one week from receipt of the notification, the Agency shall publish the name and, where relevant, the EC and CAS numbers of the substance(s), the status of the proposal, the proposed classification and the name of the submitter. The Agency shall update the information on the status of the proposal after completion of each stage of the process referred to in Article 37(4) and (5).	Within one week from receipt of the notification, the Agency shall publish the name and, where relevant, the EC and CAS numbers of the substance(s), the status of the proposal and the name of the submitter. The Agency shall update the information on the status of the proposal after completion of each stage of the process referred to in Article 37(4) and (5). Text Origin: Commission Proposal
	Article	1, first paragraph, point (18)(c), am	ending provision, first paragraph, t	hird subparagraph	
C	173	Where a competent authority receives a proposal in accordance with paragraph 6, it shall notify the Agency and provide any relevant information on its reason for accepting or refusing the proposal. The Agency shall share that information with the	Where a competent authority receives a proposal in accordance with paragraph 6, it shall notify the Agency and provide any relevant information on its reason for accepting or refusing the proposal. The Agency shall share that information with the	Where a competent authority receives a proposal in accordance with paragraph 6, it shall notify the Agency and provide any relevant information on its reason for accepting or refusing the proposal. The Agency shall share that information with the	Where a competent authority receives a proposal in accordance with paragraph 6, it shall notify the Agency and provide any relevant information on its reason for accepting or refusing the proposal. The Agency shall share that information with the

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		other competent authorities.;	other competent authorities.;	other competent authorities.';	other competent authorities.;
		,	,		Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (18)(d)			
C	174	(d) paragraph 3 is replaced by the following:	(d) paragraph 3 is replaced by the following:	(d) paragraph 3 is replaced by the following:	(d) paragraph 3 is replaced by the following:
					Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (18)(d), am	ending provision, numbered paragi	raph (3)	
G	175	3. Where the proposal of the manufacturer, importer or downstream user concerns the harmonised classification and labelling of substances in accordance with Article 36(3), it shall be accompanied by the fee determined by the Commission in accordance with the procedure referred to in Article 54(2).;	3. Where the proposal of the manufacturer, importer or downstream user concerns the harmonised classification and labelling of substances in accordance with Article 36(3), it shall be accompanied by the fee determined by the Commission in accordance with the procedure referred to in Article 54(2).;	3. Where the proposal of the manufacturer, importer or downstream user concerns the harmonised classification and labelling of substances in accordance with Article 36(3), it shall be accompanied by the fee determined by the Commission by means of implementing act in accordance with the examination procedure referred to in Article 54(2).';	3. Where the proposal of the manufacturer, importer or downstream user concerns the harmonised classification and labelling of substances in accordance with Article 36(3), it shall be accompanied by the fee determined by the Commission by means of implementing act in accordance with the examination procedure referred to in Article 54(2).2;

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article 1	1, first paragraph, point (18)(e)			
C	176	(e) paragraphs 5 and 6 are replaced by the following:	(e) paragraphs 5 and 6 are replaced by the following:	(e) paragraphs 5 and 6 are replaced by the following:	(e) paragraphs 5 and 6 are replaced by the following: Text Origin: Commission Proposal
	Article 1	l, first paragraph, point (18)(e), am	ending provision, numbered paragr	raph (5), first subparagraph	
C	177	5. The Commission shall adopt without undue delay, delegated acts in accordance with Article 53a to amend Annex VI by inclusion of substances together with the relevant classification and labelling elements and, where appropriate, the specific concentration limits, M-factors or acute toxicity estimates in Table 3 of Part 3 of Annex VI.	5. The Commission, within twelve months of the publication of the opinion of the Committee for Risk Assessment, shall adopt shall adopt without undue delay, delegated acts in accordance with Article 53a to amend Annex VI by inclusion of substances or mixtures together with the relevant classification and labelling elements and, where appropriate, the specific concentration limits, M-factors	5. The Commission shall adopt without undue delay, delegated acts in accordance with Article 53a, where it finds that the harmonisation of the classification and labelling of the substance concerned is appropriate, to amend Annex VI by inclusion of substances together with the relevant classification and labelling elements and, where appropriate, the specific concentration limits, M-factors	5. The Commission shall adopt without undue delay, and preferably before the end of the calendar year following the publication of the opinion of the Committee for Risk Assessment, delegated acts in accordance with Article 53a and, where it finds that the harmonisation of the classification and labelling of the substance concerned is appropriate, to amend Annex VI by inclusion of substances

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			or acute toxicity estimates in Table 3 of Part 3 of Annex VI.	or acute toxicity estimates in Table 3 of Part 3 of Annex VI.	together with the relevant classification and labelling elements and, where appropriate, the specific concentration limits, M-factors or acute toxicity estimates in Table 3 of Part 3 of Annex VI. Text Origin: EP Mandate
	Article 1	I, first paragraph, point (18)(e), am	ending provision, numbered paragr	raph (5), second subparagraph	
C	178	Where, in the case of harmonisation of classification and labelling of substances, imperative grounds of urgency so require, the procedure provided for in Article 53b shall apply to delegated acts adopted pursuant to this paragraph.	Where, in the case of harmonisation of classification and labelling of substances, imperative grounds of urgency so require, the procedure provided for in Article 53b shall apply to delegated acts adopted pursuant to this paragraph.	Where, in the case of harmonisation of classification and labelling of substances, imperative grounds of urgency so require, the procedure provided for in Article 53b shall apply to delegated acts adopted pursuant to this paragraph.	Where, in the case of harmonisation of classification and labelling of substances, imperative grounds of urgency so require, the procedure provided for in Article 53b shall apply to delegated acts adopted pursuant to this paragraph. Text Origin: Commission Proposal
	Article	I, first paragraph, point (18)(e), am	ending provision, numbered paragr	raph (6)	
(179	6. Manufacturers, importers and downstream users who have new information which may	6. Manufacturers, importers and downstream users who have new information which may	6. Manufacturers, importers and downstream users who have new information which may	6. Manufacturers, importers and downstream users who have new information which may

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		lead to a change of the harmonised classification and labelling elements of substances in Part 3 of Annex VI shall submit a proposal in accordance with paragraph 2, second subparagraph, to the competent authority in one of the Member States in which the substances are placed on the market.;	lead to a change of the harmonised classification and labelling elements of substances in Part 3 of Annex VI shall submit a proposal in accordance with paragraph 2, second subparagraph, to the competent authority in one of the Member States in which the substances are placed on the market. ;	lead to a change of the harmonised classification and labelling elements of substances in Part 3 of Annex VI shall submit a proposal in accordance with paragraph 2, second subparagraph, to the competent authority in one of the Member States in which the substances are placed on the market.';	lead to a change of the harmonised classification and labelling elements of substances in Part 3 of Annex VI shall submit a proposal in accordance with paragraph 2, second subparagraph, to the competent authority in one of the Member States in which the substances are placed on the market.; Text Origin: Commission Proposal
	Article	1, first paragraph, point (18)(f)			
G	180	(f) The following paragraphs 7 and 8 are inserted:	(f) The following paragraphs 7 and 8 are inserted:	(f) the following paragraphs 7 and 8 areparagraph 7 is inserted:	(f) the following paragraphs 7 and 8 are paragraph 7 is inserted: Text Origin: Council Mandate
	Article 1	1, first paragraph, point (18)(f), am	ending provision, numbered paragr	aph (7), first subparagraph	
G	181	7. The Commission shall adopt delegated acts in accordance with Article 53a to amend Table	7. By 1 January 2026, the Commission shall adopt delegated acts in accordance	7. In order to avoid duplication of assessment of hazardous properties of	7. In order to avoid duplication of assessment of hazardous properties of substances, the

Commission Proposal 3 of Part 3 of Annex VI to this Regulation by inclusion of substances as endocrine disruptor category 1 for human health properties, endocrine disruptor category 1 for environment properties, as persistent, bioaccumulative and toxic or as very persistent and very bioaccumulative together with relevant classification and labelling elements where, on ... [OP: please insert the date = the date of entry into force of Commission Delegated Regulation (EU) ...i.e. delegated act on the new hazard classes - reference to be added once adopted], those substances have been included in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006.

EP Mandate

with Article 53a to amend Table 3 of Part 3 of Annex VI to this Regulation by inclusion of substances—as endocrine disruptor category 1 for human health properties, endocrine disruptor category 1 for environment properties, as persistent, bioaccumulative and toxic or as very persistent and very bioaccumulative, as persistent, mobile and toxic, or very persistent and very mobile together with relevant classification and labelling elements where, on 1 January 2025 together with relevant classification and labelling elements where, on ... [OP: please insert the date = the date of entry into force of Commission Delegated Regulation (EU) ...i.e. delegated act on the new hazard classes - reference to be added once adopted], those substances have been included in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006.

Council Mandate

substances, the Commission shall-is empowered to adopt delegated acts in accordance with Article 53a to amend Table 3 of Part 3 of Annex VI to this Regulation to:

include substances by [OP, please insert the date: 24] months after the entry into force of this Regulation] in Table 3 of Part 3 of Annex VI asby inclusion of substances as endocrine disruptor category 1 for human health properties, endocrine disruptor category 1 for environment properties disruption for human healthcategory 1, endocrine disruption for the environmentcategory 1, as persistent, bioaccumulative and toxic, or as very persistent and, very bioaccumulative, together with relevant classification and labelling elements on the basis of respective criteria where, on ... on [OP: please insert the date = 6 months after the date of entry into force of Commission Delegated this Regulation (EU) ...i.e.

Draft Agreement

Commission shall is empowered to adopt delegated acts in accordance with Article 53a to amend Table 3 of Part 3 of Annex VI to this Regulation to: include substances by [OP, please insert the date: 18 months after the entry into force of this Regulationl in Table 3 of Part 3 of Annex VI asby inclusion of substances as endocrine disruptor category 1 for human health properties, endocrine disruptor category 1 for environment properties disruption for human healthcategory 1, endocrine disruption for the environmentcategory 1, as persistent, bioaccumulative and toxic, or as very persistent and, very bioaccumulative, together with relevant classification and labelling elements on the basis of respective criteria where, on ... on [OP: please insert the date = 6 months after the date of entry into force of Commission Delegated this Regulation (EU) ...i.e. delegated act on the new hazard

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				delegated act on the new hazard elasses - reference to be added once adopted], those substances: (a) have been included in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006- as having endocrine disrupting properties for human health or the environment, as persistent, bioaccumulative and toxic or as very persistent and very bioaccumulative,	classes - reference to be added once adopted], those substances: (a) have been included in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006- as having endocrine disrupting properties for human health or the environment, as persistent, bioaccumulative and toxic or as very persistent and very bioaccumulative, Text Origin: Council Mandate
	Article	l, first paragraph, point (18)(f), amo	ending provision, numbered paragr	aph (7), second subparagraph	
C	182	The inclusion of the substances, referred to in the first subparagraph, in Table 3 of Part 3 of Annex VI to this Regulation shall be carried out on the basis of the respective criteria for which those substances have been included in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006.'	The inclusion of the substances, referred to in the first subparagraph, in Table 3 of Part 3 of Annex VI to this Regulation shall be carried out on the basis of the respective criteria for which those substances have been included in the candidate list referred to in Article 59(1) of Regulation (EC) No 1907/2006.'	deleted	deleted

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article .	l, first paragraph, point (18)(f), am	ending provision, numbered parag	raph (7), second subparagraph a	
	182a			(c) have been identified as having endocrine disrupting properties in accordance with Article 1 of Commission Delegated Regulation (EU) 2017/2100, or persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Article 5(1), point (e), of Regulation (EU) No 528/2012 and a decision on the application for approval or renewal of approval of those substances has been adopted under Regulation (EU) No 528/2012.	(c) have been identified as having endocrine disrupting properties in accordance with Article 1 of Commission Delegated Regulation (EU) 2017/2100, or persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Article 5(1), point (e), of Regulation (EU) No 528/2012 and a decision on the application for approval or renewal of approval of those substances has been adopted under Regulation (EU) No 528/2012. Text Origin: Council Mandate
	Article	1, first paragraph, point (18)(f), amo	ending provision, numbered paragr	raph (7), second subparagraph a, po	int (a)
(182b			- include substances in Table 3 of Part 3 of Annex VI as endocrine disruption for human health category 1,	- include substances in Table 3 of Part 3 of Annex VI as endocrine disruption for human health category 1,

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			endocrine disruption for the environment category 1 as persistent, bioaccumulative and toxic, or as very persistent, very bioaccumulative, together with relevant classification and labelling elements on the basis of respective criteria where:	endocrine disruption for the environment category 1 as persistent, bioaccumulative and toxic, or as very persistent, very bioaccumulative, together with relevant classification and labelling elements on the basis of respective criteria where: Text Origin: Council Mandate
Article	1, first paragraph, point (18)(f), am	ending provision, numbered paragr	aph (7), second subparagraph a, po	int (b)
C 182c			(a) those substances have been included in the candidate list referred to in Article 59 of Regulation (EC) No 1907/2006 before [OP, please insert date – 18 months after the entry into force of this Regulation] as having one of the properties mentioned above and for which a dossier according to Annex XV of Regulation (EC) No 1907/2006 was under assessment by [OP, please insert date – 6 months after entry into force of this Regulation]	(a) those substances have been included in the candidate list referred to in Article 59 of Regulation (EC) No 1907/2006 before [OP, please insert date – 18 months after the entry into force of this Regulation] as having one of the properties mentioned above and for which a dossier according to Annex XV of Regulation (EC) No 1907/2006 was under assessment by [OP, please insert date – 6 months after entry into force of this Regulation]

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	1, first paragraph, point (18)(f), am	ending provision, numbered parag	graph (7), second subparagraph a, po	int (c)
C 182d			(b) a decision on the application for approval or the renewal of approval of those substances identified as having one of the properties mentioned above has been adopted under Regulation (EC) No 1107/2009 before [OP, please insert date – 7 years + 6 months after the entry into force of this Regulation] and an application for approval or renewal of approval of those substances in accordance with the relevant provisions of Regulation (EC) No 1107/2009 was submitted before [OP, please insert date – 6 months after entry into force of this Regulation]	(b) a decision on the application for approval or the renewal of approval of those substances identified as having one of the properties mentioned above has been adopted under Regulation (EC) No 1107/2009 before [OP, please insert date – 7 years + 6 months after the entry into force of this Regulation] and an application for approval or renewal of approval of those substances in accordance with the relevant provisions of Regulation (EC) No 1107/2009 was submitted before [OP, please insert date – 6 months after entry into force of this Regulation] Text Origin: Council Mandate
Article	1, first paragraph, point (18)(f), amo	anding provision numbered parag	ranh (7a)	
	1, 1113t paragraph, point (10)(1), and	chang provision, numbered parag	μαριι (7α)	
C 182e				

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			(c) a decision on the application for approval or the renewal of approval of those substances identified as having one of the properties mentioned above has been adopted under Regulation (EU) 528/2012 before [OP, please insert date – 5 years + 6 months after the entry into force of this Regulation] and where, by the date of [OP: please insert the date – 6 months after the entry into force of this Regulation]:	(c) a decision on the application for approval or the renewal of approval of those substances identified as having one of the properties mentioned above has been adopted under Regulation (EU) 528/2012 before [OP, please insert date – 5 years + 6 months after the entry into force of this Regulation] and where, by the date of [OP: please insert the date – 6 months after the entry into force of this Regulation]: Text Origin: Council Mandate
Article C 182f	1, first paragraph, point (18)(f), am	ending provision, numbered paragr	i. the evaluating competent authority has submitted its draft assessment report on the application for approval or renewal of approval to the Agency in accordance with the relevant provisions of Regulation (EU) No 528/2012, or	i. the evaluating competent authority has submitted its draft assessment report on the application for approval or renewal of approval to the Agency in accordance with the relevant provisions of Regulation (EU) No 528/2012, or Text Origin: Council Mandate

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Article	1, first paragraph, point (18)(f), ame	ending provision, numbered paragi	raph (7a), point (b)	
C 182g			ii. the application was submitted for the purpose of Directive 98/8/EC and the Member State's evaluation in accordance with that Directive has been completed by 1 September 2013, but no decision on the application for approval or renewal of approval was adopted before that date, or	ii. the application was submitted for the purpose of Directive 98/8/EC and the Member State's evaluation in accordance with that Directive has been completed by 1 September 2013, but no decision on the application for approval or renewal of approval was adopted before that date, or Text Origin: Council Mandate
Article	1, first paragraph, point (18)(f), ame	ending provision, numbered paragr	raph (7a), point (c)	
C 182h			iii. the Agency has submitted to the Commission an opinion pursuant to Article 75(1)(g) of Regulation (EU) No 528/2012 following a request to establish whether the respective criteria are met.	iii. the Agency has submitted to the Commission an opinion pursuant to Article 75(1)(g) of Regulation (EU) No 528/2012 following a request to establish whether the respective criteria are met. Text Origin: Council Mandate

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Article	e 1, first paragraph, point (18)(f), am	ending provision, numbered paragr	raph (8), first subparagraph	
C 183	8. The Commission shall adopt delegated acts in accordance with Article 53a to amend Table 3 of Part 3 of Annex VI by inclusion of substances together with relevant classification and labelling elements where, on [OP: please insert the date = the date of entry into force of Commission Delegated Regulation (EU)i.e. the delegated act on the new hazard classes - reference to be added once adopted] those substances have not been approved, under Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 or have been approved with derogation in accordance with the relevant provisions of those Regulations, due to either of the following characteristics:	8. The Commission shall adopt delegated acts in accordance with Article 53a to amend Table 3 of Part 3 of Annex VI by inclusion of substances together with relevant classification and labelling elements where, on [OP: please insert the date = the date of entry into force of Commission Delegated Regulation (EU)i.e. the delegated act on the new hazard classes - reference to be added once adopted] those substances have not been approved, under Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 or have been approved with derogation in accordance with the relevant provisions of those Regulations, due to either of the following characteristics:	8.(b) The Commission shall adopt delegated acts have been identified as having endocrine disrupting properties in accordance with Article 53a to amend Table 3 of Part 3Section 3.6.5 or Section 3.8.2 of Annex VI by inclusion of substances together with relevant classification and labelling elements where, on [OP: please insert the date — the date of entry into force of Commission Delegated II to Regulation (EC) No 1107/2009, or persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Section 3.7.2. or 3.7.3. of Annex II to Regulation (EUEC)i.e. the delegated act No 1107/2009 and a decision on the new hazard classes – reference to be added once adopted] application for approval of those substances have not been approved, has	8. The Commission shall adopt delegated acts have been identified as having endocrine disrupting properties in accordance with Article 53a to amend Table 3 of Part 3Section 3.6.5 or Section 3.8.2 of Annex VI by inclusion of substances together with relevant classification and labelling elements where, on [OP: please insert the date — the date of entry into force of Commission Delegated II to Regulation (EC) No 1107/2009, or persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Section 3.7.2. or 3.7.3. of Annex II to Regulation (EUEC)i.e. the delegated act No 1107/2009 and a decision on the new hazard classes - reference to be added once adopted application for approval of those substances have not been approved, has been adopted under Regulation

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point (18)(f), am	ending provision, numbered paragr	been adopted under Regulation (EC) No 1107/2009 or Regulation (EU) No 528/2012 or have been approved with derogation in accordance with the relevant provisions of those Regulations, due to either of the following characteristics:	(EC) No 1107/2009 or Regulation (EU) No 528/2012 or have been approved with derogation in accordance with the relevant provisions of those Regulations, due to either of the following characteristics: Text Origin: Council Mandate
C 184	(a) endocrine disruptor in accordance with Section 3.6.5 or Section 3.8.2 of Annex II to Regulation (EC) No 1107/2009;	(a) endocrine disruptor in accordance with Section 3.6.5 or Section 3.8.2 of Annex II to Regulation (EC) No 1107/2009;	deleted	deleted
Article	1, first paragraph, point (18)(f), am	nending provision, numbered parag	raph (8), first subparagraph, point	(b)
C 185	(b) persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Section 3.7.2. or 3.7.3. of Annex II to Regulation (EC) No 1107/2009;	(b) persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Section 3.7.2. or 3.7.3. of Annex II to Regulation (EC) No 1107/2009;	deleted	deleted
Article	1, first paragraph, point (18)(f), an	nending provision, numbered parag	raph (8), first subparagraph, point	(c)

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(186	(c) endocrine disruptor for human health or for the environment in accordance with Article 1 of Commission Delegated Regulation (EU) 2017/2100*;	(c) endocrine disruptor for human health or for the environment in accordance with Article 1 of Commission Delegated Regulation (EU) 2017/2100*;	deleted	deleted
	Article .	l, first paragraph, point (18)(f), am	nending provision, numbered parag	raph (8), first subparagraph, point	(d)
(187	(d) persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Article 5(1), point (e), of Regulation (EU) No 528/2012.	(d) persistent, bioaccumulative and toxic or very persistent and very bioaccumulative in accordance with Article 5(1), point (e), of Regulation (EU) No 528/2012.	deleted	deleted
	Article .	l, first paragraph, point (18)(f), am	nending provision, numbered parag	raph (8), second subparagraph	
(188	The inclusion of the substances, referred to in the first subparagraph, in Table 3 of Part 3 of Annex VI shall be carried out on the basis of the respective criteria that they meet in accordance with the acts referred to in that subparagraph, points (a) to (d).';	The inclusion of the substances, referred to in the first subparagraph, in Table 3 of Part 3 of Annex VI shall be carried out on the basis of the respective criteria that they meet in accordance with the acts referred to in that subparagraph, points (a) to (d).';	deleted	deleted

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	l, first paragraph, point (18)(f), am	ending provision, numbered parag	raph (8), third subparagraph	
C	189	* Commission Delegated Regulation (EU) 2017/2100 of 4 September 2017 setting out scientific criteria for the determination of endocrine- disrupting properties pursuant to Regulation (EU) No 528/2012 of the European Parliament and Council (OJ L 301 of 17.11.2017 p.1.;	* Commission Delegated Regulation (EU) 2017/2100 of 4 September 2017 setting out scientific criteria for the determination of endocrine- disrupting properties pursuant to Regulation (EU) No 528/2012 of the European Parliament and Council (OJ L 301 of 17.11.2017 p.1.;	this is the footnote to (c) line 186 was deleted, same as the main text in line 186	deleted
	Article .	l, first paragraph, point (19)			
6	190	(19) In Article 38(1), point (c) is replaced by the following:	(19) In Article 38(1), point (c) is replaced by the following:	(19) In Article 38(1), point (c) is replaced by the following:	(19) In Article 38(1), point (c) is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (19), amen	ding provision, first paragraph	_	
C	191	(c) the specific concentration limits, M-factors or acute toxicity estimates, where applicable;;	(c) the specific concentration limits, M-factors or acute toxicity estimates, where applicable;;	(c) the specific concentration limits, M-factors or acute toxicity estimates, where applicable;;	(c) the specific concentration limits, M-factors or acute toxicity estimates, where applicable;;

