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#### ANNEX I

Part A
Substances listed in the Convention and in the Protocol as well as substances listed only in the Convention

Substance	CAS No	EC No	Specific exemption on intermediate use or other specification
Tetrabromodiphenyl ether C <sub>12</sub> H <sub>6</sub> Br <sub>4</sub> O	40088-47-9 and others	254-787-2 and others	[X1]. For the purposes of this entry, point (b) of Article 4(1) shall apply to concentrations of tetrabromodiphe ether equal to or below 10 mg/kg (0,001 % by weight) where it is present in substances.
			2. For the purposes of the entries on tetra-, penta-, hexa-, hepta- and decaBDE, point (b) of Article 4(1) shall apply to the sum of the concentration of those substances up to 500 mg/kg where they are present in mixtures

or articles, subject to review and assessment by the [F5appropriate authority] by 16 July 2021. This review shall assess, inter alia, all relevant impacts with regard to health and the environment.

- 3. By way of derogation, the manufacturing, placing on the market and use of the following shall be allowed: electrical and electronic equipment within the scope of [F6the Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment
- 4. Use of articles already in use in the Union before 25
  August 2010 containing tetrabromodiphenyl ether shall be allowed.

Regulations 2012].

				Article 4(2), third and fourth subparagraphs shall apply in relation to such articles.]
Pentabromodiphenyl ether C <sub>12</sub> H <sub>5</sub> Br <sub>5</sub> O	32534-81-9 and others	251-084-2 and others	1.	For the purposes of this entry, point (b) of Article 4(1) shall apply to concentrations of pentabromodiphenyl ether equal to or below 10 mg/kg (0,001 % by weight) where it is present in substances.
			2.	For the purposes of the entries on tetra-, penta-, hexa-, hepta- and decaBDE, point (b) of Article 4(1) shall apply to the sum of the concentration of those substances up to 500 mg/kg where they are present in mixtures or articles, subject to review and assessment

by the [F7appropriate authority] by 16 July 2021. This review shall assess, inter alia, all relevant impacts with regard to health and the environment.

I<sup>X1</sup>3. By way of derogation, the manufacturing, placing on the market and use of the following shall be allowed:

electrical and electronic equipment within the scope of [F8 the Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment Regulations 2012].

4. Use of articles already in use in the Union before 25 August 2010 containing pentabromodiphenyl ether shall be allowed. Article 4(2), third and fourth subparagraphs

				shall apply in relation to such articles.]
Hexabromodiphenyl ether C <sub>12</sub> H <sub>4</sub> Br <sub>6</sub> O	36483-60-0 and others	253-058-6 and others	1.	For the purposes of this entry, point (b) of Article 4(1) shall apply to concentrations of hexabromodiphenyl ether equal to or below 10 mg/kg (0,001 % by weight) where it is present in substances.
			2.	For the purposes of the entries on tetra-, penta-, hexa-, hepta- and decaBDE, point (b) of Article 4(1) shall apply to the sum of the concentration of those substances up to 500 mg/kg where they are present in mixtures or articles, subject to review and assessment by the [F9 appropriate authority] by 16 July

2021. This review shall assess, inter alia, all relevant impacts with regard to health and the environment.

[X13. By way of derogation, the manufacturing, placing on the market and use of the following shall be allowed:

electrical and electronic equipment within the scope of [F10] the Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment Regulations 2012].

4. Use of articles already in use in the Union before 25 August 2010 containing hexabromodiphenyl ether shall be allowed. Article 4(2), third and fourth subparagraphs shall apply in relation to such articles.]

