

COMMISSION

COMMISSION DECISION

of 3 May 2005

laying down rules for monitoring compliance of Member States and establishing data formats for the purposes of Directive 2002/96/EC of the European Parliament and of the Council on waste electrical and electronic equipment

(notified under document number C(2005) 1355)

(2005/369/EC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Directive 2002/96/EC of the European Parliament and of the Council of 27 January 2003 on waste electrical and electronic equipment (WEEE) ⁽¹⁾, and in particular the second subparagraph of Article 7(3) and the third subparagraph of Article 12(1) thereof,

Whereas:

- (1) In order to make the data produced by Member States comparable, the mode of calculating compliance with the targets in Article 7(2) of Directive 2002/96/EC should be harmonised, in terms of presentation.
- (2) Balancing the risks of inaccuracies against the administrative burden of achieving precise information, Member States should be allowed to use estimates when determining the amount of materials and components of waste electrical and electronic equipment which is recovered, reused or recycled.
- (3) Pursuant to Article 6(5) of Directive 2002/96/EC the treatment operation may also be undertaken outside the respective Member State or the Community, provided that the shipment of waste is in compliance with Council Regulation (EEC) No 259/93 of 1 February 1993 on the supervision and control of shipments of waste within, into and out of the European Community ⁽²⁾. Member States sending waste electrical and electronic equipment for treatment in other Member States or exporting such waste for treatment in third countries should be allowed to count the exported

amount towards the targets set out in Article 7(2) of Directive 2002/96/EC on condition that the waste was collected by the exporting Member State.

- (4) The measures provided for in this Decision are in accordance with the opinion of the Committee established by Article 18 of Council Directive 75/442/EEC ⁽³⁾,

HAS ADOPTED THIS DECISION:

Article 1

Member States shall report the information required in Article 12(1) of Directive 2002/96/EC using the data formats set out in Table 1 of the Annex to this Decision.

Article 2

1. Member States shall demonstrate compliance with the recovery, reuse and recycling rates set out in Article 7(2) of Directive 2002/96/EC by completing Table 2 set out in the Annex to this Decision.

When completing that table, Member States may use an estimate as to the average percentage of reused, recycled and recovered materials, such as metals, glass and plastics, and components of waste electrical and electronic equipment.

2. Where waste electrical and electronic equipment is exported for treatment in a third country, or is sent for treatment in another Member State in accordance with Article 6(5) of Directive 2002/96/EC, only the Member State which has collected and exported that waste equipment may count it towards the targets set out in Article 7(2) of that Directive.

3. Member States shall determine whether documentary evidence additional to the proof required under the second subparagraph of Article 6(5) of Directive 2002/96/EC is necessary.

⁽¹⁾ OJ L 37, 13.2.2003, p. 24. Directive as amended by Directive 2003/108/EC (OJ L 345, 31.12.2003, p. 106).

⁽²⁾ OJ L 30, 6.2.1993, p. 1. Regulation as last amended by Commission Regulation (EC) No 2557/2001 OJ L 349, 31.12.2001, p. 1).

⁽³⁾ OJ L 194, 25.7.1975, p. 39. Directive as last amended by Regulation (EC) No 1882/2003 of the European Parliament and of the Council (OJ L 284, 31.10.2003, p. 1).

Article 3

When transmitting Tables 1 and 2 of the Annex to the Commission, Member States shall provide the Commission with a detailed description of how the data have been compiled, and shall give an explanation of estimates and methodology used.

Article 4

This Decision is addressed to the Member States.

Done at Brussels, 3 May 2005.

