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This English translation of the Ordinance for Enforcement of the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof has been translated (through the revisions of Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of March 22, 2005 (Effective April 1, 2005) in compliance with the Standard Bilingual Dictionary (August 2006 edition).

This is an unofficial translation. Only the original Japanese texts of laws and regulations have legal effect, and the translations are to be used solely as reference material to aid in the understanding of Japanese laws and regulations.

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Ordinance for Enforcement of the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof

(Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of March 30, 2001)

Last revised by: Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and

Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of March 22, 2005

Based on the provisions of Article 5, paragraph 1 and paragraph 2 of the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof (Act No. 86 of 1999), the Ordinance for Enforcement of the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof shall be established as below.

Article 1 (Terms)

The terms used in this order shall be in accordance with the terms used in the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof (hereinafter referred to as the "Act") and the Order for Enforcement of the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof (Cabinet Order No. 138 of 2000; hereinafter referred to as the "Order").

Article 2 (Methods of Calculation of the Release Amounts of Class I Designated Chemical Substances)

The methods of calculation of the release amount of a Class I Designated Chemical Substance set forth in Article 5, paragraph 1 of the Act shall be as follows. In this case, the release amount of a Class I Designated Chemical Substance shall be calculated based on the Amount of a Specific Class I Designated Chemical Substance in the case of a Specific Class I Designated Chemical Substance (excluding dioxins), the amount converted by the method prescribed in Article 3 of the Ordinance for Enforcement of the Act on Special Measures against Dioxins (Prime Minister's Office Order No. 67 of 1999) in the case of a dioxin, and the Amount of a Class I Designated Chemical Substance in the case of a Class I Designated Chemical Substance other than Specific Class I Designated Chemical Substances.

- (i) The method of calculation based on the changing amount of the Class I Designated Chemical Substance in the process of manufacture, use, or other handling of the Class I Designated Chemical Substance, etc.
- (ii) The method of calculation based on the results of measurement of the amount or concentration of the Class I Designated Chemical Substance contained in the released matter (which means the substances released in the

environment; hereinafter the same shall apply in this Article) at the relevant place of business

- (iii) The method of calculation using a mathematical formula that is recognized to precisely indicate the relationship between the amount of manufacture, amount of use, or other amount of handling the Class I Designated Chemical Substance, etc. and the release amount of the Class I Designated Chemical Substance
- (iv) Where it is found that the amount or concentration of the Class I Designated Chemical Substance contained in the released matter at the relevant place of business can be precisely estimated by a calculation using the vapor pressure, solubility or other numerical values concerning the physical and chemical properties of said Class I Designated Chemical Substance, the method of calculation based on the amount or concentration of said Class I Designated Chemical Substance contained in the released matter that is estimated by said calculation
- (v) In addition to what is set forth in the preceding items, any method which is found to precisely calculate the amount of the Class I Designated Chemical Substance released in the environment at the relevant place of business

Article 3 (Methods of Calculation of the Transferred Amounts of Class I Designated Chemical Substances)

The methods of calculation of the transferred amount of a Class I Designated Chemical Substance set forth in Article 5, paragraph 1 of the Act shall be as follows. In this case, the transferred amount of a Class I Designated Chemical Substance shall be calculated based on the Amount of a Specific Class I Designated Chemical Substance in the case of a Specific Class I Designated Chemical Substance (excluding dioxins), the amount converted by the method prescribed in Article 3 of the Ordinance for Enforcement of the Act on Special Measures against Dioxins in the case of a dioxin, and the Amount of a Class I Designated Chemical Substance in the case of a Class I Designated Chemical Substance other than Specific Class I Designated Chemical Substances.

- (i) The method of calculation based on the changing amount of the Class I Designated Chemical Substance in the process of manufacture, use, or other handling of the Class I Designated Chemical Substance, etc.
- (ii) The method of calculation based on the results of measurement of the amount or concentration of the Class I Designated Chemical Substance contained in the waste generated at the relevant place of business
- (iii) The method of calculation using a mathematical formula that is recognized to

precisely indicate the relationship between the amount of manufacture, amount of use, or other amount of handling the Class I Designated Chemical Substance, etc. and the amount of the Class I Designated Chemical Substance contained in the waste generated at the relevant place of business

- (iv) Where it is found that the amount or concentration of the Class I Designated Chemical Substance contained in the waste generated at the relevant place of business can be precisely estimated by a calculation using the solubility or other numerical values concerning the physical and chemical properties of said Class I Designated Chemical Substance, the method of calculation based on the amount or concentration of said Class I Designated Chemical Substance contained in the waste that is estimated by said calculation
- (v) In addition to what is set forth in the preceding items, any method that is found to precisely calculate the amount of the Class I Designated Chemical Substance transferred to outside of the relevant place of business in line with the processing of the waste pertaining to the business activities outside of said place of business.