TT 4.1 2.1	(0020 00 2 1	272 021 2 1 1		
Heptabromodiphenyl ether C <sub>12</sub> H <sub>3</sub> Br <sub>7</sub> O	68928-80-3 and others	273-031-2 and others	1.	For the purposes of this entry, point (b) of Article 4(1) shall apply to concentrations of heptabromodiphenyl ether equal to or below 10 mg/kg (0,001 % by weight) where it is present in substances.
			2.	For the purposes of the entries on tetra-, penta-, hexa-, hepta- and decaBDE, point (b) of Article 4(1) shall apply to the sum of the concentration of those substances up to 500 mg/kg where they are present in mixtures or articles, subject to review and assessment by the [FII appropriate authority] by 16 July 2021. This review shall assess, inter alia, all

			electrical electronic within th I <sup>F12</sup> the Re of the Us Certain F Substanc Electrica Electroni	e equipment e scope of estriction e of lazardous es in
Bis(pentabromophenyl) ether (decabromodiphenyl ether; decaBDE)	1163-19-5	214-604-9	1.	For the purposes of this entry,

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point (b) of Article 4(1) shall apply to concentrations of decaBDE equal to or below 10 mg/kg (0,001 % by weight) where it is present in substances.

2. For the purposes of the entries on tetra-, penta-, ĥexa-, hepta- and decaBDE, point (b) of Article 4(1) shall apply to the sum of the concentrations of those substances up to 500 mg/kg where they are present in mixtures or articles, subject to review and assessment by the [F13Secretary of State by 16 July 2021. This review shall assess, inter alia, all relevant impacts with regard to health

	and the environm	nent.
[ <sup>F14</sup> 3.	By way of derogation the manufactor placing of the mark and use of decaBDE	on, turing, on et of
(a)	are allow for the following purposes in the manufact of an aircraft, t which ty approval was appl for befor March 20 and was	g turing for pe ied e 2
(b)	received before December 2022, until 18 December 2023, or, in cases where the continuir need is justified, until 2 March 2027; in the manufact of spare parts for either of following (i)	er e ng turing the

	applied
	for
	before
	2
	March
	2019
	and
	was received
	before
	December
	2022,
	produced
	before
	18
	December
	2023,
	or,
	in
	cases
	where the
	continuing
	need
	is
	justified,
	produced
	before
	2
	March
	2027,
	until
	the
	end of
	service
	life
	of
	that
	aircraft;
(ii)	a
	motor
	vehicle
	within
	the
	scope of
	Regulation
	(EU)
	2018/858
	of
	the
	European

Parliament
and
of
the
Council
on
the
approval
and
market
surveillance
of
motor
vehicles
and
their
trailers,
and
of
systems,
components
and
separate
technical
units
intended
for
such
vehicles,
amending
Regulations
(EC)
No
715/2007
and
(EC)
No
595/2009
and
repealing
Directive
2007/46/
EC
and
produced
before
15
July
2019,
either
until
2036
or

the end of service life of that motor vehicle, whichever date comes earlier; (c) electric and electronic equipment within the scope of the Restriction of the Use of Certain Hazardous Substances in Electrical and Electronic Equipment Regulations 2012.]  $[^{X1}4.$ The specific exemptions for spare parts for use in motor vehicles referred to in point 3(b) (ii) shall apply for the manufacturing and use of commercial decaBDE falling into one or more of the following categories: powertrain (a) and underhood

applications such as battery mass wires, battery interconnection wires, mobile air condition (MAC) pipes, powertrains, exhaust manifold bushings, under- hood insulation, wiring and harness under-hood (engine wiring, etc.), speed sensors, hoses, fan modules and knock sensors; (b) fuel system applications such as fuel hoses, fuel tanks and fuel tanks under body; (c) pyrotechnical devices and applications affected by pyrotechnical devices such as airbag ignition cables, seat covers/ fabrics (only if airbag relevant) and airbags (front and side).

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- 5. Use of articles already in use before 15 July 2019 in the Union containing decaBDE shall be allowed. Article 4(2), third and fourth subparagraphs shall apply in relation to such articles.
- 6. Without prejudice to the application of other [F15 retained EU law] on the classification, packaging and labelling of substances and mixtures, articles in which decaBDE is used shall be identifiable by labelling or other means throughout its life cycle.