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		,	,		Text Origin: Commission Proposal
	Article	1, first paragraph, point (20)			
(192	(20) Article 40 is amended as follows:	(20) Article 40 is amended as follows:	(20) Article 40 is amended as follows:	(20) Article 40 is amended as follows: Text Origin: Commission Proposal
	Article	1, first paragraph, point (20)(a)			
	193	(a) in paragraph 1, the first subparagraph is amended as follows:	(a) in paragraph 1, the first subparagraph is amended as follows:	(a) in paragraph 1, the first subparagraph is amended as follows:	(a) in paragraph 1, the first subparagraph is amended as follows: Text Origin: Commission Proposal
	Article	1, first paragraph, point (20)(a)(i)			
(194	(i) point (e) is replaced by the following:	(i) point (e) is replaced by the following:	(i) point (e) is replaced by the following:	(i) point (e) is replaced by the following: Text Origin: Commission

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Proposal
	Article	 1, first paragraph, point (20)(a)(i), a	 amending provision first paragraph		
C	195	(e) specific concentration limits, M-factors or acute toxicity estimates, where applicable, in accordance with Article 10, together with a justification referred to in the relevant parts of sections 1, 2 and 3 of Annex I to Regulation (EC) No 1907/2006;	(e) specific concentration limits, M-factors or acute toxicity estimates, where applicable, in accordance with Article 10, together with a justification referred to in the relevant parts of sections 1, 2 and 3 of Annex I to Regulation (EC) No 1907/2006;	(e) specific concentration limits, M-factors or acute toxicity estimates, where applicable, in accordance with Article 10, together with a justification referred to in the relevant parts of sections 1, 2 and 3 of Annex I to Regulation (EC) No 1907/2006;	(e) specific concentration limits, M-factors or acute toxicity estimates, where applicable, in accordance with Article 10, together with a justification referred to in the relevant parts of sections 1, 2 and 3 of Annex I to Regulation (EC) No 1907/2006; Text Origin: Commission Proposal
	Article	1, first paragraph, point (20)(a)(ii)			
C	196	(ii) points (g) and (h) are added:	(ii) points (g) and (h) are added:	(ii) points (g) and (h) are added:	(ii) points (g) and (h) are added: Text Origin: Commission Proposal
	Article	1, first paragraph, point (20)(a)(ii),	amending provision, first paragrap	h	
(197				

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	(g) where applicable, the reason for divergence from the most severe classification per hazard class included in the inventory referred to in Article 42;	(g) where applicable, and without needing to acquire new data or new studies being necessary, the reason for divergence from the most severe classification per hazard class included in the inventory referred to in Article 42;	(g) where applicable, the reason for divergence from the most severe classification per hazard class included in the inventory referred to in Article 42;	(g) where applicable, the reason for divergence from the most severe classification per hazard class included in the inventory referred to in Article 42; add the EP AM to a recital Text Origin: Commission Proposal
Article	1, first paragraph, point (20)(a)(ii),	amending provision, second paragr	aph	
C 198	(h) where applicable, the reason for introducing a more severe classification per hazard class compared to those included in the inventory referred to in Article 42.;	(h) where applicable and without needing to acquire new data or new studies being necessary, the reason for introducing a more severe classification per hazard class compared to those included in the inventory referred to in Article 42.2;	(h) where applicable, the reason for introducing a more severe classification per hazard class compared to those included in the inventory referred to in Article 42.;	(h) where applicable, the reason for introducing a more severe classification per hazard class compared to those included in the inventory referred to in Article 42.; same comment as row above, create recital with EP am Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	198a			(iii) subparagraph 2 is replaced by the following:	(iii) subparagraph 2 is replaced by the following: Text Origin: Council Mandate
	Article	1, first paragraph, point (20)(a)(iia)	, amending provision, first paragraph	ph	
C	198b			The information referred to in (a) to (h) shall not be notified, if it has been submitted to the Agency as part of a registration pursuant to Regulation (EC) No 1907/2006, or if it has already been notified by that notifier.	The information referred to in (a) to (h) shall not be notified, if it has been submitted to the Agency as part of a registration pursuant to Regulation (EC) No 1907/2006, or if it has already been notified by that notifier. Text Origin: Council Mandate
	Article	l, first paragraph, point (20)(b)			
C	199	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following: Text Origin: Commission Proposal

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	Article	1, first paragraph, point (20)(b), am	nending provision, numbered parag	raph (2)	
C	200	2. The information listed in paragraph 1 shall be notified to the Agency by the notifier(s) concerned at the latest 6 months after a decision to change the classification and labelling of the substance has been taken pursuant to the review referred to in Article 15(1).;	2. The information listed in paragraph 1 shall be notified to the Agency by the notifier(s) concerned at the latest 6 months after a decision to change the classification and labelling of the substance has been taken pursuant to the review referred to in Article 15(1).;	2. The information listed in paragraph 1 shall be notified to the Agency by the notifier(s) concerned at the latest 6 months after a decision to change the classification and labelling of the substance has been taken pursuant to the review referred to in Article 15(1).;	2. The information listed in paragraph 1 shall be notified to the Agency by the notifier(s) concerned at the latest 6 months after a decision to change the classification and labelling of the substance has been taken pursuant to the review referred to in Article 15(1).; Text Origin: Commission Proposal
	Article	1, first paragraph, point (20)(ba)			
C	200a		(20a) Article 41 is replaced by the following: "Article 41 Agreed entries Where the notification in Article 40(1) results in different entries on the inventory referred to in Article 42 for the same substance, the notifiers and registrants shall make every effort to come to an		deleted COM will present wording for a recital covering: "In case where notifiers and registrants cannot come to an agreed entry because of divergences about the level of scientific evidence supporting a classification and labelling of the same substance,

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			agreed entry to be included in the inventory. The notifiers shall inform the Agency accordingly. In case where notifiers and registrants cannot come to an agreed entry because of divergences about the level of scientific evidence supporting a classification and labelling of the same substance, the most protective classification shall prevail."		the most protective classification shall prevail." Text Origin: EP Mandate
	Article I	l, first paragraph, point (21)			
6	201	(21) in Article 42(1), the third subparagraph is replaced by the following:	(21) in Article 42(1), the third subparagraph is replaced by the following:	(21) in Article 42(1), the third subparagraph is replaced by the following:	(21) in Article 42(1), the third subparagraph is replaced by the following: Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (21), amen	ding provision, first paragraph		
C	202	The following information shall be made publicly available free of charge online:	The following information shall be made publicly available free of charge online <i>in a user-friendly format</i> :	The following information shall be made publicly available free of charge online:	The following information shall be made publicly available free of charge online:

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					Text Origin: Commission Proposal
	Article	1, first paragraph, point (21), amen	ding provision, first paragraph, poi	nt (a)	
C	203	(a) information referred to in Article 40(1), point (a), except where a notifier duly justifies why such publication is potentially harmful for its commercial interests or the commercial interests of any other concerned party;	(a) information referred to in Article 40(1), point (a), except where a notifier duly justifies why such publication is potentially harmful for its commercial interests or the commercial interests of any other concerned party;	(a) information referred to in Article 40(1), point (a), except where a notifier duly justifies why such publication is potentially harmful for its commercial interests or the commercial interests of any other concerned party;	(a) information referred to in Article 40(1), point (a), except where a notifier duly justifies why such publication is potentially harmful for its commercial interests or the commercial interests of any other concerned party; Text Origin: Council Mandate
	Article	1, first paragraph, point (21), amen	ding provision, first paragraph, poi	nt (b)	
(204	(b) in the case of group notifications, the identity of the importer or manufacturer submitting the information on behalf of the other members of the group;	(b) in the case of group notifications, the identity of the importer or manufacturer submitting the information on behalf of the other members of the group; ding provision, first paragraph, poi	(b) in the case of group notifications, the identity of the importer or manufacturer submitting the information on behalf of the other members of the group;	(b) in the case of group notifications, the identity of the importer or manufacturer submitting the information on behalf of the other members of the group; Text Origin: Commission Proposal

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C 205	(c) information in the inventory which corresponds to the information referred to in Article 119(1) of Regulation (EC) No 1907/2006.	(c) information in the inventory which corresponds to the information referred to in Article 119(1) of Regulation (EC) No 1907/2006.	(c) information in the inventory which corresponds to the information referred to in Article 119(1) of Regulation (EC) No 1907/2006.	(c) information in the inventory which corresponds to the information referred to in Article 119(1) of Regulation (EC) No 1907/2006. Text Origin: Commission Proposal
Artic	le 1, first paragraph, point (21), amen	ding provision, first paragraph, poi	nt (ca), first subparagraph	
C 205a			(d) the date of the latest update of the classification and labelling.	(d) the date of the latest update of the classification and labelling. Text Origin: Council Mandate
Artic	le 1, first paragraph, point (21), amen	ding provision, first paragraph, poin	nt (ca), second subparagraph	
C 2051			Information referred to in Article 40(1)(a) shall not be made publicly available where a notifier duly justifies why publication of such information is potentially harmful for its commercial interests or the commercial interests of any other	Information referred to in Article 40(1)(a) shall be made publicly available except where a notifier duly justifies why such publication is potentially harmful for its commercial interests or the commercial interests of any other concerned party.

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				concerned party.';	The Agency shall provide information on legitimate grounds on which confidentiality claims may be made. The Agency shall take measures to identify undue confidentiality claims, including IT screenings and spot checks. Text Origin: Council Mandate
	Article	1, first paragraph, point (21), amend	ding provision, second paragraph		
•	206	The Agency shall grant access to the information in the inventory that concerns a substance and is not referred to in the first subparagraph to other parties subject to Article 118 of Regulation (EC) No 1907/2006.;	The Agency shall grant access to the information in the inventory that concerns a substance and is not referred to in the first subparagraph to other parties subject to Article 118 of Regulation (EC) No 1907/2006.;	deleted	deleted EP to check with legal service Text Origin: Commission Proposal
	Article I	l, first paragraph, point (21a)			
C	206a		(21a) In the Article 42, the		(21a) In the Article 42, the

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		following paragraph 3a is added: "3a. Where the Agency considers that an entry is incomplete, incorrect or obsolete it shall delete the corresponding entry from the inventory after having informed the notifier."		following paragraph 3a is added: [COM proposal] "3a. Where the Agency considers that an entry is incomplete, incorrect or obsolete it shall request the notifier to notify the correct entry." COM suggestion ok in principle, but DLA to check (also in line with recital 24. Text Origin: EP Mandate
Article	1, first paragraph, point (21b)			
C 206b		(21b) The following Article -43 is inserted: Article -43 Right to request action from competent authorities and the Commission 1. Any natural or legal person, individually or in association, shall be entitled to submit substantiated evidence to competent authorities as		(21b) In Article 46 the following paragraph 1a is added: "1a. For the purpose of paragraph 1, the authorities responsible for enforcement referred to in Article 43 shall follow up on complaints or reports related to non-compliance with this Regulation, and verify that the

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	referred to in Article 43 or the Commission, such as peer- reviewed studies, human biomonitoring data, or environmental monitoring data, on the hazardous properties of a substance or mixture, or of substances or mixtures, showing that hazardous properties of a substance or mixture or of substances or mixture or of substances or mixtures may not have been sufficiently considered in the classification or labelling process. 2. The competent authorities or the Commission shall diligently and impartially assess the information submitted in accordance with paragraph 1, adding the evidence submitted to all other available evidence approach. 3. Where the evidence submitted shows non-compliance with one or several of the requirements on the classification, labelling and packaging of substances and mixtures, enforcement	Council Walldate	corrective action referred to in Article 3(16) of Regulation 2019/1020 has been taken;" COM to propose new wording

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C	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Commission 1 Toposat	measures shall be initiated in accordance with Article 47. 4. Where the assessment has shown that the substance meets the criteria for classification in any of the hazard classes referred to in Article 36(1), the competent authority or the Commission shall initiate a process of harmonised classification and labelling. Where the assessment has shown a wide dispersive use of and/or consumer exposure to the substance or mixture concerned, the competent authority or the Commission shall initiate a risk management process under Article 59, Article 69, or Article 68(2) of Regulation (EU) No 1907/2006. Where the assessment has shown a lack of information on the risk to health or the environment posed by a hazardous substance or mixture, the competent authority or the Commission shall require companies or any other relevant actor to provide more		

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	information, with a view to taking risk management measures under Title VI, VII or VIII of Regulation (EU) 1907/2006, where necessary. 5. Where the evidence submitted should have been included in the registration dossier submitted under Regulation (EU) No 1907/2006 but was omitted by the registrant, the enforcement measure shall be initiated under Article 126 of Regulation (EU) No 1907/2006 against registrants the registration of whom is noncompliant. 6. The competent authority or the Commission, shall, within 6 months, inform the natural or legal persons referred to in paragraph 1, of its opinion on the evidence and concerns submitted under paragraph 1, and of any steps it plans to take to address those concerns, providing the reasons for both the opinion reached and the steps proposed. 7. Competent authorities		

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		and the Commission shall publish an annual report on the requests received and how they have been dealt with.		
Article 1	1, first paragraph, point (21c)	1		
C 206c		(21c) The following Article - 43a is added: Article - 43a Access to justice 1. Any natural or legal person which has submitted a substantiated concern in accordance with Article - 43a shall have access to an administrative or judicial procedure to review the procedural and substantive legality of the decisions, acts or omissions of the relevant competent authority under this Regulation. 2. Member States shall ensure access to administrative or judicial procedures to review their decisions, acts and omissions, in accordance with national law or practice. Decisions, acts and omissions		EP drops AM

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		by the Commission shall be subject to review in accordance with Regulation EU (No) 1367/2006. 3. The procedures referred to in paragraph 2 shall be fair, equitable, timely and not prohibitively expensive while providing adequate and effective remedies, including injunctive relief where necessary. Member States shall ensure that practical information is made available to the public on access to administrative and judicial review procedures.		
Article	e 1, first paragraph, point (22)			
C 207	(22) Article 45 is amended as follows:	(22) Article 45 is amended as follows:	(22) Article 45 is amended as follows:	(22) Article 45 is amended as follows: Text Origin: Commission Proposal
Article	1, first paragraph, point (22)(a)			
208	(a) paragraph 1 is replaced by	(a) paragraph 1 is replaced by	(a) paragraph 1 is replaced by	(a) paragraph 1 is replaced by

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		the following:	the following:	the following:	the following:
					Text Origin: Commission Proposal
	Article 1	l, first paragraph, point (22)(a), am	ending provision, numbered paragi	raph (1)	
C	209	1. Member States shall appoint a body or bodies responsible for receiving the relevant harmonised information relating to emergency health response and preventative measures, in accordance with Annex VIII.;	1. Member States shall appoint a body or bodies responsible for receiving the relevant harmonised information relating to emergency health response and preventative measures, in accordance with Annex VIII.;	1. Member States shall appoint a body or bodies responsible for receiving the relevant harmonised information relating to emergency health response and preventative measures, in accordance with Annex VIII.;	1. Member States shall appoint a body or bodies responsible for receiving the relevant harmonised information relating to emergency health response and preventative measures, in accordance with Annex VIII.; Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (22)(b)			
C	210	(b) the following paragraphs 1a, 1b and 1c are inserted:	(b) the following paragraphs 1a, 1b and 1c are inserted:	(b) the following paragraphs 1a, 1b and 1c are inserted:	(b) the following paragraphs 1a, 1b and 1c are inserted: Text Origin: Commission Proposal
	Article 1	l, first paragraph, point (22)(b), am	ending provision, first paragraph		

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C	211	1a. Member States may appoint the Agency as the body responsible for receiving information relating to emergency health response and preventative measures referred to in paragraph 1.';	1a. Member States may appoint the Agency as the body responsible for receiving information relating to emergency health response and preventative measures referred to in paragraph 1.';	1a. Member States may appoint the Agency as the body responsible for receiving information relating to emergency health response and preventative measures referred to in paragraph 1.';	1a. Member States may appoint the Agency as the body responsible for receiving information relating to emergency health response and preventative measures referred to in paragraph 1.'; Text Origin: Commission Proposal
	Article	1, first paragraph, point (22)(b), am	ending provision, second paragrap	h	
C	212	1b. Importers and downstream users placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the body or bodies appointed in accordance with paragraph 1 the harmonised information referred to in Part B of Annex VIII.	1b. Importers and downstream users placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the body or bodies appointed in accordance with paragraph 1 the harmonised information referred to in Part B of Annex VIII.	1b. Importers and downstream users placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the body or bodies appointed in accordance with paragraph 1 the harmonised information referred to in Part B of Annex VIII.	1b. Importers and downstream users placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the body or bodies appointed in accordance with paragraph 1 the harmonised information referred to in Part B of Annex VIII. Text Origin: Council Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
(213	1c. Distributors placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the appointed body or bodies the harmonised information referred to in Part B of Annex VIII where they further distribute those mixtures in other Member States, or where they rebrand or relabel the mixtures. This obligation does not apply if the distributors can demonstrate that the appointed body or bodies already received the same information from importers or downstream users.;	1c. Distributors placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the appointed body or bodies the harmonised information referred to in Part B of Annex VIII where they further distribute those mixtures in other Member States, or where they rebrand or relabel the mixtures. This obligation does not apply if the distributors can demonstrate that the appointed body or bodies already received the same information from importers or downstream users.;	1c. Distributors placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the body or bodies appointed body or bodies the harmonised in accordance with paragraph 1 the information referred to in Part B of Annex VIII where they further distribute those mixtures in other Member States, or where they rebrand or relabel the mixtures. This obligation does not apply if the distributors can demonstrate that the appointed body or bodies already received the same information from importers or downstream users.';	1c. Distributors placing on the market mixtures that are classified as hazardous on the basis of their health effects or physical effects, shall submit to the body or bodies appointed body or bodies the harmonised in accordance with paragraph 1 the information referred to in Part B of Annex VIII where they further distribute those mixtures in other Member States, or where they rebrand or relabel the mixtures. This obligation does not apply if the distributors can demonstrate that the appointed body or bodies already received the same information from importers or downstream users. 2;
	Article	1, first paragraph, point (22)(c)			
(214	(c) in paragraph 2, point (b) is replaced by the following:	(c) in paragraph 2, point (b) is replaced by the following:	(c) in paragraph 2, point (b) is replaced by the following:	(c) in paragraph 2, point (b) is replaced by the following:

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 1	l, first paragraph, point (22)(c), am	ending provision, first paragraph		
(215	(b) where requested by a Member State, the Commission or the Agency, to undertake a statistical analysis to identify where improved risk management measures may be needed.;	(b) where requested by a Member State, the Commission or the Agency, to undertake a statistical analysis to identify where improved risk management measures may be needed.;	(b) where requested by athe Member State, the Commission or the Agency, to undertake a statistical analysis to identify where improved risk management measures may be needed.';	(b) where requested by athe Member State, the Commission or the Agency, to undertake a statistical analysis to identify where improved risk management measures may be needed.2; Text Origin: Council Mandate
	Article	1, first paragraph, point (22)(d)			
C	216	(d) paragraph 3 is replaced by the following:	(d) paragraph 3 is replaced by the following:	(d) paragraph 3 is replaced by the following:	(d) paragraph 3 is replaced by the following: Text Origin: Commission Proposal
	Article	l, first paragraph, point (22)(d), am	ending provision, numbered paragi	raph (3)	
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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		3. The appointed bodies shall have at their disposal all the information required from importers, downstream users and distributors referred to in paragraph 1c, to carry out the tasks for which they are responsible.;	3. The appointed bodies shall have at their disposal all the information required from importers, downstream users and distributors referred to in paragraph 1c, to carry out the tasks for which they are responsible.;	3. The appointed bodies shall have at their disposal all the information required from importers, downstream users and distributors referred to in paragraph 1c, to carry out the tasks for which they are responsible in accordance with paragraph 1.';	3. The appointed bodies shall have at their disposal all the information required from importers, downstream users and distributors referred to in paragraph 1c, to carry out the tasks for which they are responsible <i>in accordance with paragraph 1</i> .2;
	Article	l, first paragraph, point (23)			
C	218	(23) Article 48 is replaced by the following:	(23) Article 48 is replaced by the following:	(23) Article 48 is replaced by the following:	(23) Article 48 is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (23), amen	ding provision, first paragraph		
C	219	Article 48	Article 48	Article 48	Article 48 Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (23), amen	ding provision, second paragraph		
C	220	Advertisement	Advertisement	Advertisement	Advertisement Text Origin: Commission Proposal
	Article	1, first paragraph, point (23), amen	ding provision, numbered paragrap	h (1)	
•	221	1. Any advertisement for a substance classified as hazardous shall indicate the relevant hazard pictogram, the signal word, the hazard class and the hazard statements.	1. Any advertisement for a substance classified as hazardous shall indicate the relevant hazard pictogram, the signal word, the hazard class and the hazard statements. Any advertisement for a substance for sale to the general public shall in addition indicate "always read and follow the information on the product label."	1. Any advertisement for a substance classified as hazardous shall indicate the relevant- hazard pictogram, the pictograms, signal word, the hazard class and the hazardstatements and supplemental EUH statements set out in Annex II.	1Any advertisement for a substance classified as hazardous shall indicate the relevant hazard pictogrampictograms, the signal word, hazard statements and supplemental EUH statements set out in Annex II. Any advertisement for a substance for sale to the general public shall in addition indicate "always read and follow the information on the product label. the hazard class and the hazard statements.
	Article	1, first paragraph, point (23), amen	ding provision, numbered paragrap	h (2)	
C	222				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		2. Any advertisement for a mixture classified as hazardous or covered by Article 25(6) shall indicate the hazard pictogram, the signal word, the hazard class and the hazard statements.	2. Any advertisement for a mixture classified as hazardous or covered by Article 25(6) shall indicate the hazard pictogram, the signal word, the hazard class and the hazard statements. Any advertisement for sale of mixtures to the general public shall, in addition, indicate "always read and follow the information on the product label."	2. Any advertisement for a mixture classified as hazardous or covered by Article 25(6) shall indicate the hazard pictogrampictograms, the signal word, the hazard class and the hazardstatements and supplemental EUH statements set out in Annex II.	2Any advertisement for a mixture classified as hazardous or covered by Article 25(6) shall indicate the hazard pictograms, the signal word, hazard statements and supplemental EUH statements set out in Annex II. Any advertisement for sale of mixtures to the general public shall, in addition, indicate "always read and follow the information on the product label. the hazard class and the hazard statements. Text Origin: Council Mandate
	Article	1, first paragraph, point (23), amen	ding provision, numbered paragrap	h (2a)	
C	222a		2a. The use of environmental claims as defined in Article 2, point (o), of Directive 2005/29/EC shall be prohibited for substances and mixtures which are classified as hazardous due to their germ cell mutagenic, carcinogenic, toxic to reproduction, endocrine disruption for		2a. Any advertisement for a substance or a mixture classified as hazardous shall not contain statements that shall not appear on the label or packaging of that substance or mixture in accordance with Article 25(4).