Article 4 (Confirmation of the Release Amounts and the Transferred Amounts)

Confirmation of the release amount and the transferred amount of a Class I Designated Chemical Substance under Article 5, paragraph 1 shall be carried out pursuant to the following items:

- (i) The following matters shall be identified for each place of business:
 - (a) The release amount and transferred amount of a Class I Designated Chemical Substance handled in the course of trade at the relevant place of business in the current fiscal year (including that contained in the products [which means products prescribed in Article 2, paragraph 5, item 1 of the Act; the same shall apply in (b)] and excludes Specific Class I Designated Chemical Substances) handled in the course of trade in said fiscal year) where the amount of such Class I Designated Chemical Substance is one ton or more (referred to as the "Target Class I Designated Chemical Substance" in (f))
 - (b) The release amount and transferred amount of a Specific Class I Designated Chemical Substance handled in the course of trade at the relevant place of business in the current fiscal year (including that contained in the products handled in the course of trade in said fiscal year) where the amount of such Specific Class I Designated Chemical Substance is 0.5 tons or more (referred to as the "Target

- Specific Class I Designated Chemical Substance" in (f))
- (c) In the case of a place of business installing a facility specified by an Ordinance of the Ministry of Economy, Trade and Industry set forth in Article 13, paragraph 1 of the Mine Safety Act (Act No. 70 of 1949) (limited to one owned by a person engaged in a type of business set forth in Article 3, item 1 or item 2 of the Order), the amount of the Class I Designated Chemical Substance subject to the standards set forth in Article 19, item 2 and Article 20, item 2 of the Ordinance for Enforcement of the Mine Safety Act (Ordinance of the Ministry of Economy, Trade and Industry No. 96 of 2004) released from said facility
- (d) In the case of a place of business installing a sewage disposal facility, the amount of the Class I Designated Chemical Substance subject to water quality inspections based on the provisions of Article 21, paragraph 1 of the Sewerage Act (Act No. 79 of 1958) (including cases where it is applied mutatis mutandis to Article 25-10 of the same Act) released from said facility
- (e) In the case of a place of business installing a general waste-disposal facility prescribed in Article 8, paragraph 1 of the Waste Management and Public Cleansing Act (Act No. 137 of 1970) or an industrial waste-disposal facility prescribed in Article 15, paragraph 1 of the same Act (simply referred to as a "disposal facility" in (f)) (such place of business shall be limited to one owned by a person engaged in a type of business set forth in Article 3, item 20 or item 21 of the Order), the following matters:
 - 1) The amount of Class I Designated Chemical Substance subject to water quality inspections based on the provisions of Article 1, paragraph 2, item 14 (c) of the Ordinance Specifying Technical Standards Pertaining to General Waste Disposal Plants and Industrial Waste Disposal Plants (Ordinance of the Prime Minister's Office and the Ministry of Welfare No. 1 of 1977) (including the cases that shall be governed by those provisions pursuant to Article 2, paragraph 2, item 3 of the same Ordinance) released from said facility
 - 2) The amount of dioxins released from said facility (limited to one that is subject to water quality inspections pursuant to the provisions of Article 1, item 3 (b) of the Ordinance Specifying the Standards for Maintenance and Control of Waste Disposal Plants Based on the Act on Special Measures against Dioxins [Ordinance of the Prime Minister's Office and the Ministry of Welfare No. 2 of 2000])
 - 3) The amount of Class I Designated Chemical Substance subject to measurement based on the provisions of Article 14, paragraph 1 of