[X17. The placing on the market and use of articles

	containing decaBDE imported for the purposes of the specific exemptions in point 3 shall be allowed until the expiry of those exemptions. Point 6 shall apply as if such articles were produced pursuant to the exemption in point 3. Such articles already in use by the date of expiry of the relevant exemption may continue to be used.]
8. (a)	For the purposes of this entry 'aircraft' means the following: a civil aircraft produced in accordance with a type
	certificate issued under Regulation (EC) No 216/2008 of the European

			(b)	Parliament and of the Council <sup>b</sup> or with a design approval issued under the national regulations of a contracting state of ICAO, or for which a certificate of airworthiness has been issued by an ICAO Contracting State under Annex 8 to the Convention on International Civil Aviation; a military aircraft.
Perfluorooctane sulfonic acid and its derivatives (PFOS) $C_8F_{17}SO_2X$ (X = OH, Metal salt (O-M+), halide, amide, and other derivatives including polymers)	1763-23-1 2795-39-3 29457-72-5 29081-56-9 70225-14-8 56773-42-3 251099-16-8 4151-50-2 31506-32-8 1691-99-2 24448-09-7 307-35-7 and others	217-179-8 220-527-1 249-644-6 249-415-0 274-460-8 260-375-3 223-980-3 250-665-8 216-887-4 246-262-1 206-200-6 and others	1.	For the purposes of this entry, point (b) of Article 4(1) shall apply to concentrations of PFOS equal to or below 10 mg/kg (0,001 % by weight) where it is present in substances or in mixtures.

2. For the purposes of this entry, point (b) of Article 4(1) shall apply to concentrations of PFOS in semifinished products or articles, or parts thereof, if the concentration of PFOS is lower than 0,1 % by weight calculated with reference to the mass of structurally or microstructurally distinct parts that contain PFOS or, for textiles or other coated materials, if the amount of PFOS is lower than  $1 \mu g/m^2$  of the coated material.

3. Use of articles already in use in the Union before 25 August 2010 containing

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PFOS shall be allowed. Article 4(2), third and fourth subparagraphs shall apply in relation to such articles.

 $[^{F16}4.$ 

If the quantity released into the environment is minimised, manufacturing and placing on the market shall be allowed until September 2025 for use as mist suppressant for nondecorative hard chromium (VI) plating closed loop systems. I<sup>F17</sup>Provided that where **PFOS** is used the competent authority reports the appropriate authority] by September 2024 progress made to eliminate **PFOS** and

justify the continuing need for this use, the [F18 appropriate authority] shall review the need for prolongation of derogation for this use of PFOS for a maximum of five years by 7 September 2025.]

Where such a derogation concerns production or use in an installation within the scope of [F19the Permitting Regulations], the relevant best available techniques for the prevention and minimisation of emissions of PFOS F20 ... shall apply. [F21As soon as new information on details of uses and safer alternative substances or technologies becomes available, the [F22appropriate authority] shall review the derogation in the second subparagraph so that:

5. Once standards are adopted by the European Committee for

				Standardisation (CEN) they shall be used as the analytical test methods for demonstrating the conformity of substances, mixtures and articles to points 1 and 2. Any other analytical method for which the user can prove equivalent performance could be used as an alternative to the CEN standards.
DDT (1,1,1- trichloro-2,2-bis(4- chlorophenyl)ethane)	50-29-3	200-024-3		
Chlordane	57-74-9	200-349-0	_	
Hexachlorocyclohexar	<b>e</b> \$8-89-9	200-401-2		
including lindane	319-84-6	206-270-8		
	319-85-7	206-271-3		
	608-73-1	210-168-9		
Dieldrin	60-57-1	200-484-5	<u> </u>	
Endrin	72-20-8	200-775-7		
Heptachlor	76-44-8	200-962-3	<u> </u>	
Endosulfan	115-29-7 959-98-8 33213-65-9	204-079-4	1.	Placing on the market and use of articles already in use before or on 10