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Collinission Troposar	human health or the environment, persistent, bioaccumulative and toxic (PBT), very persistent, very bioaccumulative (vPvB), persistent, mobile and toxic (PMT), or very persistent, very mobile (vPvM) properties;	Council Mandate	Any advertisement for a substance or a mixture classified as hazardous shall not contain statements that shall not appear on the label or packaging of that substance or mixture in accordance with Article 25(4). EP to check with LS, whether add here or directly on article 25. 2nd round: Council agrees with COM proposal 3rd round: COM will try to find a placing for the EP's AM in the recitals on green claims, highlighting consumers receive adequate information.
Article	1, first paragraph, point (23), amen	ding provision, numbered paragrap	h (2b)	
C 222b			3. By way of derogation from paragraph 1 and 2, the hazard pictograms and signal word may be omitted where the advertisement is non-visual.';	3. By way of derogation from paragraph 1 and 2, the hazard pictograms and signal word may be omitted where the advertisement is non-visual.';

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Council Mandate
Article	1, first paragraph, point (24)			
C 223	(24) the following Article 48a is added: Text Origin: Commission Proposal			
A .: 1	1 6 4 (24)			
Article	1, first paragraph, point (24), amen	ding provision, first paragraph		
C 224	Article 48a	Article 48a	Article 48a	Article 48a Text Origin: Commission Proposal
Article	1, first paragraph, point (24), amen	ding provision, second paragraph		
C 225	Distance sales offers	Distance sales offers	Distance sales offers	Distance sales offers Text Origin: Commission Proposal
Article	1, first paragraph, point (24), amen	ding provision, third paragraph		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	226	Suppliers placing substances or mixtures on the market through distance sales shall clearly indicate the label elements referred to in Article 17.;	Suppliers placing substances or mixtures on the market through distance sales shall clearly indicate the label elements referred to in Article 17.;	Suppliers placing When substances or mixtures are placed on the market through distance sales, the offer shall clearly and visibly indicate the label elements referred to in Article 17.';	Suppliers placing When substances or mixtures are placed on the market through distance sales, the offer shall clearly and visibly indicate the label elements referred to in Article 17.2; Text Origin: Council Mandate
	Article 1	I, first paragraph, point (25)			
	7 KI CICIC	i, ilist paragrapii, poliit (23)			
C	227	(25) Article 50 is amended as follows:	(25) Article 50 is amended as follows:	(25) Article 50 is amended as follows:	(25) Article 50 is amended as follows: Text Origin: Commission Proposal
	Article 1	I, first paragraph, point (25)(-a)			
C	227a		(-a) in Article 50, paragraph 2, point a is amended as following: "(a) provide industry with up to date technical and scientific guidance and tools where appropriate on how to comply		(-a) in Article 50, paragraph 2, point a is amended as following: "(a) provide industry with up to date technical and scientific guidance and tools where appropriate on how to comply

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			with the obligations laid down by this Regulation;"		with the obligations laid down by this Regulation;" Text Origin: EP Mandate
	Article	1, first paragraph, point (25)(a)		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	
C	228	(a) in paragraph 2, point (b) is replaced by the following:	(a) in paragraph 2, point (b) is replaced by the following:	(a) in paragraph 2, point (b) is replaced by the following:	(a) in paragraph 2, point (b) is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (25)(a), am	ending provision, first paragraph		
C	229	(b) provide competent authorities with technical and scientific guidance and tools on the operation and implementation of this Regulation and provide support to the helpdesks established by Member States under Article 44.;	(b) provide competent authorities with <u>up to date</u> technical and scientific guidance and tools on the operation and implementation of this Regulation and provide support to the helpdesks established by Member States under Article 44.2;	(b) provide competent authorities with technical and scientific guidance and tools on the operation and implementation of this Regulation and provide support to the helpdesks established by Member States under Article 44.;	(b) provide competent authorities with <u>up to date</u> technical and scientific guidance and tools on the operation and implementation of this Regulation and provide support to the helpdesks established by Member States under Article 44.2;

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (25)(b)			
C	230	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added:	(b) the following paragraph 3 is added: Text Origin: Commission Proposal
	Article	1, first paragraph, point (25)(ba)			
	230a		deleted		
	Article 1	l, first paragraph, point (25)(b), an	nending provision, numbered parag	graph (3)	
(231	3. Where the Agency acts as an appointed body in accordance with Article 45(1a), it shall put in place the tools necessary to provide access to the information to the relevant appointed body or bodies of the appointing Member State to fulfil their tasks with regard to emergency health response and preventative measures.	3. Where the Agency acts as an appointed body in accordance with Article 45(1a), it shall put in place the tools necessary to provide access to the information to the relevant appointed body or bodies of the appointing Member State to fulfil their tasks with regard to emergency health response and preventative measures.	3. Where the Agency acts as an appointed body in accordance with Article 45(1a), it shall put in place the tools necessary to provide access to the information to the relevant appointed body or bodies of the appointing Member State to fulfil their tasks with regard to emergency health response and preventative measures.	3. Where the Agency acts as an appointed body in accordance with Article 45(1a), it shall put in place the tools necessary to provide access to the information to the relevant appointed body or bodies of the appointing Member State to fulfil their tasks with regard to emergency health response and preventative measures.

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (25)(ba)			
(231a		(ba) the following paragraphs are added: "3a. The Agency shall be provided with adequate resources to support its work. 3b. In order to provide adequate expertise, support, and thorough scientific evaluations, appropriate and stable funding for the Agency shall be ensured."		(ba) the following paragraphs are added: "3a. The Agency shall be provided with adequate resources to support its work." Text Origin: EP Mandate
	Article 1	1, first paragraph, point (25)(bb)			
(231b			(25a) In Article 52, paragraph 2 is replaced by the following:	(bb) In Article 52, paragraph 2 is replaced by the following: Text Origin: Council Mandate
	Article	1, first paragraph, point (25)(bb), and	mending provision, first paragraph	1	
(231c			2. Within 60 days of	. 2. Within 60 days of receipt

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			receipt of the information from the Member State, the Commission shall adopt implementing acts in accordance with the examination procedure referred to in Article 54(2) either to authorise the provisional measure for a time period defined in the decision or to require the Member State to revoke the provisional measure.	of the information from the Member State, the Commission shall adopt implementing acts in accordance with the examination procedure referred to in Article 54(2) either to authorise the provisional measure for a time period defined in the decision or to require the Member State to revoke the provisional measure. Text Origin: Council Mandate
Article	1, first paragraph, point (26)		L	
C 232	(26) Article 53 is amended as follows:	(26) Article 53 is amended as follows:	(26) Article 53 is amended as follows:	(26) Article 53 is amended as follows: Text Origin: Commission Proposal
Article	1, first paragraph, point (26)(-a)			
C 232a		(-a) In Article 53, paragraph 1 is replaced by the following: "1. The Commission may		EP drops AM. It is covered by row 244

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	adjust and adapt Articles 6(5), 11(3), 12, 14, 18(3)(b), 23, 25 to 29 and 35(2) second and third subparagraph and Annexes I to VII to technical and scientific progress, including the promotion of alternative methods for assessment of hazards of substances and mixtures, taking due account of the further development of the GHS, in particular any UN amendments relating to the use of information on similar mixtures, and considering the developments in internationally recognised chemical programmes and of the data from accident databases. Those measures, designed to amend non-essential elements of this Regulation, shall be adopted in accordance with the regulatory procedure with scrutiny referred to in Article 54(3). On imperative grounds of urgency, the Commission may have recourse to the urgency procedure referred to in Article 54(4)."		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 1	l, first paragraph, point (26)(a)			
(233	(a) the following paragraphs 1a to 1b are inserted:	(a) the following paragraphs 1a to 1b are inserted:	(a) the following paragraphs 1a to 1b are inserted:	(a) the following paragraphs 1a to 1b are inserted: Text Origin: Commission Proposal
	Article 1	l, first paragraph, point (26)(a), am	ending provision, first paragraph		
	234	1a. The Commission is empowered to adopt delegated acts in accordance with Article 53a to amend section 1.6. of Annex I in order to adapt the label elements referred to in Article 34a(2) to technical progress or to the level of digital readiness among all population groups in the Union. When adopting those delegated acts, the Commission shall take into account the societal needs and a high level of protection of human health and the environment;	1a. The Commission is empowered to adopt delegated acts in accordance with Article 53a to amend section 1.6. of Annex I in order to adapt the label elements referred to in Article 34a(2) to technical progress or to the level of digital readiness among all population groups in the Union. When adopting those delegated acts, the Commission shall ensure a high level of protection of human health and the environment and take into account societal needs. The Commission shall make sure that information which is critical to protectthe societal	1a. The Commission is empowered to adopt delegated acts in accordance with Article 53a to amend section 1.6. of Annex I in order to adaptinclude the label elements referred to in Article 34a(2) to technical progress or to the level of digital readiness among all population groups in the Unionthat may be put on a digital label only, provided that GHS does not require such labelling elements to appear on the physical label. When adopting those delegated acts, the Commission shall take into account the societal needs and a high level of protection of	1a. The Commission is empowered to adopt delegated acts in accordance with Article 53a to amend section 1.6. of Annex I in order to adaptinclude the label elements referred to in Article 34a(2) to technical progress or to the level of digital readiness among all population groups in the Unionthat may be put on a digital label only, provided that GHS does not require such labelling elements to appear on the physical label. When adopting those delegated acts, the Commission shall take into account the level of digital readiness among all population

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		needs and a high level of protection of human health and the environment shall be easily accessible on the label;	human health and the environment;	groups in the Union, account the societal needs and a high level of protection of human health and the environment; Text Origin: Council Mandate
Article	e 1, first paragraph, point (26)(a), an	nending provision, second paragrap	h	
C 235	1b. In order to adjust to technological changes and (future) developments in the field of digitalisation, the Commission is empowered to adopt delegated acts in accordance with Article 53a to supplement this Regulation by laying down further details on the requirements for the digital labelling referred to in Article 34b. Those requirements shall cover, in particular, the IT solutions which may be used, and the alternative means for providing the information. When adopting those delegated acts, the Commission shall:	1b. In order to adjust to technological changes and (future) developments in the field of digitalisation, the Commission is empowered to adopt delegated acts in accordance with Article 53a to supplement this Regulation by laying down further details on the requirements for the digital labelling referred to in Article 34b. Those requirements shall cover, in particular, the IT solutions which may be used, and the alternative means for providing the information. When adopting those delegated acts, the Commission shall:	1b. In order to adjust to technological changes and (future) developments in the field of digitalisation, the Commission is empowered to adopt delegated acts in accordance with Article 53a to supplement this Regulation by laying down further details on the requirements for the digital labelling referred to in ArticleArticles 34a and 34b. Those requirements shall cover, in particular, the IT solutions which may be used, and the alternative means for providing the information. When adopting those such delegated acts, the Commission shall:	1b. In order to adjust to technological changes and (future) developments in the field of digitalisation, the Commission is empowered to adopt delegated acts in accordance with Article 53a to supplement this Regulation by laying down further details on the requirements for the digital labelling referred to in Article Articles 34a and 34b. Those requirements shall cover, in particular, the IT solutions which may be used, and the alternative means for providing the information. When adopting those such delegated acts, the Commission shall:

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Article	1, first paragraph, point (26)(a), am	ending provision, second paragrapl	n, point (a)	
C	236	(a) ensure coherence with other relevant Union acts;	(a) ensure coherence with other relevant Union acts;	(a) ensure coherence with other relevant Union acts;	(a) ensure coherence with other relevant Union acts; Text Origin: Commission Proposal
	Article	1, first paragraph, point (26)(a), am	ending provision, second paragrapl	n, point (b)	
C	237	(b) encourage innovation;	(b) encourage innovation;	(b) encourage innovation;	(b) encourage innovation; Text Origin: Commission Proposal
	Article :	1, first paragraph, point (26)(a), am	ending provision, second paragrapl	n, point (c)	
C	238	(c) ensure technological neutrality by applying no constraints or prescriptions on choices of technology or equipment, within the bounds of compatibility and interference avoidance;	(c) ensure technological neutrality by applying no constraints or prescriptions on choices of technology or equipment, within the bounds of compatibility and interference avoidance;	(c) ensure technological neutrality by applying no constraints or prescriptions on choices of technology or equipment, within the bounds of compatibility and interference avoidance;	(c) ensure technological neutrality by applying no constraints or prescriptions on choices of technology or equipment, within the bounds of compatibility and interference avoidance; Text Origin: Commission

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Proposal
	Article	1, first paragraph, point (26)(a), am	ending provision, second paragrapl	n, point (d)	
(239	(d) take into account the level of digital readiness among all population groups in the Union;	(d) take into account the level of digital readiness among all population groups in the Union, as well as the readiness of the necessary wireless and other technological infrastructure allowing unrestricted access to the information on chemicals;	(d) take into account the level of digital readiness among all population groups in the Union;	(d) take into account the level of digital readiness among all population groups in the Union, as well as the readiness of the necessary wireless and other technological infrastructure allowing unrestricted access to the information on chemicals; Text Origin: EP Mandate
	Article	1, first paragraph, point (26)(a), am	ending provision, second paragraph	n, point (e)	
C	240	(e) ensure that digitalisation does not compromise the protection of human health and the environment.	(e) ensure that digitalisation does not compromise the protection of human health and the environment.	(e) ensure that digitalisation does not compromise the protection of human health and the environment.	(e) ensure that digitalisation does not compromise the protection of human health and the environment.
	A	1. South and the state (20)/L			Text Origin: Commission Proposal
		1, first paragraph, point (26)(b)			_
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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:	(b) paragraph 2 is replaced by the following:deleted	(b) paragraph 2 is replaced by the following:
				Text Origin: Commission Proposal
Article	1, first paragraph, point (26)(b), am	ending provision, numbered parag	raph (2)	
242	2. The Commission or the Member States acting in the interest of the Union shall, in the manner appropriate to their role in the relevant UN fora, promote the harmonisation of the criteria for classification and labelling of endocrine disruptors for human health, endocrine disruptors for the environment, persistent, bioaccumulative and toxic (PBT), very persistent and very bioaccumulative (vPvB), persistent, mobile and toxic (PMT) and very persistent and very mobile (vPvM) substances as well as alternative test methods at the level of the UN.;	2. The Commission or the Member States acting in the interest of the Union shall, in the manner appropriate to their role in the relevant UN fora, promote the harmonisation of the criteria for classification and labelling of endocrine disruptors for human health, endocrine disruptors for the environment, persistent, bioaccumulative and toxic (PBT), very persistent and very bioaccumulative (vPvB), persistent, mobile and toxic (PMT) and very persistent and very mobile (vPvM) substances as well the development of criteria for immunotoxic and neurotoxic substances as well as alternative test methods, including new approach	deleted	2. The Commission, acting on behalf of the Union and the Member States, or the Member States acting in the interest of the Union shall, in the manner appropriate to their role in the relevant UN fora, cooperate with a view to promote the harmonisation of the criteria for classification and labelling of endocrine disruptors for human health, endocrine disruptors for the environment, persistent, bioaccumulative and toxic (PBT), very persistent and very bioaccumulative (vPvB), persistent, mobile and toxic (PMT) and very persistent and very mobile (vPvM) substances as well as the adaptation of criteria for alternative

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		methods and in particular non- animal methods at the level of the UN to address existing and emerging hazard classes. 2;		approaches, in particular non- animal test methods, and the assessment at the level of the UNneed for new criteria for immunotoxic and neurotoxic substances.'; Text Origin: EP Mandate
Articl	e 1, first paragraph, point (26)(c)			
C 243	(c) the following paragraph 3 is added:	(c) the following paragraph 3 is added:	deleted	(c) the following paragraph 3 is added: Text Origin: Commission Proposal
Articl	e 1, first paragraph, point (26)(ca)			
C 243a		deleted		
Articl	e 1, first paragraph, point (26)(c), an	nending provision, numbered parag	graph (3)	
C 244	3. The Commission shall regularly evaluate the	3. The Commission shall promote and regularly evaluate	deleted	3. The Commission shall regularly evaluate the

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	development of alternative test methods referred to in Article 13(1) of Regulation (EC) No 1907/2006 for classification of substances and mixtures.	the development of alternative test methods referred to in Article 13(1) of Regulation (EC) No 1907/2006 for classification of substances and mixtures, including new approach methods and in particular non-animal test methods, at least every three years, and adopt delegated acts in accordance with Article 53a, to update Annex I to this Regulation to reflect such technical progress, if relevant. The Commission shall adopt a delegated act in accordance with Article 53a to update Annex I to this Regulation no more than twelve months after non-animal data are included in harmonised criteria for classification and labelling at the level of the UN.		development of alternative test methods approaches referred to in Article 13(1) of Regulation (EC) No 1907/2006 for classification of substances and mixtures, in particular non- animal test methods, and adopt delegated acts in accordance with Article 53a, to update Annex I to this Regulation to reflect such technical progress, if relevant.— The Commission shall adopt a delegated act in accordance with Article 53a to update Annex I to this Regulation to adapt the criteria, preferably nor more than eighteen months after non-animal data are included in harmonised criteria for classification and labelling at the level of the UN. Text Origin: EP Mandate
Article	1, first paragraph, point (26)(c), am	ending provision, numbered paragi	raph (3a)	
C 244a		(ca) In Article 53, paragraph 3a is added as following:		deleted

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			"3a. The Commission shall assess the introduction of hazard criteria for immunotoxicity and neurotoxicity by 31 December 2025 and, where appropriate, adopt delegated acts in accordance with Article 53a. The Commission shall foster the rapid introduction of those hazard classes at the UNGHS."		If Council accepts wording of 242, EP drops this AM final round: Ep drops AM given 242 ok Text Origin: EP Mandate
	Article	l, first paragraph, point (27)			
•	245	(27) Article 53a is amended as follows:	(27) Article 53a is amended as follows:	(27) Article 53a is amended as follows:	(27) Article 53a is amended as follows: Text Origin: Commission Proposal
	Article	1, first paragraph, point (27)(a)			
C	246	(a) in paragraph 2, the first sentence is replaced by the following:	(a) in paragraph 2, the first sentence is replaced by the following:	(a) in paragraph 2, the first sentence is replaced by the following:	(a) in paragraph 2, the first sentence is replaced by the following: Text Origin: Commission Proposal

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Article	1, first paragraph, point (27)(a), am	nending provision, first paragraph		
C 247	The power to adopt delegated acts referred to in Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a) and 53(1b) shall be conferred on the Commission for a period of five years from [OP please insert the date = the date of entry into force of this Regulation];	The power to adopt delegated acts referred to in Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a), 53(1b), 53(3) and 53(4b) 3a shall be conferred on the Commission for a period of five years from [OP please insert the date = the date of entry into force of this Regulation] 'date of entry into force of this Regulation];	The power to adopt delegated acts referred to in Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a) and 53(1b) shall be conferred on the Commission for a period of five years from [OP please insert the date = the date of entry into force of this Regulation];	The power to adopt delegated acts referred to in Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a) and 53(1b) shall be conferred on the Commission for a period of five years from [OP please insert the date = the date of entry into force of this Regulation]; Text Origin: Commission Proposal
Article	1, first paragraph, point (27)(b)			
C 248	(b) in paragraph 3, the first sentence is replaced by the following:	(b) in paragraph 3, the first sentence is replaced by the following:	(b) in paragraph 3, the first sentence is replaced by the following:	(b) in paragraph 3, the first sentence is replaced by the following:Text Origin: Commission Proposal
Article	1, first paragraph, point (27)(b), an	nending provision, first paragraph		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	249	The delegation of power referred to in Articles 37(5), 37(7) and 37(8), 45(4), 53(1), 53(1a) and 53(1b), may be revoked at any time by the European Parliament or by the Council.;	The delegation of power referred to in Articles 37(5), 37(7) and 37(8), 45(4), 53(1), 53(1a) and 53(1b), 53(3) and 53(3a) may be revoked at any time by the European Parliament or by the Council. 2;	The delegation of power referred to in Articles 37(5), 37(7) and, 37(8), 45(4), 53(1), 53(1a) and 53(1b), may be revoked at any time by the European Parliament or by the Council.';	The delegation of power referred to in Articles 37(5), 37(7) and 37(8), 45(4), 53(1), 53(1a) and 53(1b), may be revoked at any time by the European Parliament or by the Council.; Text Origin: Commission Proposal
	Article	1, first paragraph, point (27)(c)			
(250	(c) in paragraph 6, the first sentence is replaced by the following:	(c) in paragraph 6, the first sentence is replaced by the following:	(c) in paragraph 6, the first sentence is replaced by the following:	(c) in paragraph 6, the first sentence is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (27)(c), am	ending provision, first paragraph		
(251	A delegated act adopted pursuant to Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a)	A delegated act adopted pursuant to—Articles 37(5), 37(7), 37(8), 45(4), 53(1),	A delegated act adopted pursuant to Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a)	A delegated act adopted pursuant to Articles 37(5), 37(7), 37(8), 45(4) 53(1), 53(1a)

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	and 53(1b), shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object.;	53(1a) and 53(1b),, 53(1b),, 53(3) or 53(3a) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object.2;	and 53(1b), shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object.;	and 53(1b), shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object.; Text Origin: Commission Proposal
Article	1, first paragraph, point (28)			
C 252	(28) Article 53c is replaced by the following:	(28) Article 53c is replaced by the following:	(28) Article 53c is replaced by the following:	(28) Article 53c is replaced by the following: Text Origin: Commission Proposal
Article	1, first paragraph, point (28), amen	ding provision, first paragraph		
C 253	۲	c	·	,