- the Water Pollution Control Act (Act No. 138 of 1970) released from said facility
- (f) In the case of a place of business installing a disposal facility (limited to one installing a disposal facility that disposes waste generated at another place of business owned by the business operator owning said place of business [said such other place of business shall be limited to one that has a Class I Designated Chemical Substance that is a Target Class I Designated Chemical Substance or a Specific Class I Designated Chemical Substance that is a Target Specific Class I Designated Chemical Substance; hereinafter referred to as a "Specific Other Place of Business" in (f)]), the following matters:
 - 1) The amount of Class I Designated Chemical Substance subject to water quality inspections based on the provisions of Article 1, paragraph 2, item 14 (c) of the Ordinance Specifying Technical Standards Pertaining to General Waste Disposal Plants and Industrial Waste Disposal Plants (including cases that shall be governed by those provisions pursuant to Article 2, paragraph 2, item 3 of the same Ordinance) (such Class I Designated Chemical Substance shall be limited to one that is a Target Class I Designated Chemical Substance or a Target Specific Class I Designated Chemical Substance at the Specific Other Place of Business, where waste generated at the Specific Other Place of Business is disposed at said Place of Business; referred to as a Specific Target Class I Designated Chemical Substance in 2)) released from said facility
 - 2) The amount of Specific Target Class I Designated Chemical Substance subject to measurement based on the provisions of Article 14, paragraph 1 of the Water Pollution Control Act released from said facility
- (g) In the case of a place of business installing a specific facility prescribed in Article 2, paragraph 2 of the Act on Special Measures against Dioxins (Act No. 105 of 1999) (simply referred to as a "Specific Facility" in (h)), the release amount and transferred amount of dioxins from said facility
- (h) In the case of a place of business installing a disposal plant prescribed in a part of the Ordinance Specifying the Standards for Maintenance and Control of Waste Disposal Plants Based on the Act on Special Measures against Dioxins other than the respective items of Article 1 of the same Ordinance (hereinafter simply referred to as a "Disposal Plant" in (h)) (such place of business shall be limited to one installing a Disposal Plant that disposes waste generated from a Specific Facility installed at another place of business owned

by the business operator owning said place of business), the release amount of dioxins from said Disposal Plant

- (ii) The release amount shall be confirmed for each of the following categories:
 - (a) Release to air
 - (b) Release to public water areas
 - (c) Release to the soil at the place of business (excluding that is set forth in (d))
 - (d) Landfill disposal at the place of business
- (iii) The transferred amount shall be confirmed for each of the following categories:
 - (a) Transfer to sewerage
 - (b) Transfer to outside of the place of business (excluding that is set forth in (a))

Article 5 (Method of Notification, etc.)

- (1) A notification prescribed in Article 5, paragraph 2 of the Act shall be given by submitting a written notice prepared by using form 1 by June 30 every fiscal year.
- (2) A notification prescribed in Article 5, paragraph 2 of the Act pertaining to a place of business engaged in two or more types of business shall be given to the minister who has jurisdiction over the principal business of said place of business.

Article 6 (Matters to Be Notified)

Matters specified by an ordinance of the competent ministry as set forth in Article 5, paragraph 2 of the Act shall be as follows:

- (i) The name and residence of the business operator and, in the case of a juridical person, the name of the representative
- (ii) The name and location of the place of business
- (iii) The number of regularly working employees at the place of business
- (iv) The type of business conducted at the place of business
- (v) The name of the Class I Designated Chemical Substance the release amount of and the transferred amount of which have been confirmed pursuant to the provisions of Article 5, paragraph 1 of the Act, and the release amount and the transferred amount of said Class I Designated Chemical Substance for each category specified in Article 4, item 2, and item 3

Article 7 (Names of the Corresponding Chemical Substance Categories)

The Names of the Corresponding Chemical Substance Categories set forth in Article 6, paragraph 1 of the Act shall be as set forth in the left column of the appended table and the Class I Designated Chemical Substances belonging to each category shall be as set forth in the right column of the same table.

Article 8 (Method of Request for Changing the Name to That of the Corresponding Chemical Substance Category, etc.)