			July 2012 containing endosulfan shall be allowed.  2. Article 4(2), third and fourth subparagraphs shall apply to articles referred to in point 1.
Hexachlorobenzene	118-74-1	204-273-9	_
Chlordecone	143-50-0	205-601-3	_
Aldrin	309-00-2	206-215-8	_
Pentachlorobenzene	608-93-5	210-172-0	_
Polychlorinated Biphenyls (PCB)	1336-36-3 and others	215-648-1 and others	Without prejudice to [F23 the PCB Regulations], articles already in use at the time of the entry into force of this Regulation are allowed to be used. [F24 The appropriate authority] shall identify and remove from use equipment (e.g. transformers, capacitors or other receptacles containing liquid stocks) containing more than 0,005 % PCBs and volumes greater than 0,05 dm³, as soon as possible but no later than 31 December 2025.
Mirex	2385-85-5	219-196-6	_
Toxaphene	8001-35-2	232-283-3	_
Hexabromobiphenyl	36355-01-8	252-994-2	_
[X1]Hexabromocyclodode 'Hexabromocyclodode means: hexabromocyclododec	c3h94-55-6,   134237-50-6,	247-148-4, 221-695-9	1. For the purposes of this entry,

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1,2,5,6,9,10hexabromocyclododecane
and its main
diastereoisomers:
alphahexabromocyclododecane;
betahexabromocyclododecane;
and gammahexabromocyclododecane

point (b) of Article 4(1) shall apply to concentrations of hexabromocyclododecane equal to or below 100 mg/ kg (0,01 % by weight) where it is present in substances, mixtures, articles or as constituents of the flameretarded articles<sup>F25</sup>....

2. Expanded polystyrene articles containing hexabromocyclododecane already in use in buildings before 21 **February** 2018 in accordance with Commission Regulation (EU) 2016/293° and Commission Implementing Decision No 2016/C  $12/06^{d}$ , and extruded

> polystyrene articles containing

already in use in

hexabromocyclododecane

				buildings before 23 June 2016 may continue to be used. Article 4(2), third and fourth subparagraphs shall apply to such articles.
			3.	Without prejudice to the application of other [F26 retained EU law] on the classification, packaging and labelling of substances and mixtures, expanded polystyrene placed on the market after 23 March 2016 in which hexabromocyclododecane was used shall be identifiable by labelling or other means throughout its life cycle.
Hexachlorobutadiene	87-68-3	201-765-5	1.	Placing on the market and use of articles already in use before

			2.	or on 10 July 2012 containing hexachlorobutadiene shall be allowed.  Article 4(2), third and fourth subparagraphs shall apply to articles referred to in point 1.
Pentachlorophenol and its salts and esters	87-86-5 and others	201-778-6 and others		
Polychlorinated naphthalenes <sup>e</sup>	70776-03-3 and others	274-864-4 and others	1.	Placing on the market and use of articles already in use before or on 10 July 2012 containing polychlorinated naphthalenes shall be allowed.
			2.	Article 4(2), third and fourth subparagraphs shall apply to articles referred to in point 1.
Alkanes C <sub>10</sub> -C <sub>13</sub> , chloro (short-chain chlorinated paraffins) (SCCPs)	85535-84-8 and others	287-476-5	1.	By way of derogation, the manufacturing, placing on the market and use of substances or mixtures containing SCCPs in

I <sup>F4</sup> Perfluorooctanoic 335-67-1 and others 206-397-9 and others		referred to in point 2.
		The third and fourth subparagraphs of Article 4(2) shall apply to the articles
	(a)	respect of: conveyor belts in the mining industry and dam sealants containing SCCPs already in use before or on 4 December 2015; and articles containing SCCPs other than those referred to in point (a) already in use before or on 10 July 2012. The third
	2.	concentrations lower than 1 % by weight or articles containing SCCPs in concentrations lower than 0,15 % by weight shall be allowed.  Use shall be allowed in