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 53c	Article 53c	Article 53c	Article 53c
					Text Origin: Commission Proposal
	Article	1, first paragraph, point (28), amend	ding provision, second paragraph		
(254	Separate delegated acts for different delegated powers	Separate delegated acts for different delegated powers	Separate delegated acts for different delegated powers	Separate delegated acts for different delegated powers Text Origin: Commission Proposal
	Article	1, first paragraph, point (28), amend	ding provision, third paragraph		
(255	The Commission shall adopt a separate delegated act in respect of each power delegated to it pursuant to this Regulation, with the exception of amendments to Annex VI, where Parts 1 and 2 of that Annex may be amended together with Part 3 of that Annex in one single act.;	The Commission shall adopt a separate delegated act in respect of each power delegated to it pursuant to this Regulation, with the exception of amendments to Annex VI, where Parts 1 and 2 of that Annex may be amended together with Part 3 of that Annex in one single act.;	The Commission shall adopt a separate delegated act in respect of each power delegated to it pursuant to this Regulation, with the exception of amendments to Annex VI, where Parts 1 and 2 of that Annex may be amended together with Part 3 of that Annex in one single act.;	The Commission shall adopt a separate delegated act in respect of each power delegated to it pursuant to this Regulation, with the exception of amendments to Annex VI, where Parts 1 and 2 of that Annex may be amended together with Part 3 of that Annex in one single act.;
					Text Origin: Commission Proposal

		Commission Buonasal	EP Mandate	Council Mandate	Duelt Agreement
	Article	Commission Proposal 1, first paragraph, point (29)	EP Mandate	Council Mandate	Draft Agreement
(256	(29) Article 54 is replaced by the following:	(29) Article 54 is replaced by the following:	(29) Article 54 is replaced by the following:	(29) Article 54 is replaced by the following: Text Origin: Commission Proposal
	Article	1, first paragraph, point (29), amen	ding provision, numbered paragrap	h (1)	
C	257	1. The Commission shall be assisted by the Committee established by Article 133 of Regulation (EC) No 1907/2006. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011*.';	1. The Commission shall be assisted by the Committee established by Article 133 of Regulation (EC) No 1907/2006. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011*.';	1. The Commission shall be assisted by the Committee established by Article 133 of Regulation (EC) No 1907/2006. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011*.';	1. The Commission shall be assisted by the Committee established by Article 133 of Regulation (EC) No 1907/2006. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011*.'; Text Origin: Commission Proposal
	Article	1, first paragraph, point (29), amen	ding provision, numbered paragrap	h (2)	
(258	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Article	e 1, first paragraph, point (29), amen	ding provision, third paragraph		
250	* Regulation (EU) 182/2011;	* Regulation (EU) 182/2011;	* Regulation (EU) 182/2011;	* Regulation (EU) 182/2011;
C 259				Text Origin: Commission Proposal
Article	e 1, first paragraph, point (29a)			
C 259a		(29a) the following article is inserted: "Article 54a Review Clause No sooner than [insert date six years after the date of entry into force of this Regulation], the Commission shall present a report to the European Parliament and the Council regarding the evaluation and classification of substances of renewable botanical origin containing more than one constituent referred to in	(29a) the following Article 54a is added: 'Article 54a Review By [insert date four years after the date of entry into force of this Regulation], the Commission shall present a report to the European Parliament and the Council on the applicable articles regarding classification of substances containing more than one constituent. The report may be accompanied	(29a) the following Article 54a is added:

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Article 5(3a).";	by an appropriate legislative proposal.'	from plants. The report may be accompanied, if appropriate, by a legislative proposal.' 2. By foffice of publications please insert date = 5 years from the date of entry into force of this Regulation], the Commission shall present an evaluation report to the European Parliament and the Council and the European Economic and Social Committee, assessing the need to extend requirements in sections 3.1 and 3.2 of Annex II on child-resistant fastenings and tactile warnings to other hazard classes. If justified by the results of the report, the Commission shall act in accordance with Article 53 (1). Text Origin: Council Mandate
Article 1,	, first paragraph, point (29b)		-	
259b				deleted

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article I	l, first paragraph, point (30)			
0	260	(30) in Article 61, the following paragraph 7 is added:	(3029b) in Article 61, the following paragraph 7 is added:	(30) in Article 61, the following paragraph 7 is added:	(30) in Article 61, the following paragraph 7 is added: Text Origin: Commission Proposal
	Article	l, first paragraph, point (30a)			
C	260a		a) In Article 61, the following paragraph is added: "7a. Mixtures which have been classified, labelled and packaged in accordance with Article 1(1), Article 4(10), Article 5, Article 6(3) and (4), Article 9(3) and (4), Article 25(6) and (9), Articles 29, 30 and 35, Article 40(1) and (2), Article 42(1), third subparagraph, Article 48, section 1.2.1. of Annex I, section 1.5.1.2 of Annex I, section 1.5.2.4.1 of Annex I, Parts 3 and 5 of Annex II, Part A, the first subparagraph of section 2.4, of Annex VIII, Part B, section 1, of Annex VIII, Part B, the third paragraph of		deleted EP drops AM

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Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	section 3.1, of Annex VIII, Part B, section 3.6, of Annex VIII, Part B, the first row of Table 3 of Section 3.7, of Annex VIII, Part B, the first paragraph of Section 4.1, of Annex VIII, Part C, sections 1.2 and 1.4, of Annex VIII, and Part D, sections 1, 2 and 3, of Annex VIII as applicable on [OP: please insert the date = the day before the entry into force of this Regulation] and which were placed on the market before [OP: please insert the date = the first day of the month following 24 months I after the date of entry into force of this Regulation] are not required to be classified, labelled and packaged in accordance with this Regulation as amended by Regulation/ of the European Parliament and of the Council* [OP: please complete the reference in the footnote — it should be the reference to this Regulation] until [OP: please insert the date = the first day of the month		

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement	
Autiala	1 first regression to int (20) gran	following 48 months after the date of entry into force of this Regulation]."	nh (7) fint mhangagail		
Article I	ı, jirsi paragrapn, point (30), amen	ding provision, numbered paragra	pn (/), jirsi suoparagrapn		
Y 261	7. Substances and mixtures which have been classified, labelled and packaged in accordance with Article 1(1), Article 4(10), Article 5, Article 6(3) and (4), Article 9(3) and (4), Article 25(6) and (9), Articles 29, 30 and 35, Article 40(1) and (2), Article 42(1), third sub-paragraph, Article 48, section 1.2.1. of Annex I, section 1.5.1.2 of Annex I, section 1.5.2.4.1 of Annex I, Parts 3 and 5 of Annex II, Part A, the first sub-paragraph of section 2.4, of Annex VIII, Part B, section 1, of Annex VIII, Part B, the third paragraph of section 3.1, of Annex VIII , Part B, the first row of Table 3 of	7. Substances and mixtures which have been classified, labelled and packaged in accordance with Article 1(1), Article 4(10), Article 5, Article 6(3) and (4), Article 9(3) and (4), Article 25(6) and (9), Articles 29, 30 and 35, Article 40(1) and (2), Article 42(1), third sub-paragraph, Article 48, section 1.2.1. of Annex I, section 1.5.1.2 of Annex I, section 1.5.2.4.1 of Annex I, Parts 3 and 5 of Annex II, Part A, the first sub-paragraph of section 2.4, of Annex VIII, Part	7. '7. Substances and mixtures which have been classified, labelled and packaged in accordance with Article 1(1), Article 4(10), Article 5, Article 6(3) and (4), Article 9(3) and (4), Article 25(6) and (9), Articles 29, 30 and 35, Article 40(1) and (2), Article 42(1), third sub-paragraph, Article 48, section 1.2.1. of Annex I, section 1.5.1.2 of Annex I, section 1.5.2.4.1 of Annex I, Parts 3 and 5 of Annex II, Part A, the first sub-paragraph of section 2.4, of Annex VIII, Part B, section 1, of Annex VIII, Part B, the third paragraph of section 3.1, of Annex VIII, Part B, section 3.6, of Annex VIII, Part	7. Substances and mixtures which have been classified, labelled and packaged in accordance with Article I(I), Article 4(10), Article 5, Article 6(3) and (4), Article 25(6) and (9), Articles 29, 30 and 35, Article 40(1) and (2), Article 42(1), third sub-paragraph, Article 48, section 1.2.1. of Annex I, section 1.5.1.2 of Annex I, section 1.5.2.4.1 of Annex I, section 1.5.2.4.1 of Annex II, Part A, the first sub-paragraph of section 2.4, of Annex VIII, Part B, section 3.1, of Annex VIII, Part B, the third paragraph of section 3.1, of Annex VIII, Part B, section 3.6, of Annex VIII, Part B, section 3.6, of Annex VIII, Part B, the first row of Table 3	Y
	Section 3.7, of Annex VIII, Part B, the first paragraph of Section	Section 3.7, of Annex VIII, Part B, the first paragraph of Section	B, the first row of Table 3 of Section 3.7, of Annex VIII, Part	of Section 3.7, of Annex VIII, Part B, the first paragraph of	

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4.1, of Annex VIII, Part C. sections 1.2 and 1.4, of Annex VIII, and Part D, sections 1, 2 and 3, of Annex VIII as applicable on ... [OP: please insert the date = the day before the entry into force of this Regulation] and which were placed on the market before [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation] are not required to be classified, labelled and packaged in accordance with this Regulation as amended by Regulation .../... of the European Parliament and of the Council* [OP: please complete the reference in the footnote – it should be the reference to this Regulation] until ... [OP: please insert the date = the first day of the month following 42 months after the date of entry into force of this Regulation].

Commission Proposal

EP Mandate

4.1, of Annex VIII, Part C, sections 1.2 and 1.4, of Annex VIII, and Part D, sections 1, 2 and 3, of Annex VIII—as applicable on ... [OP: please insert the date = the day before the entry into force of this Regulation] and which were placed on the market before [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation] are not required to be classified, labelled and packaged in accordance with this Regulation as amended by Regulation .../... of the European Parliament and of the Council* [OP: please complete the reference in the footnote – it should be the reference to this Regulation until ... [OP: please insert the date = the first day of the month following 42 months after the date of entry into force of this Regulation].

Council Mandate

B, the first paragraph of Section 4.1, of Annex VIII, Part C, sections 1.2 and 1.4, of Annex VIII, and Part D. sections 1, 2 and 3, of Annex VIII as applicable on ... [OP: please insert the date - the day before the entry into force of this Regulation] and which were placed on the market before OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation] are not required to be classified. labelled and packaged in accordance with this Regulation as amended by Regulation .../... of the European Parliament and of the Council* **OP:** please complete the reference in the footnote - it should be the reference to this Regulation] until ... [OP: please insert the date = the first day of the month following 42 months after the date of entry into force of this Regulation].

[OP: please insert the date = the day before the entry into force

Draft Agreement

Section 4.1, of Annex VIII, Part C, sections 1.2 and 1.4, of Annex VIII, and Part D, sections 1, 2 and 3, of Annex VIII as applicable on ... [OP: please insert the date = the day before the entry into force of this Regulation] and which were placed on the market before [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation] are not required to be classified, labelled and packaged in accordance with this Regulation as amended by Regulation .../... of the European Parliament and of the Council* [OP: please complete the reference in the footnote – it should be the reference to this Regulation until ... [OP: please insert the date = the first day of the month following 42 months after the date of entry into force of this Regulation].

EP agrees with Council and COM to delete references, EP to check internally drop of AM

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			of this Regulation] and which were placed on the market before [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation] are not required to be classified, labelled and packaged in accordance with this Regulation as amended by Regulation/ of the European Parliament and of the Council [OP: please complete the reference in the footnote – it should be the reference to this Regulation] until [OP: please insert the date = the first day of the month following 42 months after the date of entry into force of this Regulation].	(mixtures) 2nd round: EP accepts Council AM BUT NOTE: article 5 reference may need to be put back in, depending on the MOCs discussion Final round: To be aligned with the decision on MOcs Text Origin: Council Mandate
Article	1, first paragraph, point (30), amen	ding provision, numbered paragraph	h (7), second subparagraph	
C 262	* Regulation (EU)/ of the European Parliament and of the Council of on (OJ).;	* Regulation (EU)/ of the European Parliament and of the Council of on (OJ).;	* Regulation (EU)/ of the European Parliament and of the Council of on (OJ).;	* Regulation (EU)/ of the European Parliament and of the Council of on (OJ).; Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article	1, first paragraph, point (31)			
C	263	(31) Annex I is amended as set out in Annex I to this Regulation;	(31) Annex I is amended as set out in Annex I to this Regulation;	(31) Annex I is amended as set out in Annex I to this Regulation;	(31) Annex I is amended as set out in Annex I to this Regulation; Text Origin: Commission Proposal
	Article	1, first paragraph, point (32)		,	
(264	(32) Annex II is amended as set out in Annex II to this Regulation;	(32) Annex II is amended as set out in Annex II to this Regulation;	(32) Annex II is amended as set out in Annex II to this Regulation;	(32) Annex II is amended as set out in Annex II to this Regulation; Text Origin: Commission Proposal
	Article 1	1, first paragraph, point (33)			
C	265	(33) Annex VIII is amended as set out in Annex III to this Regulation.	(33) Annex VIII is amended as set out in Annex III to this Regulation.	(33) Annex VIII is amended as set out in Annex III to this Regulation.	(33) Annex VIII is amended as set out in Annex III to this Regulation. Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	2	T		
(266	Article 2	Article 2	Article 2	Article 2 Text Origin: Commission Proposal
	Article 2	2(1)			
(267	1. This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	1. This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	1. This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.	This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union. Text Origin: Commission Proposal
	Article 2	2(2)			
(268	2. The following provisions shall apply from [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation]:	2. The following provisions shall apply <i>to substances and mixtures</i> from [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation]:	2. The following provisions shall apply from [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation]:	2. The following provisions shall apply from [OP: please insert the date = the first day of the month following 18 months after the date of entry into force of this Regulation]: Application only to mixtures

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Art. 54 - internal EP check 2nd round: EP drops AM Text Origin: Commission Proposal
	Article 2	2(2), point (-a)			
(268a		2a. The following provisions shall apply to mixtures from [OP: please insert the date = the first day of the month following 24 months after the date of entry into force of this Regulation]: (a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (15), (16), (20), (21), (23) and (24); (b) points (2), (3), (7), (9) and (10) of Annex I; (c) Annex II; (d) points (1)(c), (2), (3) and (4) of Annex III.		deleted EP drops AM
	Article 2	2(2), point (a)			
(269	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (15), (16), (20), (21), (23) and	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (15), (16), (20), (21), (23) and (24);	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (15), (16), (20), (21), (23), and	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (15), (16), (20), (21), (23) and (24);

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	(24);		(24);	Text Origin: Commission Proposal
Articl	e 2(2), point (b)			
C 270	(b) points (2), (3), (7), (9) and (10) of Annex I;	(b) points (2), (3), (7), (9) and (10) of Annex I;	(b) points (2), (3), (7), (9) and (10) of Annex I;	(b) points (2), (3), (7), (9) and (10) of Annex I; Text Origin: Commission Proposal
Articl	e 2(2), point (c)			
C 271	(c) Annex II;	(c) Annex II;	(c) Annex II;	(c) Annex II; Text Origin: Commission Proposal
Articl	e 2(2), point (d)			
C 272	(d) points (1)(c), (2), (3) and (4) of Annex III.	(d) points (1)(c), (2), (3) and (4) of Annex III.	(d) points (1)(c), (2), (3) and (4) of Annex III.	(d) points (1)(c), (2), (3) and (4) of Annex III. Text Origin: Commission Proposal
Articl	e 2(3)			

3. By way of derogation from Article 1(1), Article 4(10), Article 1(1), Article 4(10), Article 1(1), Article 4(10), Article 1(1), Article 4(10), Article 5, Article 6(3) and (4), Article 5, Article 6(3) and (4), Article 5, Article 6(3) and (4), [Article 5], Article 6(3) and (4), Article 9(3) and (4), Article 25(6) and (9), Articles 29, 30 and 35, Article 40(1) and (2), Article 42(1), third sub-Article 42(1), third sub-Article 42(1), third sub-Article 42(1), third subparagraph, Article 48, section paragraph, Article 48, section paragraph, Article 48, section paragraph, Article 48, section 1.2.1. of Annex I, section 1.5.1.2 of Annex I, section 1.5.2.4.1 of Annex I, Parts 3 and 5 of Annex II, Part A, the first sub-paragraph of section 2.4, of Annex VIII, Part B, section 1, of 273 Annex VIII, Part B, the third paragraph of section 3.1, of Annex VIII, Part B, section 3.6, of Annex VIII, Part B, the first row of Table 3 of Section 3.7, of Annex VIII, Part B, the first paragraph of Section 4.1, of Annex VIII, Part C, sections 1.2 and 1.4, of Annex VIII, and Part D, sections 1, 2 and 3, of Annex VIII to Regulation (EC) No 1272/2008 as applicable on 1272/2008 as applicable on 1272/2008 as applicable on 1272/2008 as applicable on [OP: please insert the date = the day before the date of entry into force of this Regulation], force of this Regulation], force of this Regulation], force of this Regulation], substances and mixtures may substances and mixtures may substances and mixtures may substances may until ... [OP:

EP Mandate

Council Mandate

Draft Agreement

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		until [OP: please insert the date = the last day of the month following 17 months after the date of entry into force of this Regulation] be classified, labelled and packaged in accordance with Regulation (EC) No 1272/2008 as amended by the following provisions of this Regulation:	please insert the date = 18months after the date of entry into force of this Regulation and mixtures may until [OP: please insert the date = the last day of the month following 17 35 months after the date of entry into force of this Regulation] be classified, labelled and packaged in accordance with Regulation (EC) No 1272/2008 as amended by the following provisions of this Regulation:	until [OP: please insert the date = the last day of the month following 17 months after the date of entry into force of this Regulation] be classified, labelled and packaged in accordance with Regulation (EC) No 1272/2008 as amended by the following provisions of this Regulation:	until [OP: please insert the date = the last day of the month following 17 months after the date of entry into force of this Regulation] be classified, labelled and packaged in accordance with Regulation (EC) No 1272/2008 as amended by the following provisions of this Regulation: EP internal check on the drop of AM 2nd round: EP drops AM Text Origin: Commission Proposal
	Article 2	2(3), point (a)			
C	274	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (16), (20), (21) and (23);	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (16), (20), (21) and (23);	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (16), (20), (21) and (23);	(a) Article 1, points (1), (4), (5), (6), (7), (10), (11), (12), (16), (20), (21) and (23); aligned with Mocs decision Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Article 2	2(3), point (b)			
G	275	(b) points (2), (3), (7) and (9) of Annex I;	(b) points (2), (3), (7) and (9) of Annex I;	(b) points (2), (3), (7) and (9) of Annex I;	(b) points (2), (3), (7) and (9) of Annex I; Text Origin: Commission Proposal
	Article 2	2(3), point (c)			
C	276	(c) Annex II;	(c) Annex II;	(c) Annex II;	(c) Annex II; Text Origin: Commission Proposal
	Article 2	2(3), point (d)			
C	277	(d) points (1)(c), (2), (3) and (4) of Annex III.	(d) points (1)(c), (2), (3) and (4) of Annex III.	(d) points (1)(c), (2), (3) and (4) of Annex III.	(d) points (1)(c), (2), (3) and (4) of Annex III. Text Origin: Commission Proposal
	Article 2	2, fourth paragraph			
G	278	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.	This Regulation shall be binding in its entirety and directly applicable in all Member States.