- (1) A request set forth in Article 6, paragraph 1 of the Act shall be made by submitting a written request prepared by using form 2 and documentary evidence supporting the matters specified in the exhibit of said written request together with a written notice prepared by using form 1 by June 30 every fiscal year.
- (2) A request set forth in Article 6, paragraph 8 of the Act shall be made by submitting a written request prepared by using form 3 and documentary evidence supporting the matters specified in the exhibit of said written request by June 30 every fiscal year.
- (3) A request under Article 6, paragraph 1 and paragraph 8 pertaining to a place of business engaged in two or more types of business shall be made with the ministers who have respective jurisdiction over said business.

Article 9 (Method for a Prefectural Governor to Request an Explanation)

When a prefectural governor intends to request an explanation pursuant to the provisions of Article 7, paragraph 5 of the Act, he/she shall make the request by submitting a document containing the following matters to the competent minister:

- (i) The name of the business operator, the name of the place of business and the Name of the Corresponding Chemical Substance Category pertaining to the matters for which an explanation is requested
- (ii) Contents of the explanation requested from the competent minister
- (iii) The reasons for requesting an explanation

Article 10 (Cases Where Fees May Be Paid in Cash)

Cases specified by an ordinance of the competent ministry as prescribed in Article 8, paragraph 2 of the Order shall be as follows:

- (i) The case that the competent minister has publicly notified in an official gazette the effect that fees may be paid in cash at the office of said competent minister and the location of said office in an official gazette (excluding the case set forth in the following item)
- (ii) The case of paying fees in cash based on the information on payment gained through a request for disclosure when making said request for disclosure by using an electronic data processing system prescribed in Article 3, paragraph 1 of the Act on Use of Information and Communications Technology in Administrative Procedures, etc. (Act No. 151 of 2002; referred to as the "Information and Communications Technology Use Act" in the following Article) pursuant to the provisions of the same paragraph

Article 11 (Method of Notification Using an Electronic Data Processing System)

A person who intends to give notification under Article 5, paragraph 2 of the Act by using an electronic data processing system prescribed in Article 3, paragraph 1 of the Information and Communications Technology Use Act pursuant to the same paragraph, shall, notwithstanding the provisions of Article 5, paragraph 1, enter matters that should be recorded in the notification form for release amounts, etc. available from a file in a computer designated by the competent minister (referred to as a "Designated Computer" in Article 13, paragraph 1, item 1) by using a computer that conforms to the technical standards specified by the competent minister (limited to one pertaining to use by the person who intends to give the notification).

Article 12 (Advance Notification, etc.)

- (1) A person who intends to give a notification under Article 5, paragraph 2 of the Act by using an electronic data processing system set forth in the preceding Article shall submit in advance a written notice prepared by using form 4 to the prefectural governor.
- (2) When the prefectural governor receives the notification set forth in the preceding paragraph, he/she shall give a notice of an identification number and a password to the person who has given said notification.
- (3) The person who has given the notification set forth in paragraph 1 shall, when there has been a change to any of the matters notified or when he/she has abolished use of the electronic data processing system, promptly state to that effect in a written notice prepared by using form 5 and notify the prefectural governor of such.
- (4) When the prefectural governor finds it inappropriate for the person who has given the notification set forth in paragraph 1 to continue using the electronic data processing system, he/she may suspend the use of the electronic data processing system.

Article 13 (Method of Notification, etc. by a Magnetic Disk)

- (1) A person who intends to give a notification, etc. by a magnetic disk pursuant to the provisions of Article 9 of the Order shall, notwithstanding the provisions of Article 5, paragraph 1 and Article 8, paragraph 1 and paragraph 2, give the notification, etc. by submitting a magnetic disk recording matters listed in the following items for the categories of persons respectively set forth in those items and a magnetic disk submission form prepared by using form 6:
 - (i) A person who intends to give a notification under Article 5, paragraph 2—Matters that should be recorded in the notification form for release amounts, etc. available from a file in a Designated Computer
 - (ii) A person who intends to make a request set forth in Article 6, paragraph 1 of

the Act—Matters that should be recorded in the request form for changing to the Name of the Corresponding Chemical Substance Category available from a file in a computer pertaining to use by the competent minister (referred to as a "Computer Used" in the following item)

- (iii) A person who intends to make a request set forth in Article 6, paragraph 8 of the Act—Matters that should be recorded in the request form for maintaining the Name of the Corresponding Chemical Substance Category available from a file in a Computer Used
- (2) In a case referred to in the preceding paragraph, a person set forth in item 2 or item 3 of the same paragraph shall record information of evidence supporting the matters recorded pursuant to item 2 or item 3 of the same paragraph in the magnetic disk set forth in the same paragraph or submit documentary evidence supporting said matters to the competent minister.