and PFO	A-related				point (b)
compour	nds				of Article
	rooctanoic				4(1) shall
	OA), its salts				apply to
	A-related				concentrations
	nds' means				of PFOA
the follo					or any of
(i)	perfluoroocta	noic			its salts
	acid,				equal to or
	including				below 0,025
	any of its				mg/kg
	branched				(0,0000025
(::)	isomers;				% by
(ii)	its salts;				weight)
(iii)	PFOA-				where
	related				they are
	compounds				present in
	which, for				substances,
	the purposes				mixtures or
	of the				articles.
	Convention,			2.	For the
	are any				purposes of
	substances				this entry,
					•
	that degrade				point (b)
	to PFOA,				of Article
	including				4(1) shall
	any				apply to
	substances				concentrations
	(including				of any
	salts and				individual
	polymers)				PFOA-
	having a				related
	linear or				compound
	branched				or a
	perfluorohept	vl			combination
	group	y 1			of PFOA-
	with the				related
	moiety (C				compounds
	<sub>7</sub> F <sub>15</sub> )C as				equal to
	one of the				or below
	structural				1 mg/kg
	elements.				(0,0001 %
The follo	owing				by weight)
	nds are not				where
	as PFOA-				they are
	ompounds:				present in
(i)	$C_8F_{17}$ -X,				substances,
(1)					mixtures or
	where X =				articles.
···	F, Cl, Br;			2	
(ii)	fluoropolyme	rs		3.	For the
	that are				purposes of
	covered by				this entry,
	CF <sub>3</sub> [CF <sub>2</sub> ]				point (b)
		1	'		

reviewed and assessed

	<sub>n</sub> -R', where		of Article
			4(1) shall
	R'=any		
	group, n>		apply to
····	16;	•	concentrations of PFOA-
(iii)	perfluoroalky		
	carboxylic		related
	acids		compounds
	(including		equal to
	their salts,		or below
	esters,		20 mg/kg
	halides and		(0,002 %
	anhydrides)		by weight)
	with $\geq 8$		where
	perfluorinated		they are
	carbons;		present in a
(iv)	perfluoroalka	ne	substance to
	sulfonic		be used as a
	acids and		transported
	perfluoro		isolated
	phosphonic		intermediate
	acids		within the
	(including		meaning
	their salts,		of Article
	esters,		3 point
	halides and		15(c) of
	anhydrides)		Regulation
	with $\geq 9$		(EC) No
	perfluorinated		1907/2006
	carbons;		and
(v)	perfluoroocta	ne	fulfilling
	sulfonic		the strictly
	acid and its		controlled
	derivatives		conditions
	(PFOS), as		set out in
	listed in this		Article
	Annex.		18(4)(a) to
			(f) of that
			Regulation
			for the
			production
			of
			fluorochemicals
			with a
			carbon
			chain equal
			to or shorter
			than 6
			atoms. This
			exemption
			shall be
			raviawad

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	by the
	Commission
	no later than
	5.7.2022.
4.	For the
	purposes of
	this entry,
	point (b)
	of Article
	4(1) shall
	apply to
	concentrations
	of PFOA
	and its salts
	equal to
	or below
	1 mg/kg
	(0,0001 %
	by weight)
	where
	they are
	present in
	polytetrafluoroethylene
	(PTFE)
	micropowders
	produced by ionising
	by ionising irradiation
	of up to 400
	kilograys or
	by thermal
	degradation
	as well as
	in mixtures
	and
	articles for
	industrial
	and
	professional
	uses
	containing
	PTFE
	micropowders.
	All
	emissions
	of PFOA
	during the
	manufacture
	and use
	of PTFE
	micropowders
	shall be

avoided

1	and, if	not
	possib	
	reduce	
	as far a	
	possib	ie.
	This	.•
	exemp	
	shall b	
	review	red
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	assesse	ed
	by the	
	Comm	
	no late	
	5.7.20	22.
5.	By wa	y of
	deroga	
	the	,
	manuf	acturing,
	placing	
	the ma	
	and us	e of
	PFOA	
	salts a	
	PFOA	
	related	
	compo	
	shall b	
	allowe	
	for the	
	follow	
	purpos	-
	(a)	photolithography
	(a)	or
		etch
		processes
		ln gamiaan duatan
		semiconductor
		manufacturing,
		until
		4
		July
		2025;
	(b)	photographic
		coatings
		applied
		to
		films,
		until
		4
		July
		2025;
1		*