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
For	mula			
C 277		Done at Brussels,	Done at Brussels,	Done at Brussels, Text Origin: Commission Proposal
Fori	mula			
C 28		For the European Parliament	For the European Parliament	For the European Parliament Text Origin: Commission Proposal
Fori	mula			
C 28	The President	The President	The President	The President Text Origin: Commission Proposal
For	mula			
C 28	2			

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		For the Council	For the Council	For the Council	For the Council
					Text Origin: Commission Proposal
	Formula	1			
(283	The President	The President	The President	The President Text Origin: Commission Proposal
	Annex I				
C	284	Annex I	Annex I	Annex I	Annex I Text Origin: Commission Proposal
	Annex I	, first paragraph			
(285	Part 1 of Annex I to Regulation (EC) No 1272/2008 is amended as follows:	Part 1 of Annex I to Regulation (EC) No 1272/2008 is amended as follows:	Part 1 of Annex I to Regulation (EC) No 1272/2008 is amended as follows:	Part 1 of Annex I to Regulation (EC) No 1272/2008 is amended as follows: Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	, second paragraph			
(286	(1) Section 1.1.1.3. is replaced by the following:	(1) Section 1.1.1.3. is replaced by the following:	(1) Section 1.1.1.3. is replaced by the following:	(1) Section 1.1.1.3. is replaced by the following: Text Origin: Commission Proposal
	Annex I	, second paragraph, amending prov	vision, first paragraph		
	287	1.1.1.3. A weight of evidence determination means that all available information bearing on the determination of hazard is considered together, such as the results of suitable in vitro tests, relevant animal data, human experience such as occupational data and data from accident databases, epidemiological and clinical studies and well-documented case reports and observations. For substances, information from the application of the category approach (grouping, read-across) and (Q)SAR results are also considered. The quality and consistency of the data shall be	1.1.1.3. A weight of evidence determination means that all available information bearing on the determination of hazard is considered together, such as the results of suitable in vitro tests, relevant animal data, human experience such as occupational data and data from accident databases, epidemiological and clinical studies and well-documented case reports and observations. For substances, information from the application of the category approach (grouping, read-across) and (Q)SAR results are also considered. The quality and consistency of the data shall be	1.1.1.3. A weight of evidence determination means that all available information bearing on the determination of hazard is considered together, such as the results of suitable in vitro tests, relevant animal data, human experience such as occupational data and data from accident databases, epidemiological and clinical studies and well-documented case reports and observations. For substances, information from the application of the category approach (grouping, read-across) and (Q)SAR results are also considered. The quality and consistency of the data shall be	1.1.1.3. A weight of evidence determination means that all available information bearing on the determination of hazard is considered together, such as the results of suitable in vitro tests, relevant animal data, human experience such as occupational data and data from accident databases, epidemiological and clinical studies and well-documented case reports and observations. For substances, information from the application of the category approach (grouping, read-across) and (Q)SAR results are also considered. The quality and consistency of the data shall be

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	given appropriate weight. Information on substances related to the substance being classified shall be considered, as appropriate. Information on substances or mixtures related to the mixture being classified shall be considered in accordance with Article 9(4). Information on the site of action and the mechanism or mode of action study results shall also be considered. Both positive and negative results shall be assembled together in a single weight of evidence determination.;	given appropriate weight. Information on substances related to the substance being classified shall be considered, as appropriate. Information on substances or mixtures related to the mixture being classified shall be considered in accordance with Article 9(4). Information on the site of action and the mechanism or mode of action study results shall also be considered. Both positive and negative results shall be assembled together in a single weight of evidence determination.;	given appropriate weight. Information on substances related to the substance being classified shall be considered, as appropriate. Information on substances or mixtures related to the mixture being classified shall be considered in accordance with Article 9(4). Information on the site of action and the mechanism or mode of action study results shall also be considered. Both positive and negative results shall be assembled together in a single weight of evidence determination.';	given appropriate weight. Information on substances related to the substance being classified shall be considered, as appropriate. Information on substances or mixtures related to the mixture being classified shall be considered in accordance with Article 9(4). Information on the site of action and the mechanism or mode of action study results shall also be considered. Both positive and negative results shall be assembled together in a single weight of evidence determination.; Text Origin: Commission Proposal
Annex 1	I, third paragraph			
288	(2) Section 1.2.1.4. is replaced by the following:	(2) Section 1.2.1.4. is replaced by the following:	(2) Section 1.2.1.4. is replaced by the following:	(2) Section 1.2.1.4. is replaced by the following: Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	, third paragraph, amending provis	ion, first paragraph		
C	289	1.2.1.4.			
	Annex I	, third paragraph, amending provis	ion, first paragraph, first subparagr	aph	
C	290	1.2.1.4. The dimensions of the label and of each pictogram, and the font size of letters shall be as follows:	1.2.1.4. The dimensions of the label and of each pictogram, and the font size of letters shall be as follows:	1.2.1.4. The dimensions of the label and of each pictogram, and the font size of letters shall be as follows:	1.2.1.4. The dimensions of the label and of each pictogram, and the font size of letters shall be as follows: Text Origin: Commission Proposal
	Annex I	, third paragraph, amending provis	ion, first paragraph, second subpara	agraph	
G	291	Table 1.3	Table 1.3	Table 1.3	Table 1.3 Text Origin: Commission Proposal
	Annex I	, third paragraph, amending provis	ion, first paragraph, third subparagi	raph	
C	292	Minimum dimensions of labels, pictograms and font size	Minimum dimensions of labels, pictograms and font size	Minimum dimensions of labels, pictograms and font size	Minimum dimensions of labels, pictograms and font size

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colu	mn 1, Row 1	
C 293	Capacity of the package	Capacity of the package	Capacity of the package	Capacity of the package Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colu	ımn 1, Row 2	
C 294	Not exceeding 3 litres:	Not exceeding 3 litres:	Not exceeding 3 litres:	Not exceeding 3 litres: Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colu	ımn 1, Row 3	
C 295	Greater than 3 litres but not exceeding 50 litres:	Greater than 3 litres but not exceeding 50 litres:	Greater than 3 litres but not exceeding 50 litres:	Greater than 3 litres but not exceeding 50 litres: Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colu	mn 1, Row 4	
296				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Greater than 50 litres but not exceeding 500 litres:	Greater than 50 litres but not exceeding 500 litres:	Greater than 50 litres but not exceeding 500 litres:	Greater than 50 litres but not exceeding 500 litres:
					Text Origin: Commission Proposal
	Annex I	, third paragraph, amending provis	ion, first paragraph, Table 1, Colum	nn 1, Row 5	
C	297	Greater than 500 litres:	Greater than 500 litres:	Greater than 500 litres:	Greater than 500 litres: Text Origin: Commission Proposal
	Annex I	, third paragraph, amending provis	ion, first paragraph, Table 1, Colum	nn 2, Row 1	
C	298	Dimensions of the label (in millimetres) for the information required by Article 17	Dimensions of the label (in millimetres) for the information required by Article 17	Dimensions of the label (in millimetres) for the information required by Article 17	Dimensions of the label (in millimetres) for the information required by Article 17 Text Origin: Commission Proposal
	Annex I	, third paragraph, amending provis	ion, first paragraph, Table 1, Colur	nn 2, Row 2	
C	299	If possible, at least 52x74	If possible, at least 52x74	If possible, at least 52x74	If possible, at least 52x74 Text Origin: Commission Proposal

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colur	nn 2, Row 3	
C 300	At least 74x105	At least 74x105	At least 74x105	At least 74x105 Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colur	nn 2, Row 4	
C 301	At least 105x148	At least 105x148	At least 105x148	At least 105x148 Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colum	nn 2, Row 5	
C 302	At least 148x210	At least 148x210	At least 148x210	At least 148x210 Text Origin: Commission Proposal
Annex	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colur	nn 3, Row 1	
C 303	Dimensions of each pictogram (in millimetres)			

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex 1	, third paragraph, amending provis	ion, first paragraph, Table 1, Colun	nn 3, Row 2	
C 304	Not smaller than 10x10 If possible, at least 16x16	Not smaller than 10x10 If possible, at least 16x16	Not smaller than 10x10 If possible, at least 16x16	Not smaller than 10x10 If possible, at least 16x16 Text Origin: Commission Proposal
Annex 1	, third paragraph, amending provis	ion, first paragraph, Table 1, Colum	nn 3, Row 3	
C 305	At least 23x23	At least 23x23	At least 23x23	At least 23x23 Text Origin: Commission Proposal
Annex 1	, third paragraph, amending provis	ion, first paragraph, Table 1, Colum	nn 3, Row 4	
C 306	At least 32x32	At least 32x32	At least 32x32	At least 32x32 Text Origin: Commission Proposal
Annex 1	, third paragraph, amending provis	ion, first paragraph, Table 1, Colum	nn 3, Row 5	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	307	At least 46x46	At least 46x46	At least 46x46	At least 46x46 Text Origin: Commission Proposal
	Annex I	, third paragraph, amending provis	ion, first paragraph, Table 1, Colun	nn 4, Row I	
	308	Minimum font-size	Minimum font-size	Minimum font-size (x-height in millimeters)	Minimum font-size (x-height in millimeters)
	Annex I	third paragraph, amending provis	ion, first paragraph, Table 1, Colun	on 4 Row 2	Text Origin: Council Mandate
	7 Hilliox I		lon, mot paragraph, ruote 1, coran	11 1, 10 W 2	
7	309	8pt	8pt1,4 (x-height in millimeters)	8pt 1,4	
	Annex I	f, third paragraph, amending provis	ion, first paragraph, Table 1, Colun	nn 4, Row 3	
7	310	12pt	12pt 1,8 (x-height in millimeters)	12pt 1,8	
	Annex I	I, third paragraph, amending provis	ion, first paragraph, Table 1, Colun	nn 4, Row 4	
7	311	16pt	16pt 2,4 (x-height in	16pt 2,0	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
			<u>millimeters)</u>		
	Annex I	, third paragraph, amending provis	ion, first paragraph, Table 1, Colun	nn 4, Row 5	
7	312	20pt';	20pt';3,0 (x-height in millimeters)	20pt 2,0 ';	Y
	Annex I	, fourth paragraph			
(313	(3) the following Section 1.2.1.5. is added:	(3) the following Section 1.2.1.5. is added:	(3) the following Section 1.2.1.5. is added:	(3) the following Section 1.2.1.5. is added: Text Origin: Commission Proposal
	Annex I	, fourth paragraph a			
(313a				
	Annex I	, fourth paragraph, amending provi	ision, first paragraph, first subparag	graph	
(314	1.2.1.5. The text on the label shall have the following characteristics:	1.2.1.5. The text on the label shall have the following characteristics:	1.2.1.5. The text on the label shall have the following characteristics:	1.2.1.5. The text on the label shall have the following characteristics:

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Annex 1	, fourth paragraph, amending provi	ision, first paragraph, first subparag	raph, point (a)	
((315	(a) the background of the label shall be white;	(a) the background of the label shall be white;	(a) the background of the label shall beprinted in black on a white background;	(a) the background of the label shall beprinted in black on a white background; Text Origin: Council Mandate
	Annex 1	, fourth paragraph, amending provi	ision, first paragraph, first subparag	raph, point (b)	
(316	(b) the distance between two lines shall be equal or above 120 % of the font size;	(b) the distance between two lines shall be equal or above 120 % of the font size;	(b) the distance between two lines shall be equal or above 120 % of the font size appropriate for the selected font size to be easily legible;	(b) the distance between two lines shall be equal or above 120%120% of the font size for packaging not exceeding 50 liters, and appropriate for packaging above 50 liters, for the selected font size to be easily legible; Text Origin: Council Mandate
	Annex 1	, tourth paragraph, amending provi	ision, first paragraph, first subparag	raph, point (c)	
(317	(c) a single font shall be used that is easily legible and without	(c) a single font shall be used that is easily legible and without	(c) a single font shall be used that is easily legible and without	(c) a single font shall be used that is easily legible and without

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		serifs;	serifs;	serifs;	serifs;
					Text Origin: Commission Proposal
	Annex I	I, fourth paragraph, amending provi	ision, first paragraph, first subparag	graph, point (d)	
C	318	(d) the letter spacing shall be appropriate for the selected font to be comfortably legible.	(d) the letter spacing shall be appropriate for the selected font to be comfortably legible.	(d) the letter spacing shall be appropriate for the selected font to be-comfortably easily legible.	(d) the letter spacing shall be appropriate for the selected font to be <i>comfortably easily</i> legible.
	Annov	fourth paragraph, amonding provi	gion first paragraph gogand gubno	ragranh	Text Origin: Council Mandate
	Annex I	f, fourth paragraph, amending provi	Islon, first paragraph, second subpa	ragraph	
C	319	For the labelling of inner packaging where the contents do not exceed 10 ml, the font size may be smaller than indicated in Table 1.3, as long as it remains legible for a person with average eyesight, where itis deemed important to place the most critical hazard statement and where the outer packaging meets the requirements of Article 17.	For the labelling of inner packaging where the contents do not exceed 10 ml, the font size may be smaller than indicated in Table 1.3, as long as it remains legible for a person with average eyesight, where itis deemed important to place the most critical hazard statement and where the outer packaging meets the requirements of Article 17.	For the labelling of inner packaging where the contents do not exceed 10 ml, the font size may be smaller than indicated in Table 1.3, as long as it remains legible for a person with average eyesight, where itisit is deemed important to place the most critical statement, such as hazard statement or EUH statement, and where the outer packaging meets the requirements of	For the labelling of inner packaging where the contents do not exceed 10 ml, the font size may be smaller than indicated in Table 1.3, as long as it remains legible for a person with average eyesighteasily legible, where itisit is deemed important to place the most critical statement, such as hazard statement or EUH statement, and where the outer packaging

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Article 17.'	meets the requirements of Article 17.2, Text Origin: Council Mandate
	Annex I	, fourth paragraph a			
C	319a	, routin paragraph a	In Annex I, part I, the following section is added: Section 1.2.1.5.a For multilingual labels, the languages shall be ordered in a logical way, e.g. alphabetically.	(3a) the following Section 1.2.1.6. is added:	(3) the following Section 1.2.1.6. is added: COM will send additional language on back page (ECHAS regulation). Council would also agree to take the ECHA text for the following rows. Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph		
G	319b			1.2.1.6 The front page of the fold-out label shall include at least the following elements:	1.2.1.6 The front page of the fold-out label shall include at least the following elements: Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (a)		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	319c			(i) name, address and phone number of supplier(s);	(i) name, address and phone number of supplier(s); Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (b)		
C	319d			(ii) nominal quantity of the substance or mixture in the package made available to the general public, unless this quantity is specified elsewhere on the package;	(ii) nominal quantity of the substance or mixture in the package made available to the general public, unless this quantity is specified elsewhere on the package; Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (c)		
C	319e			(iii) the product identifiers in accordance with Article 18(2) for substances and Article18(3)(a) for mixtures in all languages of the label that are used in the inside pages;	(iii) the product identifiers in accordance with Article 18(2) for substances and Article18(3)(a) for mixtures in all languages of the label that are used in the inside pages; Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (d)		

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	319f			(iv) where applicable, hazard pictograms;	(iv) where applicable, hazard pictograms; Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (e)		
C	319g			(v) where applicable, signal words in all languages of the label that are used in the inside pages;	(v) where applicable, signal words in all languages of the label that are used in the inside pages; Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (f)		
C	319h			(vi) where applicable, the unique formula identifier, unless printed or affixed on the inner packaging in accordance with point 5.3, Part A in Annex VIII of this Regulation;	(vi) where applicable, the unique formula identifier, unless printed or affixed on the inner packaging in accordance with point 5.3, Part A in Annex VIII of this Regulation; Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (g)		
C	319i				

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				(vii) a reference to the full safety information inside the fold-out label in all languages of the label or a symbol to inform a user that the label can be opened and to illustrate that additional information is available on inside pages;	(vii) a reference to the full safety information inside the fold-out label in all languages of the label or a symbol to inform a user that the label can be opened and to illustrate that additional information is available on inside pages; Text Origin: Council Mandate
	Annex I	, fourth paragraph a, amending pro	vision, first paragraph, point (h)		
C	319j			(viii) an abbreviation of the language (country code or language code) for all the languages that are used in the inside pages.	(viii) an abbreviation of the language (country code or language code) for all the languages that are used in the inside pages. Text Origin: Council Mandate
	Annex I	, fifth paragraph			
C	320	(4) the following Section 1.3.7. is added:	(4) the following Section 1.3.7. is added:	(4) the following Section 1.3.7. is added:	(4) the following Section 1.3.7. is added: Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		Commission Froposai	Er Manuate	Council Mandate	Draft Agreement
	Annay I	fifth paragraph amending provise	on, first paragraph, first subparagra	nph	
C	321	1.3.7. Ammunition	. 1.3.7. Ammunition	1.3.7. Ammunition	. 1.3.7. Ammunition , Text Origin: Commission Proposal
	Annex I	, fifth paragraph, amending provisi	on, first paragraph, second subpara	graph	
C	322	In the case of ammunition that qualifies as a substance or mixture and that is shot through a firearm, the labelling elements may be provided on the intermediate packaging instead of on the inner packaging, or, if there is no intermediate packaging, on the outer packaging.;	In the case of ammunition that qualifies as a substance or mixture and that is shot through a firearm, the labelling elements may be provided on the intermediate packaging instead of on the inner packaging, or, if there is no intermediate packaging, on the outer packaging.;	In the case of ammunition that qualifies asis a substance or mixture and that is shot through a firearm, the labelling elements may be provided on the intermediate packaging instead of on the inner packaging, or, if there is no intermediate packaging, on the outer packaging.';	In the case of ammunition that qualifies asis a substance or mixture and that is shot through a firearm, the labelling elements may be provided on the intermediate packaging instead of on the inner packaging, or, if there is no intermediate packaging, on the outer packaging. 2; Text Origin: Council Mandate
	Annex I	, sixth paragraph			
C	323				

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		(5) the heading of Section 1.5.1. is replaced by the following:	(5) the heading of Section 1.5.1. is replaced by the following:	(5) the heading of Section 1.5.1. is replaced by the following:	(5) the heading of Section 1.5.1. is replaced by the following: Text Origin: Commission Proposal
	Annex I	, sixth paragraph, amending provis	ion, first paragraph		
C	324	1.5.1. Exemptions from Article 31 in accordance with Article 29(1)	1.5.1. Exemptions from Article 31 in accordance with Article 29(1)	1.5.1. —Exemptions from Article 31 in accordance with Article 29(1)';	1.5.1. Exemptions from Article 31 in accordance with Article 29(1) Text Origin: Commission Proposal
	Annex I	, seventh paragraph			
C	325	(6) Section 1.5.1.1. is replaced by the following:	(6) Section 1.5.1.1. is replaced by the following:	(6) Section 1.5.1.1. is replaced by the following:	(6) Section 1.5.1.1. is replaced by the following: Text Origin: Commission Proposal
	Annex I	, seventh paragraph, amending pro	vision, first paragraph		
C	326				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		1.5.1.1. Where Article 29(1) applies, the label elements referred to in Article 17 may be provided on a tie-on tag or on an outer packaging.;	1.5.1.1. Where Article 29(1) applies, the label elements referred to in Article 17 may be provided on a tie-on tag or on an outer packaging.;	1.5.1.1. —Where Article 29(1) applies, the label elements referred to in Article 17 may be provided on a tie-on tag or on an outer packaging.';	1.5.1.1. Where Article 29(1) applies, the label elements referred to in Article 17 may be provided on a tie-on tag or on an outer packaging.; Text Origin: Commission Proposal
	Annex I	l, eighth paragraph			
(327	(7) Section 1.5.1.2. is replaced by the following:	(7) Section 1.5.1.2. is replaced by the following:	(7) Section 1.5.1.2. is replaced by the following:	(7) Section 1.5.1.2. is replaced by the following: Text Origin: Commission Proposal
	Annex I	, eighth paragraph, amending prov	ision, first paragraph		
(328	1.5.1.2. Where section 1.5.1.1. applies, the label on any inner packaging shall contain at least hazard pictograms, the signal word, the trade name or the designation of the mixture referred to in Article 18(3),	1.5.1.2. Where section 1.5.1.1. applies, the label on any inner packaging shall contain at least hazard pictograms, the signal word, the trade name or the designation of the mixture referred to in Article 18(3),	1.5.1.2. Where section 1.5.1.1. applies, the label on any inner packaging shall contain at least hazard pictograms, the signal word, the trade name or the designation of the mixture product identifier referred to	1.5.1.2. Where section 1.5.1.1. applies, the label on any inner packaging shall contain at least hazard pictograms, the signal word, the trade name or the designation of the mixture product identifier referred to in

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		point (a), and the name and telephone number of the suppliers of the substance or mixture.;	point (a), and the name and telephone number of the suppliers of the substance or mixture.;	in Article 18(2) for substances or the trade name or designation referred to in Article 18(3), point (a) for mixtures, and the name and telephone number of the suppliers of the substance or mixture.';	Article 18(2) for substances or the trade name or designation referred to in Article 18(3), point (a) for mixtures, and the name and telephone number of the suppliers of the substance or mixture.2;
					Text Origin: Council Mandate
	Annex I	, ninth paragraph		,	
C	329	(8) the heading of Section 1.5.2 is replaced by the following:	(8) the heading of Section 1.5.2 is replaced by the following:	(8) the heading of Section 1.5.2 is replaced by the following:	(8) the heading of Section 1.5.2 is replaced by the following: Text Origin: Commission Proposal
	Annex I	, ninth paragraph, amending provis	sion, first paragraph		
C	330	1.5.2. Exemptions from Article 17 in accordance with Article 29(2)';	1.5.2. Exemptions from Article 17 in accordance with Article 29(2)';	1.5.2. Exemptions from Article 17 in accordance with Article 29(2)';	1.5.2. Exemptions from Article 17 in accordance with Article 29(2)'; Text Origin: Commission
					Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex l	, tenth paragraph			
(331	(9) Section 1.5.2.4.1 is replaced by the following:	(9) Section 1.5.2.4.1 is replaced by the following:	(9) Section 1.5.2.4.1 is replaced by the following:	(9) Section 1.5.2.4.1 is replaced by the following: Text Origin: Commission Proposal
	Annex 1	, tenth paragraph, amending provis	sion, first paragraph		
	332	1.5.2.4.1. The label elements required by Article 17 may be omitted from the inner packaging where the contents of the inner packaging do not exceed 10 ml and either of the following applies:	1.5.2.4.1. The label elements required by Article 17 may be omitted from the inner packaging where the contents of the inner packaging do not exceed 10 ml and either of the following applies:	1.5.2.4.1. The label elements required by Article 17 may be omitted from the inner packaging where the contents of the inner packaging do not exceed 10 ml and-either any of the following applies:	1.5.2.4.1. The label elements required by Article 17 may be omitted from the inner packaging where the contents of the inner packaging do not exceed 10 ml and either any of the following applies: Text Origin: Council Mandate
	Annex 1	, tenth paragraph, amending provis	sion, first paragraph, point (a)		
(333	(a) the substance or mixture is placed on the market for supply to a distributor or downstream user for scientific research and	(a) the substance or mixture is placed on the market for supply to a distributor or downstream user for scientific research and	(a) the substance or mixture is placed on the market for supply to a distributor or downstream user for scientific research and	(a) the substance or mixture is placed on the market for supply to a distributor or downstream user for scientific research and

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		development or quality control analysis and the inner packaging is contained within outer packaging that meets the requirements set out in Article 17;	development or quality control analysis and the inner packaging is contained within outer packaging that meets the requirements set out in Article 17;	development or quality control analysis and the inner packaging is contained within outer packaging that meets the requirements set out in Article 17;	development or quality control analysis and the inner packaging is contained within outer packaging that meets the requirements set out in Article 17; Text Origin: Commission Proposal
	Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)		
(334	(b) the substance or mixture does not require labelling in accordance with Part 1, 2 or 4 of Annex II and is not classified in any of the following hazard classes and categories:	(b) the substance or mixture does not require labelling in accordance with Part 1, 2 or 4 of Annex II and is not classified in any of the following hazard classes and categories:	(b) the substance or mixture does not require labelling in accordance with Part 1, 2 or 4 or 2 of Annex II and is not classified in any of the following hazard classes and categories:	(b) the substance or mixture does not require labelling in accordance with Part 1, 2 or 4 or 2 of Annex II and is not classified in any of the following hazard classes and categories: Text Origin: Council Mandate
	Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(i)		
(335	(i) Acute toxicity, categories 1 to 4;	(i) Acute toxicity, categories 1 to 4;	(i) Acute toxicity, categories 1 to 4any category;	(i) Acute toxicity, eategories 1 to 4any category; Text Origin: Council Mandate