For the Commission
Stavros DIMAS
Member of the Commission

ANNEX

Table 1

Waste electrical and electronic equipment (WEEE) collected and exported (Articles 5 and 12 of Directive 2002/96/EC)

Column number	1		2		3		4		5		6		7	
	Put on the market		Collected from private households		Collected other than from private households		Total WEEE collected		Treated in the Member State		Treated in another Member State		Treated outside the EC	
Product category	Total weight (t) tonnes		Total weight tonnes		Total weight tonnes		Total weight tonnes		Total weight tonnes		Total weight tonnes		Total weight tonnes	
1. Large household appliances														
2. Small household appliances														
3. IT and telecommunications equipment														
4. Consumer equipment														
5. Lighting equipment														
5a. Gas discharge lamps														
6. Electrical and electronic tools														
7. Toys, leisure and sports equipment														
8. Medical devices														
9. Monitor and control instruments														
10. Automatic dispensers														

(1) If this is not possible, by numbers.

Table 2
Recovery, recycling and reuse, targets (Article 7(2) of Directive 2002/96/EC)

Column number	1	2	3	4	5
Product category	Recovery	Recovery rate	Reuse and recycling	Reuse and recycling rate	WEEE reused as whole appliance
	Total weight (1) tonnes	%	Total weight tonnes	%	Total weight tonnes
1. Large household appliances					
2. Small household appliances					
3. IT and telecommunications equipment					
4. Consumer equipment					
5. Lighting equipment					
5a. Gas discharge lamps	n/a	n/a			
6. Electrical and electronic tools					
7. Toys, leisure and sports equipment					
8. Medical devices					
9. Monitor and control instruments					
10. Automatic dispensers					

NB: Grey boxes mean that the data need only be reported on a voluntary basis.

(1) If this is not possible, by numbers.



REACH COMPLIANCE



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.

DIRECTIVE 2006/121/EC of the European Parliament and of the Council of 18 December 2006 amending Council Directive 67/548/EEC on the approximation of laws, regulations and administrative provisions relating to the classification, packaging and labelling of dangerous substances in order to adapt it to Regulation (EC) No 1907/2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH) and establishing a European Chemicals Agency.



About B-Lands Consulting

B-Lands Consulting provides consultancy services and **LEAP AHEAD®** services designed to help worldwide organisations comply with European Union regulations.

Our company provides business friendly services on the following European Union environmental regulations:

- **REACH** (Registration, Evaluation and Authorisation of **C**hemicals) legislation
- **ELV / VHU** (End of Life Vehicle:/ Vehicules **H**ors d'**U**sage) legislation
- **EuP** (Energy Using Products) legislation
- **WEEE** (**W**aste **E**lectrical and **E**lectronic Equipment) legislation
- **RoHS** (Restriction of the use of **H**azardous **S**ubstances) legislation

As some EU compulsory requirements are country specific, such as for the WEEE legislation, our services are designed to adapt and conform to each country's rules and regulations, while serving both business-to-business (B2B) and business-to-consumer (B2C) companies.

We assist our customers in determining proper regulation compliance schemes, including collaborative schemes involving other businesses such as Substance Information Exchange Forums (SIEFs).

Performed services

B-Lands Consulting offers one-stop EU regulations compliance solutions throughout all 27-EU Member States.

Services include:

- EU relevant regulations monitoring.
- Suppliers chain compliance analysis.
- Information on products labelling and other manufacturer's obligations.
- Analysis of the company products distribution system through all EU states (Subsidiaries, distributors, retailers).
- Audits on manufactured products, chemical substances & preparations (Classifications, exemption conditions, etc.).
- REACH Compliance requirements, risks assessment reports, substances full registration process
- Design of proposal for cooperation between the client and its EU distributors in any EU member state.
- Conveying products testing through a third party (Testing Labs, certifications)
- Filling of exemptions petitions on behalf of our clients to the European Commission.
- A pan European WEEE registration and recycling service for all 27-EU Member States.
- Handling of all the required paperwork. Contracts, powers of attorney are to be submitted to the client for approval and signature.

Additional benefits are:

- The implementation and execution of smooth and on schedule compliance overhauls.
- A single and a consistent corporate solution for all EU compliance requirements.
- A single entry point for reporting to the EU bodies and registries.