		(	c)	textiles for	
				oil-	
				and	
				water-	
				repellenc	y
				for the	
				protection	n
				of	
				workers	
				from	G.
				dangerou liquids	S
				that	
				comprise	
				risks	
				to their	
				health	
				and	
				safety,	
				until	
				[F273] Decembe	æ
				2025];	1
		(	d)	invasive	
		·		and	
				implantal	ole
				medical devices,	
				until	
				4	
				July	
		(	a)	2025; manufact	uro
		(	e)	of	uie
					fluoroethylene
				(PTFE)	
				and polyviny	idana
				fluoride	ildelle
				(PVDF)	
				for	
				the production	an.
				of:	/11
				(i)	high-
					performance,
					corrosion- resistant
					gas
					filter
'	'				

membranes, water filter membranes and membranes for medical textiles; industrial waste heat exchanger equipment, industrial sealants capable of preventing leakage of volatile organic compounds and PM2.5 particulates;

(ii)

(iii)

until 4 July 2023.

6. By way of derogation, the use of PFOA, its salts and PFOArelated compounds shall be allowed in fire-fighting foam for liquid fuel vapour suppression and liquid fuel fire (Class B fires)

> already installed in systems,

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. 1 1:	
includin	
both mo	
and fixe	d
systems,	,
until 4	
July 202	25.
subject	- ,
to the	
followin	σ
conditio	
(a)	fire-
	fighting
	foam
	that
	contains
	or
	may
	contain
	PFOA,
	its
	salts
	and/
	or
	PFOA-
	related
	compounds
	shall
	not
	be
	used
	for
4.	training;
(b)	fire-
	fighting
	foam
	that
	contains
	or
	may
	contain
	PFOA,
	its
	salts
	and/
	or
	PFOA-
	related
	compounds
	shall
	not
	be
	used

for

allo in site who all rele can be con (d) fire figh foar stoo that con or may con PFO its salt
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and/ or PFOArelated compounds shall be managed accordance with Article 5. 7. By way of derogation, the use of perfluooroctyl bromide containing perfluoroctyl iodide for the purpose of producing pharmaceutical products shall be allowed, subject to review and assessment by the [F28 appropriate authority] by 31 December 2026, every four years thereafter and by 31 December 2036. 8. Use of articles already in use in the Union before 4 July 2020 containing PFOA, its salts and/ or PFOA-

				shall be allowed.	ids
				Article 4(2), third and fourt	
				subparag shall app	raphs ly
				in relation to such articles.	n
			9.	[ <sup>x2</sup> By way of	
				derogation the	
				manufact placing o the mark	n
				and use of PFOA, it	of
				salts and PFOA-related	
				compoun shall be	ıds
				allowed until 3	
				December 2020 for following	the
				purposes	:] medical
					devices other
					than implantable ones,
					within the
					scope of Regulation
					(EU) 2017/745 <sup>f</sup> ;
				(b)	latex printing inks;
				(c)	plasma nano- coatings.]
T <sup>F29</sup> Dicofol	115-32-2	204-082-0	None]]		
			_	•	

Changes to legislation: There are outstanding changes not yet made to Regulation (EU) 2019/1021 of the European Parliament and of the Council. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

FI

- a Directive 2007/46/EC of the European Parliament and of the Council of 5 September 2007 establishing a framework for the approval of motor vehicles and their trailers, and of systems, components and separate technical units intended for such vehicles (Framework Directive) (OJ L 263, 9.10.2007, p.1).
- b Regulation (EC) No 216/2008 of the European Parliament and of the Council of 20 February 2008 on common rules in the field of civil aviation and establishing a European Aviation Safety Agency, and repealing Council Directive 91/670/ EEC, Regulation (EC) No 1592/2002 and Directive 2004/36/EC F2....

F3

- c Commission Regulation (EU) 2016/293 of 1 March 2016 amending Regulation (EC) No 850/2004 of the European Parliament and of the Council on persistent organic pollutants as regards Annex I (OJ L 55, 2.3.2016, p. 4).
- **d** OJ C 10, 13.1.2016, p. 3.
- e Polychlorinated naphthalenes means chemical compounds based on the naphthalene ring system, where one or more hydrogen atoms have been replaced by chlorine atoms.
- f [F4Regulation (EU) 2017/745 of the European Parliament and of the Council of 5 April 2017 on medical devices, amending Directive 2001/83/EC, Regulation (EC) No 178/2002 and Regulation (EC) No 1223/2009 and repealing Council Directives 90/385/EEC and 93/42/EEC.]