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	Annex I	f, tenth paragraph, amending provis	ion, first paragraph, point (b)(ii), fi	rst subparagraph	
C	336	(ii) Specific target organ toxicity – Single exposure, categories 1 and	(ii) Specific target organ toxicity – Single exposure, categories 1 and	(ii) Specific target organ toxicity – Single exposure, categories 1 and 2;	(ii) Specific target organ toxicity – Single exposure, categories 1 and <u>2;</u> Text Origin: Council Mandate
	Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(ii), se	econd subparagraph	
C	337	2;	2;	——————————————————————————————————————	2; deleted Text Origin: Council Mandate
	Annex I	f, tenth paragraph, amending provis	ion, first paragraph, point (b)(iii), f	irst subparagraph	
C	338	(iii) Specific target organ toxicity – repeated exposure, categories 1	(iii) Specific target organ toxicity – repeated exposure, categories 1	(iii) Specific target organ toxicity – repeated exposure, eategories lany category;	(iii) Specific target organ toxicity – repeated exposure, categories lany category; Text Origin: Council Mandate
	Annex I	f, tenth paragraph, amending provis	ion, first paragraph, point (b)(iii), s	econd subparagraph	
C	339	and 2;	and 2;	and 2; deleted	and 2; deleted Text Origin: Council Mandate

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	Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(iv)		
(340	(iv) Skin corrosion/irritation, category 1 (sub-categories 1A, 1B and 1C);	(iv) Skin corrosion/irritation, category 1 (sub-categories 1A, 1B and 1C);	(iv) Skin eorrosion/irritationcorrosion, category 1-(sub-categories 1A, 1B and 1C), any sub-category;	(iv) Skin corrosion/irritationcorrosion, category 1 (sub-categories 1A, 1B and 1C), any sub-category; Text Origin: Council Mandate
	Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(iva)		
C	340a		(iva) Serious eye damage category 1/eye irritation, category 2;	(iv1) Serious Eye Damage, category 1;	(iva) Serious Eye Damage, category 1; Text Origin: Council Mandate
	Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(ivb)		
(340b			(iv2) Skin Sensitisation, any category	deleted Text Origin: Council Mandate
	Annex I,	tenth paragraph, amending provis	sion, first paragraph, point (b)(v)		
(341	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B);	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B);	(v) Respiratory sensitisation, eategory 1 (sub-categories 1A and 1B)any category;	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B) any category;

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					Text Origin: Council Mandate
	Annex 1	I, tenth paragraph, amending provis	sion, first paragraph, point (b)(va)		
(341a		(va) Skin sensitisation, category 1 (sub-categories 1A and 1B);		(va) deleted EP dropped its AM
	Annex 1	I, tenth paragraph, amending provis	sion, first paragraph, point (b)(vi)		
(342	(vi) Aspiration hazard;	(vi) Aspiration hazard;	(vi) Aspiration hazard;	(vi) Aspiration hazard; Text Origin: Commission Proposal
	Annex 1	I, tenth paragraph, amending provis	sion, first paragraph, point (b)(vii)		
	343	(vii) Germ cell mutagenicity, any category;	(vii) Germ cell mutagenicity, any category;	(vii) Germ cell mutagenicity, any category;	(vii) Germ cell mutagenicity, any category; Text Origin: Commission Proposal
	Annex 1	I, tenth paragraph, amending provis	sion, first paragraph, point (b)(viii)		
(344	(viii) Carcinogenity, any	(viii) Carcinogenity, any	(viii) Carcinogenity, any	(viii) Carcinogenity, any

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	category;	category;	category;	category;
				Text Origin: Commission Proposal
Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(ix)	/(C1)	
C 345	(ix) Reproductive toxicity, any category;	(ix) Reproductive toxicity, any category;	(ix) Reproductive toxicity, any category;	(ix) Reproductive toxicity, any category; Text Origin: Commission
				Proposal
Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (b)(x)		
C 346	(x) Flammable solids, categories 1 and 2.;	(x) Flammable solids, categories 1 and 2.;	deleted	deleted
Annex I,	tenth paragraph, amending provis	sion, first paragraph, point (b)(xi)		
C 347	(xi) Endocrine disruptors for human health, any category;	(xi) Endocrine disruptors for human health, any category;	(xi) Endocrine disruptorsdisruption for human health, any category;	(xi) Endocrine disruptors disruption for human health, any category; Text Origin: Council Mandate
Annex I	, tenth paragraph, amending provis	ion, first paragraph, point (c)		

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	348	(c) the substance or mixture requires labelling in accordance with Part 1, 2 or 4 of Annex II but is not classified in any of the hazard classes and categories referred to in point (b) and has an inner packaging that is contained within outer packaging that meets the requirements set out in Article 17.;	(c) the substance or mixture requires labelling in accordance with Part 1, 2 or 4 of Annex II but is not classified in any of the hazard classes and categories referred to in point (b) and has an inner packaging that is contained within outer packaging that meets the requirements set out in Article 17.;	(c) the substance or mixture requires labelling in accordance with Part 1, 2 or 4 or 2 of Annex II but is not classified in any of the hazard classes and categories referred to in point (b) and has an inner packaging that is contained within outer packaging that meets the requirements set out in Article 17.';	(c) the substance or mixture requires labelling in accordance with Part 1, 2 or 4 or 2 of Annex II but is not classified in any of the hazard classes and categories referred to in point (b) and has an inner packaging that is contained within outer packaging that meets the requirements set out in Article 17.2;
	Annex I	, eleventh paragraph			
C	349	(10) the following Section 1.6. is added:	(10) the following Section 1.6. is added:	(10) the following Section 1.6. is added:	(10) the following Section 1.6. is added: Text Origin: Commission Proposal
	Annex I	, eleventh paragraph, amending pro	ovision, numbered paragraph (1.6)		
C	350	1.6. Label elements that may be provided on a digital label only	1.6. Label elements that may be provided on a digital label only	1.6. Label elements that may be provided on a digital label only	1.6. Label elements that may be provided on a digital label only

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Annay	I alayonth naraaranh amandina nr	ovision, numbered norograph (1.6)	point (a)	Text Origin: Commission Proposal
Annex	I, eleventh paragraph, amending pro	ovision, numbered paragraph (1.6),	point (a)	
C 351	(a) Supplemental information referred to in Article 25(3);	(a) Supplemental information referred to in Article 25(3);	(a) Supplemental information referred to in Article 25(3);	(a) Supplemental information referred to in Article 25(3);
331				Text Origin: Commission Proposal
Annex	II			
352	Annex II	Annex II	Annex II	Annex II Text Origin: Commission Proposal
Annex	II, first paragraph			
C 353	Annex II to Regulation (EC) No 1272/2008 is amended as follows:	Annex II to Regulation (EC) No 1272/2008 is amended as follows:	Annex II to Regulation (EC) No 1272/2008 is amended as follows:	Annex II to Regulation (EC) No 1272/2008 is amended as follows:
				Text Origin: Commission Proposal

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	Annex	II, first paragraph a			
•	353a		(-1a) in Part 3 of Annex II to Regulation (EC) No 1272/2008, point 3.1.1.1. is amended as following: "3.1.1.1. Packaging of whatever capacity containing a substance or mixture supplied to the general public and classified for acute toxicity, categories 1 to 3, STOT— single exposure category 1, STOT—repeated exposure category 1, or skin corrosion category 1, or serious eye damage category 1 shall be fitted with child-resistant fastenings".		EP drops AM
	Annex	II, second paragraph			
(353b		(-1b) in Part 3 of Annex II, section 3.2.1. is replaced by the following: "3.2.1. Packaging to be fitted with a tactile warning Where substances or mixtures		EP drops AM

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		are supplied to the general public and classified for acute toxicity, skin corrosion/skin irritation, serious eye damage/eye irritation, endocrine disruption for human health category 2, endocrine disruption for the environment category 2, germ cell mutagenicity category 2, carcinogenicity category 2, respiratory or skin sensitization, STOT categories 1 or 2, aspiration hazard, flammable gases, flammable liquids categories 1 or 2, or flammable solids, the packaging of whatever capacity, shall be fitted with a tactile warning of danger".		
Annex	II, second paragraph			
C 354	(1) in Part 3, the following Section 3.4. is added:	(1) in Part 3, the following Section 3.4. is added:	(1) in Part 3, the following Section 3.4. is added:	(1) in Part 3, the following Section 3.4. is added: Text Origin: Commission Proposal

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	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	first subparagraph	
C	355	3.4. Refill stations	3.4. Refill stations	3.4. '3.4. Supply via refill stations	3.4. <u>'3.4. Supply via</u> refill stations Text Origin: Council Mandate
	Annex I	i, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph	
C	356	Hazardous substances or mixtures referred to in Article 35(2a), shall meet the following conditions:	Hazardous substances or mixtures referred to in Article 35(2a), shall meet the following conditions:	When hazardous substances or mixtures referred to inare supplied in accordance with Article 35(2a), the supplier shall meet ensure that the following conditions are met:	When hazardous substances or mixtures referred to inare supplied in accordance with Article 35(2a), the supplier shall meet ensure that the following conditions are met: Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (a)	
C	357	(a) the labelling and packaging requirements applicable at the date of placing on the market of the hazardous substance or mixture are fulfilled for every refill station;	(a) the labelling and packaging requirements applicable at the date of placing on the market of the hazardous substance or mixture are fulfilled for every refill station;	(a) the labelling and packaging requirements applicable at the date of placing on the market of the refill station shall carry labels corresponding to the labels for each hazardous substance or mixture are fulfilled for every refill	(a) the labelling and packaging requirements applicable at the date of placing on the market of the refill station shall carry labels corresponding to the labels for each hazardous substance or mixture are fulfilled for every refill supplied

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				supplied at the station;	at the station;
					Text Origin: Council Mandate
Α	nnex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (b)	
	358	(b) a label is firmly affixed on a visible place of the refill station and with a font size that is easily legible and without serifs;	(b) a label is firmly affixed on a visible place of the refill station and with a font size that is easily legible and without serifs; fulfils the requirements of Article 31	(b) a label is the labels on the refill station shall be firmly affixed horizontally on a visible place and fulfil the requirements in Article 31 paragraphs 2 to 4 mutatis mutandis of the refill station and with a font size that is easily legible and without serifs;	(b) a label is the labels on the refill station shall be firmly affixed horizontally on a visible place and fulfil the requirements in Article 31 paragraphs 2 to 4 mutatis mutandis of the refill station and with a font size that is easily legible and without serifs; Text Origin: Council Mandate
Α	nnex I	II, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (ba)	
C :	358a		(ba) a label is available at the refill station, free-of-charge for consumers in a self-adhesive sticker form to be affixed on the container used by the consumer. Where refill stations provide several substances or mixtures, labels should easily and clearly identify which		EP considers dropping AM (covered by 366a&b) EP drops its AM Text Origin: EP Mandate

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			substance or mixture provided at the refill station the labels correspond to;		
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (c)	
(359	(c) substances and mixtures are only refilled in suitable and clean packaging without any visible residues, which are cleaned before reuse in case of suspected microbiological or other invisible contamination;	(c) substances and mixtures are only refilled in suitable and clean packaging without any visible residues, which are cleaned before reuse in case of suspected microbiological or other invisible contamination;	deleted	deleted
	Annex I	I, second paragraph, amending pro	ovision, numbered paragraph (3.4),	second subparagraph, point (d)	
(360	(d) the buttons to operate the refill station are out of reach of children and the refill station is not designed in a way to attract the curiosity of children;	(d) the buttons to operate the refill station are out of reach of children and the refill station is not designed in a way to attract the curiosity of children;	deleted	(d) the buttons to operate the refill station are out of reach of children and measures are taken to prevent uncontrolled use of the refill station is not designed in a way to attract the curiosity of by children;
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (e)	
(361	(e) overfilling packaging is technically prevented;	(e) overfilling packaging is technically prevented;	deleted	deleted

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex L	I, second paragraph, amending pro	ovision, numbered paragraph (3.4),	second subparagraph, point (f)	
	362	(f) filling a substance or mixture into unsuitable packaging is technically prevented;	(f) filling a substance or mixture into unsuitable packaging is technically prevented;	deleted	deleted
	Annex I	I, second paragraph, amending pro	pvision, numbered paragraph (3.4),	second subparagraph, point (fa)	
	362a			(f1) risk mitigation measures are applied to ensure that exposure of humans, especially of children, and the environment is avoided as far as possible;	(fa) risk mitigation measures are applied to minimize the exposure of humans, especially of children, and of the environment; this should be the firts of the examples that follow b) Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (g)	
(363	(g) at the moment of refill, the supplier is reachable for immediate assistance;	(g) at the moment of refill, the supplier is reachable for immediate assistance;	(g) at the moment of refill, the supplier is available on site for maintenance and reachable for immediate assistance, including emergency	(g) at the moment of refill, the supplier is available on site for maintenance and reachable for immediate assistance, including emergency assistance;

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				assistance;	Text Origin: Council Mandate
	Annex I	II, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (h)	
	364	(h) refill stations are not operated outdoors and outside business hours where immediate assistance cannot be provided;	(h) refill stations are not operated outdoors and outside business hours where immediate assistance cannot be provided;	deleted	(h) refill stations are not can be operated outdoors and outside business hours where only if immediate assistance cannot can be provided;
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (i)	
	365	(i) the substances or mixtures provided through a refill station do not react with each other in a way that could endanger clients or staff;	(i) the substances or mixtures provided through a refill station do not react with each other in a way that could endanger clients or staff;	deleted	(i) the substances or mixtures provided through a refill station do not react with each other in a way that could endanger clients or staff;
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (j)	
(366	(j) staff of the supplier are appropriately trained to minimise safety risks to consumers, professional users and themselves, and follow the necessary hygiene and cleaning protocols;	(j) staff of the supplier are appropriately trained to minimise safety risks to consumers, professional users and themselves, and follow the necessary hygiene and cleaning protocols;	deleted	(j) staff of the supplier are appropriately trained to minimise safety risks to consumers, professional users and themselves, and follow the necessary hygiene and cleaning protocols;

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (ja)	
C	366a			(j1) for every refilled package, the requirements on hazard communication in the form of labelling set out in Title III of this Regulation are fulfilled;	(i1) for every refilled package, the requirements on hazard communication in the form of labelling set out in Title III of this Regulation are fulfilled; Reflect in a recital as well? Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (jb)	
C	366b			(j2) for every refilled package the requirements on packaging set out in Title IV of this Regulation are fulfilled;	(j2) for every refilled package the requirements on packaging set out in Title IV of this Regulation are fulfilled; Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)	
C	367	(k) no substance or mixture provided through a refill station meets the criteria for classification in any of the	(k) no substance or mixture provided through a refill station meets the criteria for classification in any of the	(k) no substance or mixture provided through hazardous substances or mixtures shall not be provided at a refill	(k) no substance or mixture provided through hazardous substances or mixtures shall not be provided at a refill

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		following hazard classes:	following hazard classes:	station meets if the criteria for classification in any of the following hazard classes or differentiations are met:	station meets if the criteria for classification in any of the following hazard classes or differentiations are met: Text Origin: Council Mandate
	Annex 1	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(i)	
C	368	(i) Acute toxicity, categories 1 – 4;	(i) Acute toxicity, categories 1 – 4;	(i) Acute toxicity, categories 1 —4any category;	(i) Acute toxicity, categories 1 4any category; Text Origin: Council Mandate
	Annex 1	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(ii)	
0	369	(ii) Specific target organ toxicity – Single exposure, categories 1, 2 and 3;	(ii) Specific target organ toxicity – Single exposure, categories 1, 2 and 3;	(ii) Specific target organ toxicity – Single exposure, eategories 1, 2 and 3 any category;	(ii) Specific target organ toxicity – Single exposure, eategories 1, 2 and 3 any category; Text Origin: Council Mandate
	Annex 1	I, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(iii)	
C	370	(iii) Specific target organ toxicity – repeated exposure, categories 1 and 2;	(iii) Specific target organ toxicity – repeated exposure, categories 1 and 2;	(iii) Specific target organ toxicity – repeated exposure, eategories 1 and 2any category;	(iii) Specific target organ toxicity – repeated exposure, eategories 1 and 2 any category;

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Anno	II saaand maraaranh amaadina ma	vision, graph and none graph (2.4)	and subsequently reject (Iv)(iv)	Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(iv)	
C 371	(iv) Skin corrosion/irritation, category 1 (sub-categories 1A, 1B and 1C);	(iv) Skin corrosion/irritation, category 1 (sub-categories 1A, 1B and 1C);	(iv) Skin eorrosion/irritationcorrosion, category 1 (sub-categories 1A, 1B and 1C), any sub-category;	(iv) Skin corrosion/irritationcorrosion, category 1 (sub-categories 1A, 1B and 1C), any sub-category; Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(iva)	
C 371a		(iva) Serious eye damage category 1/eye irritation, category 2;	(iva) Serious eye damage, category 1;	(iva) Serious eye damage category 1; Text Origin: EP Mandate
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(v)	
C 372	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B);	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B);	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B)any category;	(v) Respiratory sensitisation, category 1 (sub-categories 1A and 1B) any category; Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(va)	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	372a		(va) Skin sensitisation, category 1 (sub-categories 1A and 1B);	(va) Skin sensitisation, any category;	(va) Skin sensitisation, any category; Text Origin: Council Mandate
	Annex I	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(vi)	
C	373	(vi) Aspiration hazard;	(vi) Aspiration hazard;	(vi) Aspiration hazard;	(vi) Aspiration hazard; Text Origin: Commission Proposal
	Annex I	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(vii)	
C	374	(vii) Germ cell mutagenicity, any category;	(vii) Germ cell mutagenicity, any category;	(vii) Germ cell mutagenicity, any category;	(vii) Germ cell mutagenicity, any category; Text Origin: Commission Proposal
	Annex I	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(viii	
C	375	(viii) Carcinogenicity, any category;	(viii) Carcinogenicity, any category;	(viii) Carcinogenicity, any category;	(viii) Carcinogenicity, any category; Text Origin: Commission Proposal

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Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(ix)	
C 376	(ix) Reproductive toxicity, any category;	(ix) Reproductive toxicity, any category;	(ix) Reproductive toxicity, any category;	(ix) Reproductive toxicity, any category; Text Origin: Commission Proposal
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(x)	
C 377	(x) Flammable gases, categories 1 and 2;	(x) Flammable gases, categories 1 and 2;	(x) Flammable gases, categories 1 and 2any category;	(x) Flammable gases, categories I and 2any category; Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	ovision, numbered paragraph (3.4),	second subparagraph, point (k)(xi)	
C 378	(xi) Flammable liquids, categories 1 and 2;	(xi) Flammable liquids, categories 1 and 2;	(xi) Flammable liquids, categories 1 and 2;	(xi) Flammable liquids, categories 1 and 2; Text Origin: Commission Proposal
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(xii)	
379	(xii) Flammable solids,	(xii) Flammable solids,	(xii) Flammable solids,	(xii) Flammable solids,

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	categories 1 and 2.	categories 1 and 2.	categories 1 and 2.any category;	categories 1 and 2.any category;
				Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(xiii)
C 380	(xiii) [insert: Endocrine disruptor for human health, categories 1 and 2].';	(xiii) [insert: Endocrine disruptor for human health, categories 1 and 2].';	(xiii) [insert: Endocrine disruptordisruption for human health, categories 1 and 2] any category;	(xiii) finsert:Endocrine disruptor disruption for human health, categories 1 and 2] any category;
				Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	ovision, numbered paragraph (3.4),	second subparagraph, point (k)(xiv	
C 381	(xiv) [insert: Endocrine disruptor for the environment, category 1 and 2];	(xiv) [insert: Endocrine disruptor for the environment, category 1 and 2];	(xiv) [insert: Endocrine disruptordisruption for the environment, any category-1 and 2];	(xiv) finsert: Endocrine disruptordisruption for the environment, any category and 2];
				Text Origin: Council Mandate
Annex	II, second paragraph, amending pro	vision, numbered paragraph (3.4),	second subparagraph, point (k)(xv)	
382	(xv) [insert: Persistent, bioaccumulative and toxic (PBT)];	(xv) [insert: Persistent, bioaccumulative and toxic (PBT)];	(xv) [insert: Persistent, Bioaccumulative and Toxic (PBT)];	(xv) <i>finsert:</i> Persistent, Bioaccumulative and Toxic <i>(PBT)</i> ;

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					Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (k)(xvi)	
C	383	(xvi) [insert: Very persistent and very bioaccumulative (vPvB)];	(xvi) [insert: Very persistent and very bioaccumulative (vPvB)];	(xvi) [insert: Very Persistent and Very Bioaccumulative (vPvB)];	(xvi) <i>[insert:</i> Very Persistent and Very Bioaccumulative (vPvB)]; Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (k)(xvii)
C	384	(xvii) [insert: Persistent, mobile and toxic (PMT)];	(xvii) [insert: Persistent, mobile and toxic (PMT)];	(xvii) [insert: Persistent, Mobile and Toxic (PMT)] ;	(xvii) <i>[insert:</i> Persistent, Mobile and Toxic <i>(PMT)]</i> ; Text Origin: Council Mandate
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), s	second subparagraph, point (k)(xvii	i)
C	385	(xviii) [insert Very persistent and very mobile (vPvM)].	(xviii) [insert Very persistent and very mobile (vPvM)].	(xviii) [insert-Very Persistent and Very Mobile (vPvM)].	
	Annex I	I, second paragraph, amending pro	vision, numbered paragraph (3.4), t	third subparagraph	
(386	By way of derogation from point (b), a single label on the	By way of derogation from point (b), a single label on the	By way of derogation from point (b)(a), a single label on	By way of derogation from point (b)(a), a single label on

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		refill station may be used for several substances or mixtures for which the label elements referred to in Article 17(1) are identical, provided that the label clearly indicates the name of each substance or mixture that it applies to.;	refill station may be used for several substances or mixtures for which the label elements referred to in Article 17(1) are identical, provided that the label clearly indicates the name of each substance or mixture that it applies to.;	the refill station may be used for several substances or mixtures for which the label elements referred to in Article 17(1) are identical, provided that the label clearly indicates the name of each substance or mixture that it applies to.';	the refill station may be used for several substances or mixtures for which the label elements referred to in Article 17(1) are identical, provided that the label clearly indicates the name of each substance or mixture that it applies to. 2; Text Origin: Council Mandate
	Annex I	I, third paragraph			
C	387	(2) Part 5 is replaced by the following:	(2) Part 5 is replaced by the following:	(2) Part 5 is replaced by the following:	(2) Part 5 is replaced by the following: Text Origin: Commission Proposal
	Annex I	I, third paragraph, amending provi	sion, first paragraph		
C	388	PART 5: HAZARDOUS SUBSTANCES AND MIXTURES TO WHICH ARTICLE 29(3) APPLIES	PART 5: HAZARDOUS SUBSTANCES AND MIXTURES TO WHICH ARTICLE 29(3) APPLIES	PART 5: HAZARDOUS SUBSTANCES AND MIXTURES TO WHICH ARTICLE 29(3) APPLIES	PART 5: HAZARDOUS SUBSTANCES AND MIXTURES TO WHICH ARTICLE 29(3) APPLIES Text Origin: Commission