Article (Document to Be Adhered to a Magnetic Disk)

A document stating the following matters shall be adhered to the label area prescribed in the Japanese Industrial Standards X6223 of a magnetic disk set forth in the preceding Article (limited to a flexible disk cartridge):

- (i) The name of the submitter
- (ii) The name of the place of business
- (iii) The date of submission

Supplementary Provisions

- (1) This order shall come into force as from the day of enforcement of the provisions of Article 5, paragraph 1 of the Act as set forth in Article 1, item 3 of the Supplementary Provisions of the Act; provided, however, that the provisions of Article 5 and Article 6 shall come into force as from the day of enforcement of the provisions of Article 5, paragraph 2 of the Act as set forth in the same item.
- (2) Until the day on which two years have elapsed from the day of enforcement of this order, "one ton" in Article 4, item 1 (a) shall be deemed to be replaced with "five tons."

Supplementary Provisions (Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of January 11, 2002)

This order shall come into force as from the day of enforcement of the provisions

set forth in Article 1, item 3 of the Supplementary Provisions of the Act on Confirmation, etc. of Release Amounts of Specific Chemical Substances in the Environment and Promotion of Improvements to the Management Thereof (excluding the provisions of Article 5, paragraph 1) (January 12, 2002).

Supplementary Provisions (Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of January 31, 2003)

This order shall come into force as from the day of enforcement of the Act on Use of Information and Communications Technology in Administrative Procedures, etc. (February 3, 2003).

Supplementary Provisions (Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of March 26, 2004)

This order shall come into force as from March 29, 2004.

Supplementary Provisions (Ordinance of the Cabinet Office, Ministry of Finance, Ministry of Education, Culture, Sports, Science and Technology, Ministry of Health, Labour and Welfare, Ministry of Agriculture, Forestry and Fisheries, Ministry of Economy, Trade and Industry, Ministry of Land, Infrastructure and Transport and Ministry of the Environment No. 1 of March 22, 2005)

This order shall come into force as from April 1, 2005.

Appended table (Re: Article 7)

Name of the Corresponding Chemical	Class I Designated Chemical Substances
Substance Category	Belonging to the Category in the Left
	Column
Category 1 (Inorganic compounds and	Class I Designated Chemical Substances
organic metal compounds)	set forth in item 1, item 25, item 26, item
	60, item 64, item 68, item 69, item 99, item
	100, item 108, item 175, item 176, item

	178, item 207, items 230 to 232 inclusive,
	item 241, item 243, item 252, item 253,
	item 283, item 289, item 294, item 304,
	item 305, item 311, and item 346 of
	appended table 1 of the Order
Category 2 (Chain hydrocarbon	Class I Designated Chemical Substances
	set forth in item 28, item 74, item 77,
hydrocarbon compounds)	items 84 to 88 inclusive, item 91, items 94
, i	to 96 inclusive, item 112, items 116 to 119
	inclusive, item 121, item 123, item 124,
	item 132, item 133, item 135, item 137,
	item 144, item 145, item 162, item 200,
	item 201, item 203, items 209 to 211
	inclusive, item 213, item 217, item 222,
	item 268, and items 285 to 288 inclusive of
	appended table 1 of the Order
Category 3 (Chain hydrocarbon	Class I Designated Chemical Substances
compounds that have amine, nitro,	set forth in item 8, item 11, item 16, item
alcohol, ether, aldehyde, and ketone	17, item 22, item 23, items 42 to 46
structures)	inclusive, items 54 to 56 inclusive, item 58,
	item 65, item 66, item 109, item 134, item
	140, item 166, item 208, item 214, item
	223, item 251, item 292, item 307, and
	item 310 of appended table 1 of the Order
Category 4 (Chain hydrocarbon	Class I Designated Chemical Substances
compounds that have structures of	set forth in items 2 to 7 inclusive, item 9,
carboxylic acid and its derivative	item 10, item 12, item 13, item 47, item 70,
structures)	item 80, items 101 to 103, item 172, item
	233, items 313 to 321, and item 345 of
	appended table 1 of the Order
Category 5 (Other chain hydrocarbon	Class I Designated Chemical Substances
compounds)	set forth in item 20, item 33, items 48 to
	50 inclusive, item 149, item 151, item 155,
	item 156, item 167, item 181, item 191,
	item 204, item 235, item 236, items 248 to
	250 inclusive, item 284, item 293, item
	324, item 333, items 349 to 352 inclusive,
	and item 354 of appended table 1 of the
	Order
Category 6 (Monocyclic hydrocarbon	Class I Designated Chemical Substances