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					Proposal
	Annex I	I, third paragraph, amending provis	sion, second paragraph		
C	389	Ready mixed cement and concrete in the wet state shall be accompanied by a copy of the label elements in accordance with Article 17.	Ready mixed cement and concrete in the wet state shall be accompanied by a copy of the label elements in accordance with Article 17.	Ready mixed cement and concrete in the wet state shall be accompanied by a copy of the label elements in accordance with Article 17.	Ready mixed cement and concrete in the wet state shall be accompanied by a copy of the label elements in accordance with Article 17. Text Origin: Commission Proposal
	Annex I	I, third paragraph, amending provis	sion third paragraph		
	7 HIHICK I	i, tille paragraph, amenang provis	non, uma paragraph		
C	390	For a substance or a mixture supplied at a filling station and directly pumped into a receptacle that forms an integral part of a vehicle and from where the substance or mixture is normally not intended to be removed, the label elements referred to in Article 17 shall be provided on the respective pump.;	For a substance or a mixture supplied at a filling station and directly pumped into a receptacle that forms an integral part of a vehicle and from where the substance or mixture is normally not intended to be removed, the label elements referred to in Article 17 shall be provided on the respective pump.;	For a substance or a mixture supplied at a filling station and directly pumped into a receptacle that forms an integral part of a vehicle and from where the substance or mixture is normally not intended to be removed, the label elements referred to in Article 17 shall be provided on a visible place on the respective pump. When vehicle fuels are supplied at a filling station through pumping into portable	For a substance or a mixture supplied at a filling station and directly pumped into a receptacle that forms an integral part of a vehicle and from where the substance or mixture is normally not intended to be removed, the label elements referred to in Article 17 shall be provided on a visible place on the respective pump. When vehicle fuels are supplied at a filling station through pumping into portable receptacles

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li.				receptacles designed to be used for fuels, a physical copy of the label elements referred to in Article 17 shall, in addition to the visible place on the pump, also be provided to be attached on the receptacle.';	designed to be used for fuels, a physical copy of the label elements referred to in Article 17 shall, in addition to the visible place on the pump, also be provided to be attached on the receptacle.'; Text Origin: Council Mandate
	Annex I][]			
(391	Annex III	Annex III	Annex III	Annex III Text Origin: Commission Proposal
	Annex I	II, first paragraph -a			
•	391a		Annex VI is amended as follows: "ANNEX VI Harmonised classification and labelling for certain hazardous substances PART 2: DOSSIERS FOR HARMONISED CLASSIFICATION AND		Annex VI is amended as follows: "ANNEX VI Harmonised classification and labelling for certain hazardous substances PART 2: DOSSIERS FOR HARMONISED CLASSIFICATION AND

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	— Justification for the		— Justification for the
	proposed harmonised		proposed harmonised
	classification and labelling.		classification and labelling.
	A comparison of the available		A comparison of the available
	information with the criteria		information with the criteria
	contained in Parts 2 to 5,		contained in Parts 2 to 5,
	taking into account the general		taking into account the general
	principles in Part 1, of Annex I		principles in Part 1, of Annex I
	to this Regulation shall be	•	to this Regulation shall be
	completed and documented in		completed and documented in
	the format set out in Part B of		the format set out in Part B of
	the Chemical Safety Report in		the Chemical Safety Report in
	Annex I to Regulation (EC) No		Annex I to Regulation (EC) No
	<u>1907/2006.</u>		<u>1907/2006.</u>
	— Justification for the		— Justification for the
	proposed grouping of		proposed grouping of
	substances to harmonized		substances to harmonized
	classification and labelling.		classification and labelling.
	Where a harmonised		Where a harmonised
	classification and labelling		classification and labelling
	proposal is made for a group of		proposal is made for a group of
	substances, the dossier shall		substances, the dossier shall
	include a scientific		<u>include a scientific</u>
	justification.		justification.
	— Justification for other		— Justification for other
	effects at Community level.		effects at Community level.
	For effects other than		For effects other than
	carcinogenity, mutagenicity,		carcinogenity, mutagenicity,
	reprotoxicity, endocrine		reprotoxicity, endocrine
	disruption for human health		disruption for human health
	and the environment, persistent		and the environment, persistent

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	bioaccumulative and toxic (PBT), very persistent, very bioaccumulative (vPvB), persistent, mobile and toxic (PMT), very persistent, very mobile (vPvM), and respiratory sensitisation, a justification that there is a need for action demonstrated at Union level shall be provided. This will not apply for an active substance within the meaning of Regulation (EU) No 1107/2009 or Regulation (EU) No 528/2012."		bioaccumulative and toxic (PBT), very persistent, very bioaccumulative (vPvB), persistent, mobile and toxic (PMT), very persistent, very mobile (vPvM), and respirator sensitisation, a justification that there is a need for action demonstrated at Union level shall be provided. This will not apply for an active substance within the meaning of Regulation (EU) No 1107/200 or Regulation (EU) No 528/2012." COM will present alternative suggestion after checking with ECHA Please change the sentence on scientific justification by the a of row 171a final round: all ok, text as in 4 column agreed Text Origin: EP Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	92	Annex VIII to Regulation (EC) No 1272/2008 is amended as follows:	Annex VIII to Regulation (EC) No 1272/2008 is amended as follows:	Annex VIII to Regulation (EC) No 1272/2008 is amended as follows:	Annex VIII to Regulation (EC) No 1272/2008 is amended as follows: Text Origin: Commission Proposal
An	nex I	II, second paragraph			
C 39	93	(1) Part A is amended as follows:	(1) Part A is amended as follows:	(1) Part A is amended as follows:	(1) Part A is amended as follows: Text Origin: Commission Proposal
An	nex I	II, second paragraph, point (a)			
G 39	94	(a) Section 1 is replaced by the following:	(a) Section 1 is replaced by the following:	(a) Section 1 is replaced by the following:	(a) Section 1 is replaced by the following: Text Origin: Commission Proposal
An	nex I	II, second paragraph, point (a), am	ending provision, numbered paragr	raph (1)	
	95	. 1. Application	. 1. Application	1. Application	. 1. Application

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l	Anney I	II second paragraph point (a) am	ending provision, numbered paragr	anh (1) point (1.1)	Text Origin: Commission Proposal
	Timex	in, second paragraph, point (a), and	enamig provision, numbered paragr	apir (1), point (1.1)	
(396	1.1 Importers, downstream users and distributors referred to in Article 45(1c) placing on the market mixtures for consumer use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.	1.1 Importers, downstream users and distributors referred to in Article 45(1c) placing on the market mixtures for consumer use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.	1.1 Importers, downstream users and distributors referred to in Article 45(1b) and (1c) placing on the market mixtures for consumer use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.	1.1 Importers, downstream users and distributors referred to in Article 45(<i>1b</i>) and (1c) placing on the market mixtures for consumer use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021. Text Origin: Council Mandate
	Annex I	III. second paragraph, point (a), am	lending provision, numbered paragr	aph (1), point (1.2)	
(397	1.2. Importers, downstream users and distributors referred to in Article 45(1c) placing on the market mixtures for professional use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.	1.2. Importers, downstream users and distributors referred to in Article 45(1c) placing on the market mixtures for professional use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.	1.2. Importers, downstream users and distributors referred to in Article 45(1b) and (1c) placing on the market mixtures for professional use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.	1.2. Importers, downstream users and distributors referred to in Article 45(<i>1b</i>) and (1c) placing on the market mixtures for professional use, within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2021.

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					Text Origin: Council Mandate
	Annex 1	II, second paragraph, point (a), am	ending provision, numbered paragr	aph (1), point (1.3)	
(398	1.3. Importers, downstream users and distributors referred to in Article 45(1c) placing on the market mixtures for industrial use or mixtures with an end use not subject to notification within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2024.	1.3. Importers, downstream users and distributors referred to in Article 45(1c) placing on the market mixtures for industrial use or mixtures with an end use not subject to notification within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2024.	1.3. Importers, downstream users and distributors referred to in Article 45(1b) and (1c) placing on the market mixtures for industrial use or mixtures with an end use not subject to notification within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2024.	1.3. Importers, downstream users and distributors referred to in Article 45(<i>1b</i>) and (1c) placing on the market mixtures for industrial use or mixtures with an end use not subject to notification within the meaning of Section 2.4 of Part A of this Annex, shall comply with this Annex from 1 January 2024. Text Origin: Council Mandate
	Annex 1	III, second paragraph, point (a), amo	ending provision, numbered paragr	aph (1), point (1.4)	
(399	1.4. Importers, downstream users and distributors referred to in Article 45(1c) having submitted information relating to hazardous mixtures to a body appointed in accordance with Article 45(1) before the dates of applicability mentioned in Sections 1.1, 1.2 and 1.3 and	1.4. Importers, downstream users and distributors referred to in Article 45(1c) having submitted information relating to hazardous mixtures to a body appointed in accordance with Article 45(1) before the dates of applicability mentioned in Sections 1.1, 1.2 and 1.3 and	1.4. Importers, downstream users and distributors referred to in Article 45(1b) and (1c) having submitted information relating to hazardous mixtures to a body appointed in accordance with Article 45(1) before the dates of applicability mentioned in Sections 1.1, 1.2	1.4. Importers, downstream users and distributors referred to in Article 45(1b) and (1c) having submitted information relating to hazardous mixtures to a body appointed in accordance with Article 45(1) before the dates of applicability mentioned in Sections 1.1, 1.2

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		which are not in accordance with this Annex, shall for those mixtures not be required to comply with this Annex until 1 January 2025.	which are not in accordance with this Annex, shall for those mixtures not be required to comply with this Annex until 1 January 2025.	and 1.3 and which are not in accordance with this Annex, shall for those mixtures not be required to comply with this Annex until 1 January 2025.	and 1.3 and which are not in accordance with this Annex, shall for those mixtures not be required to comply with this Annex until 1 January 2025. Text Origin: Council Mandate
	Annex I	II, second paragraph, point (a), am	ending provision, numbered paragr	aph (1), point (1.5)	
	400	1.5. By way of derogation from Section 1.4, if one of the changes described in Section 4.1 of Part B of this Annex occurs before 1 January 2025, importers, downstream users and distributors referred to in Article 45(1c) shall comply with this Annex before placing that mixture, as changed, on the market.;	1.5. By way of derogation from Section 1.4, if one of the changes described in Section 4.1 of Part B of this Annex occurs before 1 January 2025, importers, downstream users and distributors referred to in Article 45(1c) shall comply with this Annex before placing that mixture, as changed, on the market.;	1.5. By way of derogation from Section 1.4, if one of the changes described in Section 4.1 of Part B of this Annex occurs before 1 January 2025, importers, downstream users and distributors referred to in Article 45(1b) and (1c) shall comply with this Annex before placing that mixture, as changed, on the market.';	1.5. By way of derogation from Section 1.4, if one of the changes described in Section 4.1 of Part B of this Annex occurs before 1 January 2025, importers, downstream users and distributors referred to in Article 45(1b) and (1c) shall comply with this Annex before placing that mixture, as changed, on the market. ;
	Annex I	II, second paragraph, point (b)			
(401	(b) Section 2.1 is replaced by the following:	(b) Section 2.1 is replaced by the following:	(b) Section 2.1 is replaced by the following:	(b) Section 2.1 is replaced by the following:

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	A				Text Origin: Commission Proposal
	Annex	III, second paragraph, point (b), am	ending provision, numbered paragr	aph (2.1)	
	402	2.1. This Annex sets out the requirements that importers, downstream users and distributors referred to in Article 45(1c) ('submitters') placing mixtures on the market shall fulfil in respect of the submission of information so that appointed bodies have at their disposal the information required to carry out the tasks for which they are responsible under Article 45.;	2.1. This Annex sets out the requirements that importers, downstream users and distributors referred to in Article 45(1c) ('submitters') placing mixtures on the market shall fulfil in respect of the submission of information so that appointed bodies have at their disposal the information required to carry out the tasks for which they are responsible under Article 45.;	2.1. This Annex sets out the requirements that importers, downstream users and distributors referred to in Article 45(1c) ('submitters') placing mixtures on the market shall fulfil in respect of the submission of information so that appointed bodies have at their disposal the information required to carry out the tasks for which they are responsible under Article 45.';	2.1. This Annex sets out the requirements that importers, downstream users and distributors referred to in Article 45(1c) ('submitters') placing mixtures on the market shall fulfil in respect of the submission of information so that appointed bodies have at their disposal the information required to carry out the tasks for which they are responsible under Article 45.; Text Origin: Commission Proposal
	Annex 1	III, second paragraph, point (c)			
(403	(c) in Section 2.4., first subparagraph, the following	(c) in Section 2.4., first subparagraph, the following	(c) in Section 2.4., first subparagraph, the following	(c) in Section 2.4., first subparagraph, the following

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		point (6) is added:			
					Text Origin: Commission Proposal
	Annex I	II, second paragraph, point (c), am	ending provision, numbered paragr	aph (6)	
	404	(6) 'composition conforming with a standard formula specified in Part D' means a composition which includes all the components listed in one of the standard formulas referred to in Part D of this Annex, where those components are present in the mixture in concentrations within the ranges specified in that standard formula.;	(6) 'composition conforming with a standard formula specified in Part D' means a composition which includes all the components listed in one of the standard formulas referred to in Part D of this Annex, where those components are present in the mixture in concentrations within the ranges specified in that standard formula.;	(6) 'composition conforming with a standard formula specified in Part D' means a composition which includes all the components listed in one of the standard formulas referred to in Part D of this Annex, where those components are present in the mixture in concentrations within the ranges specified in that standard formula.;	(6) 'composition conforming with a standard formula specified in Part D' means a composition which includes all the components listed in one of the standard formulas referred to in Part D of this Annex, where those components are present in the mixture in concentrations within the ranges specified in that standard formula.; Text Origin: Commission Proposal
	Annex I	II, third paragraph	1	1	
(405	(2) Part B is amended as follows:			

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					Text Origin: Commission Proposal
	Annex I	II, third paragraph, point (a)			
C	406	(a) the following Section 1.1a. is inserted:	(a) the following Section 1.1a. is inserted:	(a) the following Section 1.1a. is inserted:	(a) the following Section 1.1a. is inserted: Text Origin: Commission Proposal
	Annex I	II, third paragraph, point (a), amen	ding provision, first paragraph		
(407	1.1a. Name and product description of standard formula or name of fuel	1.1a. Name and product description of standard formula or name of fuel	1.1a. Name and product description of standard formula or name of fuel	1.1a. Name and product description of standard formula or name of fuel Text Origin: Commission Proposal
	Annex I	II, third paragraph, point (a), amen	ding provision, second paragraph		
C	408	For mixtures with a composition conforming with a standard formula specified in Part D, the name and product description of	For mixtures with a composition conforming with a standard formula specified in Part D, the name and product description of	For mixtures with a composition conforming with a standard formula specified in Part D, the name and product description of	For mixtures with a composition conforming with a standard formula specified in Part D, the name and product description of

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		the relevant standard formula as indicated in that Part shall be included in the submission.	the relevant standard formula as indicated in that Part shall be included in the submission.	the relevant standard formula as indicated in that Part shall be included in the submission.	the relevant standard formula as indicated in that Part shall be included in the submission. Text Origin: Commission
	A I	TI 41:-1	dia a manisia a Abinda a manada		Proposal
	Annex I	III, third paragraph, point (a), amen	ding provision, third paragraph	<u> </u>	
C	409	For fuels listed in Table 3, the name of the fuel shall be provided as indicated in that table.;	For fuels listed in Table 3, the name of the fuel shall be provided as indicated in that table.;	For fuels listed in Table 3, the name of the fuel shall be provided as indicated in that table.;	For fuels listed in Table 3, the name of the fuel shall be provided as indicated in that table.; Text Origin: Commission Proposal
	Annex I	III, third paragraph, point (b)			
C	410	(b) in Section 3.1, the third paragraph is replaced by the following:	(b) in Section 3.1, the third paragraph is replaced by the following:	(b) in Section 3.1, the third paragraph is replaced by the following:	(b) in Section 3.1, the third paragraph is replaced by the following: Text Origin: Commission Proposal
	Annex I	III, third paragraph, point (b), amen	ding provision, first paragraph		

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C 411	Components which are not present in a mixture shall not be notified. However, if the components are notified as part of an interchangeable component group in accordance with Section 3.5. or their concentration has been submitted as a range of percentages in accordance with Sections 3.6. or 3.7, they may be notified if it is certain that they will be present in the mixture at some point in time. In addition, for mixtures with a composition conforming with a standard formula specified in Part D for which the composition is notified in accordance with Section 3.6, first indent, components listed in the relevant standard formula shall be notified even if the component is potentially not, or not permanently, present in cases where the indicated concentration range in Part D includes 0 %.;	Components which are not present in a mixture shall not be notified. However, if the components are notified as part of an interchangeable component group in accordance with Section 3.5. or their concentration has been submitted as a range of percentages in accordance with Sections 3.6. or 3.7, they may be notified if it is certain that they will be present in the mixture at some point in time. In addition, for mixtures with a composition conforming with a standard formula specified in Part D for which the composition is notified in accordance with Section 3.6, first indent, components listed in the relevant standard formula shall be notified even if the component is potentially not, or not permanently, present in cases where the indicated concentration range in Part D includes 0 %.;	Components which are not present in a mixture shall not be notified. However, if thethose components are notified as part of an interchangeable component group in accordance with Section 3.5. or their concentration has been submitted as a range of percentages in accordance with Sections 3.6. or 3.7, they may be notified if it is certain that they will be present in the mixture at some point in time. In addition, for mixtures with a composition conforming with a standard formula specified in Part D for which the composition is notified in accordance with Section 3.6, first indent, components listed in the relevant standard formula shall be notified even if the component is potentially not, or not permanently, present in cases where the indicated concentration range in Part D includes 0 %.';	Components which are not present in a mixture shall not be notified. However, if thethose components are notified as part of an interchangeable component group in accordance with Section 3.5. or their concentration has been submitted as a range of percentages in accordance with Sections 3.6. or 3.7, they may be notified if it is certain that they will be present in the mixture at some point in time. In addition, for mixtures with a composition conforming with a standard formula specified in Part D for which the composition is notified in accordance with Section 3.6, first indent, components listed in the relevant standard formula shall be notified even if the component is potentially not, or not permanently, present in cases where the indicated concentration range in Part D includes 0 %. 2;

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Council Mandate
	Annex I	III, third paragraph, point (c)			
(412	(c) the title of Section 3.6. is replaced by the following:	(c) the title of Section 3.6. is replaced by the following:	(c) the title of Section 3.6. is replaced by the following:	(c) the title of Section 3.6. is replaced by the following: Text Origin: Commission Proposal
	Annex I	III, third paragraph, point (c), amen	ding provision, numbered paragrap	h (3.6)	
(413	3.6. Mixtures with a composition conforming with a standard formula;	3.6. Mixtures with a composition conforming with a standard formula;	3.6. Mixtures with a composition conforming with a standard formula;	3.6. Mixtures with a composition conforming with a standard formula; Text Origin: Commission Proposal
	Annex I	III, third paragraph, point (d)			
(414	(d) in Section 3.7., the first row of Table 3 is replaced by the following:	(d) in Section 3.7., the first row of Table 3 is replaced by the following:	(d) in Section 3.7., the first row of Table 3 is replaced by the following:	(d) in Section 3.7., the first row of Table 3 is replaced by the following:

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Annex I	III, third paragraph, point (d), amen	ding provision, first paragraph		
C	415	"			
	Annex I	II, third paragraph, point (d), amen	ding provision, Table 2, Column 1.	, Row 1	
C	416	'Fuel name	" 'Fuel name	" 'Fuel name	'Fuel name Text Origin: Commission Proposal
	Annex I	II, third paragraph, point (d), amen	ding provision, Table 2, Column 2	, Row 1	
C	417	Product description';	Product description';	Product description';	Product description'; Text Origin: Commission Proposal
	Annex I	II, third paragraph, point (d), amen	ding provision, second paragraph		
C	418				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		H.			
	Annex I	II, third paragraph, point (e)			
C	419	(e) in Section 4.1, the first paragraph, the following indent is added; :	(e) in Section 4.1, the first paragraph, the following indent is added; :	(e) in Section 4.1, the first paragraph, the following indent is added; :	(e) in Section 4.1, the first paragraph, the following indent is added; : Text Origin: Commission Proposal
	Annex I	II, third paragraph, point (e), amen	ding provision, first paragraph		
C	420	- when there are other changes to a mixture placed on the market which are relevant for the emergency health response referred to in Article 45;	- when there are other changes to a mixture placed on the market which are relevant for the emergency health response referred to in Article 45;	- when there are other changes to a mixture placed on the market which are relevant for the emergency health response referred to in Article 45;	- when there are other changes to a mixture placed on the market which are relevant for the emergency health response referred to in Article 45; Text Origin: Commission Proposal
	Annex I	II, fourth paragraph			
C	421	(3) Part C is amended as follows:			

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
	Annex	III, fourth paragraph, point (a)			
(422	(a) Section 1.2. is replaced by the following:	(a) Section 1.2. is replaced by the following:	(a) Section 1.2. is replaced by the following:	(a) Section 1.2. is replaced by the following: Text Origin: Commission Proposal
	Annex	 fourth paragraph, point (a), ame	l ending provision, numbered paragra	aph (1.2)	
(423	1.2. Identification of the mixture, submitter and contact point	1.2. Identification of the mixture, submitter and contact point	1.2. Identification of the mixture, submitter and contact point	1.2. Identification of the mixture, submitter and contact point Text Origin: Commission Proposal
	Annex	III, fourth paragraph, point (a), ame	ending provision, second paragraph		
(424	Product identifier	Product identifier	Product identifier	Product identifier Text Origin: Commission Proposal

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COMPET 1 LIMITE EN

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	II, fourth paragraph, point (a), ame	nding provision, second paragraph	, first indent	
C	425	- Complete trade name(s) of the product including, where relevant, brand name(s), name of the product and variant names as they appear on the label, without abbreviations or non-alphanumerical symbols and enabling specific identification of the product.	- Complete trade name(s) of the product including, where relevant, brand name(s), name of the product and variant names as they appear on the label, without abbreviations or non-alphanumerical symbols and enabling specific identification of the product.	- Complete trade name(s) of the product including, where relevant, brand name(s), name of the product and variant names as they appear on the label, without abbreviations or non-alphanumerical symbols and enabling specific identification of the product.	- Complete trade name(s) of the product including, where relevant, brand name(s), name of the product and variant names as they appear on the label, without abbreviations or non-alphanumerical symbols and enabling specific identification of the product. Text Origin: Commission Proposal
	Annex I	II, fourth paragraph, point (a), ame	nding provision, second paragraph	, second indent	
C	426	- Unique Formula Identifier(s) (UFI)			
					Text Origin: Commission Proposal
	Annex I	II, tourth paragraph, point (a), ame	nding provision, second paragraph	tnira indent	
C	427	- Other identifiers (authorisation number, company			

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		product codes)	product codes)	product codes)	product codes)
					Text Origin: Commission Proposal
	Annex 1	III, fourth paragraph, point (a), ame	nding provision, second paragraph	, fourth indent	
C	428	- In case of group submission, all product identifiers shall be listed.	- In case of group submission, all product identifiers shall be listed.	- In case of group submission, all product identifiers shall be listed.	- In case of group submission, all product identifiers shall be listed. Text Origin: Commission Proposal
	Annex 1	III, fourth paragraph, point (a), ame	ending provision, third paragraph		
C	429	Name and product description of standard formula or name of fuel	Name and product description of standard formula or name of fuel	Name and product description of standard formula or name of fuel	Name and product description of standard formula or name of fuel Text Origin: Commission Proposal
	Annex 1	III, fourth paragraph, point (a), ame	nding provision, third paragraph, f	irst indent	
G	430	- Standard formula name and product description as specified in Part D (where applicable)	- Standard formula name and product description as specified in Part D (where applicable)	- Standard formula name and product description as specified in Part D (where applicable)	- Standard formula name and product description as specified in Part D (where applicable)

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (a), ame	ending provision, third paragraph, s	econd indent	
C 431	- Fuel name as specified in Table 3 of Part B (where applicable)	- Fuel name as specified in Table 3 of Part B (where applicable)	- Fuel name as specified in Table 3 of Part B (where applicable)	- Fuel name as specified in Table 3 of Part B (where applicable) Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (a), ame	nding provision, fourth paragraph		
C 432	Contact details of the submitter and contact point	Contact details of the submitter and contact point	Contact details of the submitter, as defined in section 2.1 of Part A of this Annex, and contact pointContact details of the submitter and contact point	Contact details of the submitter, as defined in section 2.1 of Part A of this Annex, and contact point Contact details of the submitter and contact point
				Text Origin: Council Mandate
Annex	III, fourth paragraph, point (a), ame	ending provision, fourth paragraph,	first indent	
C 433	- Name	- Name	- Name	- Name

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (a), ame	nding provision, fourth paragraph,	second indent	
C 434	- Full address	- Full address	- Full address	- Full address Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (a), ame	nding provision, fourth paragraph,	third indent	
C 435	- Telephone number	- Telephone number	- Telephone number	- Telephone number Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (a), ame	nding provision, fourth paragraph,	fourth indent	
C 436	- E-mail address	- E-mail address	- E-mail address	- E-mail address Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (a), ame	nding provision, fifth paragraph		
C 437	Contact details for rapid access	Contact details for rapid access	Contact details for rapid access	Contact details for rapid access

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		to additional product information (24 hours/7 days). Only for limited submission.	to additional product information (24 hours/7 days). Only for limited submission.	to additional product information (24 hours/7 days). Only for limited submission.	to additional product information (24 hours/7 days). Only for limited submission.
					Text Origin: Commission Proposal
	Annex 1	III, fourth paragraph, point (a), ame	ending provision, fifth paragraph, fi	rst indent	
	420	- Name	- Name	- Name	- Name
	438				Text Origin: Commission Proposal
	Annex 1	III, fourth paragraph, point (a), ame	ending provision, fifth paragraph, se	econd indent	
C	439	- Telephone number (accessible 24 hours per day, 7 days per week)	- Telephone number (accessible 24 hours per day, 7 days per week)	- Telephone number (accessible 24 hours per day, 7 days per week)	- Telephone number (accessible 24 hours per day, 7 days per week) Text Origin: Commission Proposal
	Annex 1	III, fourth paragraph, point (a), ame	ending provision, fifth paragraph, th	ird indent	
C	440	- E-mail address;	- E-mail address;	- E-mail address;	- E-mail address;

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		EDM 1		D C 4
	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (b)			
C 441	(b) Section 1.4. is replaced by the following:	(b) Section 1.4. is replaced by the following:	(b) Section 1.4. is replaced by the following:	(b) Section 1.4. is replaced by the following: Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (b), ame	ending provision, numbered paragra	aph (1.4), first subparagraph	
C 442	1.4. Information on the mixture components and interchangeable	1.4. Information on the mixture components and interchangeable	1.4. Information on the mixture components and interchangeable	1.4. Information on the mixture components and interchangeable Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (b), ame	ending provision, numbered paragra	aph (1.4), second subparagraph	
C 443	component groups	component groups	component groups	component groups Text Origin: Commission Proposal

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
Annex	III, fourth paragraph, point (b), ame	ending provision, second paragraph		
C 444	Identification of the mixture components Text Origin: Commission Proposal			
Annex	III, fourth paragraph, point (b), ame	ending provision, second paragraph	, first indent	
C 445	- Chemical/trade name of the components Text Origin: Commission Proposal			
Annex	III, fourth paragraph, point (b), ame	ending provision, second paragraph	, second indent	
€ 446	- CAS number (where applicable)	- CAS number (where applicable)	- CAS number (where applicable)	- CAS number (where applicable) Text Origin: Commission Proposal
Annex	III, fourth paragraph, point (b), ame	ending provision, second paragraph	, third indent	
C 447	- EC number (where applicable)			

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Annex 1	III, fourth paragraph, point (b), ame	ending provision, second paragraph	, fourth indent	
C 448	- UFI (where applicable)	- UFI (where applicable)	- UFI (where applicable)	- UFI (where applicable) Text Origin: Commission Proposal
Annex 1	III, fourth paragraph, point (b), ame	ending provision, second paragraph	, fifth indent	
C 449	- Standard formula name and product description (where applicable)	- Standard formula name and product description (where applicable)	- Standard formula name and product description (where applicable)	- Standard formula name and product description (where applicable) Text Origin: EP Mandate
Annex 1	III, fourth paragraph, point (b), ame	ending provision, second paragraph	, sixth indent	
C 450	- Fuel name (where applicable)';	- Fuel name (where applicable)';	- Fuel name (where applicable)';	deleted Text Origin: Commission Proposal
Annex I	II, fourth paragraph, point (b), am	ending provision, third paragraph	1	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	451	Name of interchangeable component groups (where applicable)	Name of interchangeable component groups (where applicable)	Name of interchangeable component groups (where applicable)	Name of interchangeable component groups (where applicable) Text Origin: Commission Proposal
	Annex I	III, fourth paragraph, point (b), ame	ending provision, fourth paragraph		
C	452	Concentration and concentration ranges of the mixture components	Concentration and concentration ranges of the mixture components	Concentration and concentration ranges of the mixture components	Concentration and concentration ranges of the mixture components Text Origin: Commission Proposal
	Annex I	II, fourth paragraph, point (b), ame	ending provision, fourth paragraph,	first indent	
C	453	- Exact concentration or concentration range	- Exact concentration or concentration range	- Exact concentration or concentration range	- Exact concentration or concentration range Text Origin: Commission Proposal
	Annex I	II, fourth paragraph, point (b), ame	ending provision, fifth paragraph		
C	454	Classification of mixture	Classification of mixture	Classification of mixture	Classification of mixture

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		components	components	components	components
					Text Origin: Commission Proposal
	Annex I	III, fourth paragraph, point (b), ame	ending provision, fifth paragraph, fi	irst indent	
G	455	- Hazard classification (where applicable)	- Hazard classification (where applicable)	- Hazard classification (where applicable)	- Hazard classification (where applicable) Text Origin: Commission Proposal
	Annex I	III, fourth paragraph, point (b), ame	ending provision, fifth paragraph, so	econd indent, first subparagraph	
C	456	- Additional identifiers (where applicable and relevant for health	- Additional identifiers (where applicable and relevant for health	- Additional identifiers (where applicable and relevant for health	- Additional identifiers (where applicable and relevant for health Text Origin: Commission Proposal
	Annex I	III, fourth paragraph, point (b), ame	nding provision, fifth paragraph, so	econd indent, second subparagraph	
C	457	response)	response)	response)	response) Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	II, fourth paragraph, point (b), ame	ending provision, sixth paragraph		
C	458	List according to Part B, Section 3.1, fifth subparagraph (where applicable);	List according to Part B, Section 3.1, fifth subparagraph (where applicable);	List according to Part B, Section 3.1, fifth subparagraph (where applicable);	List according to Part B, Section 3.1, fifth subparagraph (where applicable); Text Origin: Commission Proposal
	Annex I	II, fifth paragraph			
C	459	(4) Part D is amended as follows:	(4) Part D is amended as follows:	(4) Part D is amended as follows:	(4) Part D is amended as follows: Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a)			
C	460	(a) In section 1, the first row of the tables with standard formulas for cement are replaced by the following:	(a) In section 1, the first row of the tables with standard formulas for cement are replaced by the following:	(a) In section 1, the first row of the tables with standard formulas for cement are replaced by the following:	(a) In section 1, the first row of the tables with standard formulas for cement are replaced by the following: Text Origin: Commission Proposal

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	II, fifth paragraph, point (a), amend	ding provision, first paragraph		
C	461	II			C
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 3, Column 1,	Row 1	
C	462	'Standard formula name	" 'Standard formula name	" 'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 3, Column 2,	Row 1	
C	463	Cement Standard Formula 1'	Cement Standard Formula 1'	Cement Standard Formula 1'	Cement Standard Formula 1' Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 4, Column 1,	Row 1	
C	464	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 4, Column 2,	Row 1	
C	465	Cement Standard Formula 2'	Cement Standard Formula 2'	Cement Standard Formula 2'	Cement Standard Formula 2' Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 5, Column 1,	Row 1	
C	466	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 5, Column 2,	Row 1	
C	467	Cement Standard Formula 3'	Cement Standard Formula 3'	Cement Standard Formula 3'	Cement Standard Formula 3' Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 6, Column 1,	Row 1	
C	468	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Proposal
	Annex 1	III, fifth paragraph, point (a), amend	ding provision, Table 6, Column 2,	Row 1	
	469	Cement Standard Formula 4'	Cement Standard Formula 4'	Cement Standard Formula 4'	Cement Standard Formula 4' Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amend	ding provision, Table 7, Column 1,	Row 1	
(470	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amend	ding provision, Table 7, Column 2,	Row 1	
(471	Cement Standard Formula 5'	Cement Standard Formula 5'	Cement Standard Formula 5'	Cement Standard Formula 5' Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amend	ding provision, Table 8, Column 1,	Row 1	
(472	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
Ι	Annex I	III, fifth paragraph, point (a), amend	ding provision, Table 8, Column 2,	Row 1	
C	473	Cement Standard Formula 6'	Cement Standard Formula 6'	Cement Standard Formula 6'	Cement Standard Formula 6' Text Origin: Commission Proposal
I	Annex I	III, fifth paragraph, point (a), amend	ding provision, Table 9, Column 1,	Row 1	
C	474	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
I	Annex I	III, fifth paragraph, point (a), amend	ding provision, Table 9, Column 2,	Row 1	
C	475	Cement Standard Formula 7'	Cement Standard Formula 7'	Cement Standard Formula 7'	Cement Standard Formula 7' Text Origin: Commission Proposal
Ι	Annex I	III, fifth paragraph, point (a), amend	ding provision, Table 10, Column	, Row 1	
C	476	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	A 22. I	II f.f.h nomonoulo noint (a) omon	diag gravisian Table 10 Calvers C	Paul 1	Text Origin: Commission Proposal
I	Annex I	11, ππη paragraph, point (a), amend	ding provision, Table 10, Column 2	z, ROW I	
G	477	Cement Standard Formula 8'	Cement Standard Formula 8'	Cement Standard Formula 8'	Cement Standard Formula 8' Text Origin: Commission
					Proposal
I	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 11, Column 1	, Row 1	
	478	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name
	1,0				Text Origin: Commission Proposal
I	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 11, Column 2	2, Row 1	
	479	Cement Standard Formula 9'	Cement Standard Formula 9'	Cement Standard Formula 9'	Cement Standard Formula 9'
	4/9				Text Origin: Commission Proposal
I	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 12, Column 1	, Row 1	
G	480				

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
		'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name
					Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 12, Column 2	2, Row 1	
C	481	Cement Standard Formula 10'		Cement Standard Formula 10'	•
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 13, Column 1	, Row 1	
C	482	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 13, Column 2	2, Row 1	
C	483	Cement Standard Formula 11'	Cement Standard Formula 11'	Cement Standard Formula 11'	Cement Standard Formula 11' Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (a), amend	ding provision, Table 14, Column 1	l, Row 1	
C	484	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
				Text Origin: Commission Proposal
Anne	x III, fifth paragraph, point (a), amen	ding provision, Table 14, Column 2	2, Row 1	
C 485	Cement Standard Formula 12';	Cement Standard Formula 12';	Cement Standard Formula 12';	Cement Standard Formula 12'; Text Origin: Commission Proposal
Anne	x III, fifth paragraph, point (a), amen	ding provision, Table 15, Column	I, Row 1	
C 486	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
Anne	x III, fifth paragraph, point (a), amen	ding provision, Table 15, Column 2	2, Row 1	
C 487	Cement Standard Formula 13'	Cement Standard Formula 13'	Cement Standard Formula 13'	Cement Standard Formula 13' Text Origin: Commission Proposal
Anne	x III, fifth paragraph, point (a), amen	ding provision, Table 16, Column	, Row 1	
488	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Text Origin: Commission Proposal
Ar	nnex I	III, fifth paragraph, point (a), amend	ding provision, Table 16, Column 2	2, Row I	
G 4	189	Cement Standard Formula 14'	Cement Standard Formula 14'	Cement Standard Formula 14'	Cement Standard Formula 14'
					Text Origin: Commission Proposal
Ar	nnex I	III, fifth paragraph, point (a), amend	ding provision, Table 17, Column 1	, Row 1	
C 4	190	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
Ar	nnex I	III, fifth paragraph, point (a), amend	ding provision, Table 17, Column 2	2. Row 1	
C 4	191	Cement Standard Formula 15'	Cement Standard Formula 15'	Cement Standard Formula 15'	Cement Standard Formula 15' Text Origin: Commission Proposal
Ar	nnex I	III, fifth paragraph, point (a), amend	ding provision, Table 18, Column 1	, Row 1	
C 4	192				

	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name
				Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (a), amen	ding provision, Table 18, Column 2	2, Row 1	
C 493	Cement Standard Formula 16'	Cement Standard Formula 16'	Cement Standard Formula 16'	Cement Standard Formula 16'
473				Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (a), amen	ding provision, Table 19, Column	1, Row 1	
C 494	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name
494				Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (a), amen	ding provision, Table 19, Column 2	2, Row 1	
C 495	Cement Standard Formula 17'	Cement Standard Formula 17'	Cement Standard Formula 17'	Cement Standard Formula 17'
				Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (a), amen	ding provision, Table 20, Column	1, Row 1	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	496	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amen	ding provision, Table 20, Column 2	2, Row 1	
C	497	Cement Standard Formula 18'	Cement Standard Formula 18'	Cement Standard Formula 18'	Cement Standard Formula 18' Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amen	ding provision, Table 21, Column 1	, Row 1	
C	498	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amend	ding provision, Table 21, Column 2	2, Row 1	
C	499	Cement Standard Formula 19'	Cement Standard Formula 19'	Cement Standard Formula 19'	Cement Standard Formula 19' Text Origin: Commission Proposal
	Annex 1	III, fifth paragraph, point (a), amen	ding provision, Table 22, Column 1	1, Row 1	

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	500	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex I	III, fifth paragraph, point (a), amen	ding provision, Table 22, Column 2	2, Row 1	
C	501	Cement Standard Formula 20';	Cement Standard Formula 20';	Cement Standard Formula 20';	Cement Standard Formula 20';
					Text Origin: Commission Proposal
	Annex I	III, fifth paragraph, point (a), amen	ding provision, second paragraph		
C	502	11			
	Annex I	III, fifth paragraph, point (b)			
C	503	(b) In section 2, the two first rows of the table with standard formula for gypsum is replaced by the following:	(b) In section 2, the two first rows of the table with standard formula for gypsum is replaced by the following:	(b) In section 2, the two-first rowsrow of the table with standard formula for gypsum is replaced by the following two rows:	(b) In section 2, the two first rowsrow of the table with standard formula for gypsum is replaced by the following two rows: Text Origin: Council Mandate

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	Annex I	II, fifth paragraph, point (b), amen	ding provision, first paragraph		
C	504	"			C
	Annex I	II, fifth paragraph, point (b), amen	ding provision, Table 23, Column	1, Row 1	
C	505	'Standard formula name	" 'Standard formula name	" 'Standard formula name	'Standard formula name Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (b), amen	ding provision, Table 23, Column	1, Row 2	
C	506	Product description	Product description	Product description	Product description Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (b), amen	ding provision, Table 23, Column 2	2, Row 1	
C	507	— Gypsum binder Standard Formula	— Gypsum binder Standard Formula	— Gypsum binder Standard Formula	— Gypsum binder Standard Formula Text Origin: Commission

		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
					Proposal
An	nex I	II, fifth paragraph, point (b), amen	ding provision, Table 23, Column 2	2, Row 2	
G 50	08	Gypsum binder';	Gypsum binder';	Gypsum binder';	Gypsum binder';
					Text Origin: Commission Proposal
An	nex I	II, fifth paragraph, point (b), amen	ding provision, second paragraph		
G 50	09	"			
An	nex I	II, fifth paragraph, point (c)			
C 51	10	(c) In section 3, the two first rows of the tables with standard formulas for ready mixed concrete are replaced by the following:	(c) In section 3, the two first rows of the tables with standard formulas for ready mixed concrete are replaced by the following:	(e)(a) (c) In section 3, the two-first rowsrow of the tables with standard formulas for ready mixed concrete are replaced by the following:	(c) (c) In section 3, the two first rowsrow of the tables with standard formulas for ready mixed concrete are replaced by the following: Text Origin: Council Mandate
An	nex I	II, fifth paragraph, point (c), amend	ding provision, first paragraph		
5	11				

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	Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
	"			
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 24, Column	I, Row 1	
C 512	'Standard formula name	'Standard formula name	" 'Standard formula name	'Standard formula name Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 24, Column	I, Row 2	
C 513	Product description	Product description	Product description	Product description Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 24, Column 2	2, Row 1	
C 514	— Ready mixed concrete Standard Formula 1	— Ready mixed concrete Standard Formula 1	— Ready mixed concrete Standard Formula 1	— Ready mixed concrete Standard Formula 1 Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 24, Column 2	2, Row 2	

	Commission Busy and	ED Mandata	Council Mondoto	Due 64 A gue a mont
C 515	Commission Proposal — Ready mixed concrete with concrete strength classes C8/10, C12/15, C16/20, C20/25, C25/30, C28/35, C32/40, C35/45, C40/50, C45/55, C50/60, LC8/9, LC12/13, LC16/18, LC20/22, LC25/28, LC30/33, LC35/38, LC40/44, LC45/50, LC50/55, LC55/60°;	EP Mandate — Ready mixed concrete with concrete strength classes C8/10, C12/15, C16/20, C20/25, C25/30, C28/35, C32/40, C35/45, C40/50, C45/55, C50/60, LC8/9, LC12/13, LC16/18, LC20/22, LC25/28, LC30/33, LC35/38, LC40/44, LC45/50, LC50/55, LC55/60';	Council Mandate —Ready mixed concrete with concrete strength classes C8/10, C12/15, C16/20, C20/25, C25/30, C28/35, C32/40, C35/45, C40/50, C45/55, C50/60, LC8/9, LC12/13, LC16/18, LC20/22, LC25/28, LC30/33, LC35/38, LC40/44, LC45/50, LC50/55, LC55/60';	— Ready mixed concrete with concrete strength classes C8/10, C12/15, C16/20, C20/25, C25/30, C28/35, C32/40, C35/45, C40/50, C45/55, C50/60, LC8/9, LC12/13, LC16/18, LC20/22, LC25/28, LC30/33, LC35/38, LC40/44, LC45/50, LC50/55, LC55/60°; Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 25, Column 1	, Row 1	
C 516	'Standard formula name	'Standard formula name	'Standard formula name	'Standard formula name Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 25, Column 1	, Row 2	
C 517	Product description	Product description	Product description	Product description Text Origin: Commission Proposal
Annex	III, fifth paragraph, point (c), amend	ding provision, Table 25, Column 2	2, Row 1	

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		Commission Proposal	EP Mandate	Council Mandate	Draft Agreement
C	518	— Ready mixed concrete Standard Formula 2	— Ready mixed concrete Standard Formula 2	— Ready mixed concrete Standard Formula 2	— Ready mixed concrete Standard Formula 2 Text Origin: Commission Proposal
	Annex I	II, IIIIn paragraph, point (c), amend	ding provision, Table 25, Column 2	2, KOW 2	
C	519	— Ready mixed concrete with concrete strength classes C55/67, C60/75, C70/85, C80/95, C90/105, C100/105, LC 60/66, LC70/77, LC80/88'.	— Ready mixed concrete with concrete strength classes C55/67, C60/75, C70/85, C80/95, C90/105, C100/105, LC 60/66, LC70/77, LC80/88'.	—Ready mixed concrete with concrete strength classes C55/67, C60/75, C70/85, C80/95, C90/105, C100/105, LC 60/66, LC70/77, LC80/88'.	— Ready mixed concrete with concrete strength classes C55/67, C60/75, C70/85, C80/95, C90/105, C100/105, LC 60/66, LC70/77, LC80/88'. Text Origin: Commission Proposal
	Annex I	II, fifth paragraph, point (c), amend	ding provision, second paragraph		
C	520	"			

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