semnounds and balaran managedia	act fouth in item 40 item 62 item 80 item
	set forth in item 40, item 63, item 89, item
hydrocarbon compounds)	93, item 139, item 140, item 177, item 224,
	item 227, items 295 to 297 inclusive, item
	299, and item 335 of appended table 1 of
	the Order
	Class I Designated Chemical Substances
compounds that have amine, nitro,	set forth in item 15, item 38, item 52,
and azo structures)	items 71 to 73 inclusive, item 76, items 81
	to 83 inclusive, item 98, items 127 to 130
	inclusive, item 136, item 157, item 159,
	item 163, item 164, item 219, item 220,
	item 225, item 226, item 228, item 234,
	item 237, item 238, item 240, items 262 to
	264 inclusive, item 302, items 323 to 322
	inclusive of appended table 1 of the Order
Category 8 (Monocyclic hydrocarbon	Class I Designated Chemical Substances
compounds that have alcohol, ether,	set forth in item 14, item 21, item 35, item
aldehyde, and ketone structures)	57, item 62, item 67, item 97, item 104,
	item 131, item 158, item 182, item 197,
	item 221, item 239, item 242, item 244,
	item 254, item 260, item 261, item 265,
	item 266, item 298, item 303, item 308,
	item 309, item 339, and item 344 of
	appended table 1 of the Order
Category 9 (Monocyclic hydrocarbon	Class I Designated Chemical Substances
	set forth in item 24, item 27, items 105 to
-	107 inclusive, item 110, item 114, item
· ·	122, item 125, item 143, item 165, item
	170, item 174, item 199, item 202, item
	205, item 206, item 255, item 267, items
compounds)	269 to 273 inclusive, item 275, item 277,
compounds)	item 279, item 300, item 312, item 325,
	item 326, item 328, item 330, and item 338
	of appended table 1 of the Order
Category 10 (Other monocyclic	Class I Designated Chemical Substances
hydrocarbon compounds)	set forth in item 36, item 37, item 148,
inyarocarbon compounds)	
	item 150, item 153, item 173, item 183, item 184, item 190, item 192, item 193
	item 184, item 190, item 192, item 193,
	item 195, item 196, item 347, item 348,
I	and item 353 of appended table 1 of the

	Order
Category 11 (Polycyclic hydrocarbon	Class I Designated Chemical Substances
compounds)	set forth in items 29 to 31 inclusive, item
	120, item 138, item 171, item 215, item
	229, item 290, item 306, item 329, item
	340, and item 341 of appended table 1 of
	the order
Category 12 (Heterocyclic compounds	Class I Designated Chemical Substances
of three- to five-membered ring)	set forth in item 18, item 19, item 32, item
	41, item 53, item 79, item 92, item 111,
	item 115, item 126, item 141, item 142,
	item 147, item 152, item 154, item 161,
	item 189, item 257, item 276, item 278,
	item 281, item 282, item 301 and item 327
	of appended table 1 of the Order
Category 13 (Other heterocyclic	Class I Designated Chemical Substances
compounds)	set forth in item 34, item 39, item 51, item
	61, item 75, item 78, item 90, item 113,
	item 146, item 168, item 169, item 179,
	item 180, items 185 to 188, item 194, item
	198, item 212, item 216, item 218, items
	245 to 247 inclusive, item 256, item 258,
	item 259, item 274, item 280, item 291,
	item 322, item 331, item 334, item 336,
	item 337, item 342, and item 343 of
	appended table 1 of the Order

Form 1 (Re: Article 5)

Form 2 (Re: Article 8)

Form 3 (Re: Article 8)

Form 4 (Re: Article 12)

Form 5 (Re: Article 12)

Form 6 (Re: Article 13)