#### **Editorial Information**

- X1 Substituted by Corrigendum to Regulation (EU) 2019/1021 of the European Parliament and of the Council of 20 June 2019 on persistent organic pollutants (Official Journal of the European Union L 169 of 25 June 2019).
- X2 Substituted by Corrigendum to Commission Delegated Regulation (EU) 2020/784 of 8 April 2020 amending Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council as regards the listing of perfluorooctanoic acid (PFOA), its salts and PFOA-related compounds (Official Journal of the European Union L 188 I of 15 June 2020).

#### **Textual Amendments**

- F1 Words in Annex 1 Pt. A omitted (31.12.2020) by virtue of The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(11)(a)
- F2 Words in Annex 1 Pt. A omitted (31.12.2020) by virtue of The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(11)(b)
- Words in Annex 1 Pt. A omitted (31.12.2020) by virtue of The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(11)(c)
- **F4** Inserted by Commission Delegated Regulation (EU) 2020/784 of 8 April 2020 amending Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council as regards the listing of perfluorooctanoic acid (PFOA), its salts and PFOA-related compounds (Text with EEA relevance).
- Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(3)(a)
- **F6** Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), **26(3)(b)**
- F7 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(4)(a)
- **F8** Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), **26(4)(b)**
- Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(5)(a)
- F10 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(5)(b)

- F11 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(6)(a)
- F12 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(6)(b)
- F13 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(7)(a)
- F14 Words in Annex 1 Pt. A inserted (7.12.2022) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2022 (S.I. 2022/1293), regs. 1(2), 2(2)(a)
- F15 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(7)(c)
- **F16** Substituted by Commission Delegated Regulation (EU) 2020/1203 of 9 June 2020 amending Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council as regards the entry for perfluorooctane sulfonic acid and its derivatives (PFOS) (Text with EEA relevance).
- F17 Words in Annex 1 Pt. A substituted (7.12.2022) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2022 (S.I. 2022/1293), regs. 1(2), 2(2)(b)(i)
- F18 Words in Annex 1 Pt. A substituted (7.12.2022) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2022 (S.I. 2022/1293), regs. 1(2), 2(2)(b)(ii)
- F19 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(8)(b)(i)
- **F20** Words in Annex 1 Pt. A omitted (31.12.2020) by virtue of The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(8)(b)(ii)
- **F21** Deleted by Commission Delegated Regulation (EU) 2020/1203 of 9 June 2020 amending Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council as regards the entry for perfluorooctane sulfonic acid and its derivatives (PFOS) (Text with EEA relevance).
- F22 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(8)(c)
- **F23** Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(9)(a)
- **F24** Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), **26(9)(b)**
- F25 Words in Annex 1 Pt. A omitted (31.12.2020) by virtue of The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(10)(a)
- F26 Words in Annex 1 Pt. A substituted (31.12.2020) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2020 (S.I. 2020/1358), regs. 2(2), 26(10)(b)
- F27 Words in Annex 1 Pt. A substituted (4.7.2023) by The Persistent Organic Pollutants (Amendment) Regulations 2023 (S.I. 2023/729), regs. 1(1), 2(2)
- F28 Words in Annex 1 Pt. A substituted (7.12.2022) by The Persistent Organic Pollutants (Amendment) (EU Exit) Regulations 2022 (S.I. 2022/1293), regs. 1(2), 2(2)(c)
- **F29** Inserted by Commission Delegated Regulation (EU) 2020/1204 of 9 June 2020 amending Annex I to Regulation (EU) 2019/1021 of the European Parliament and of the Council as regards the listing of dicofol (Text with EEA relevance).

# Part B

## Substances listed only in the Protocol

Substance	CAS No	EC No	Specific exemption on intermediate use or other specification

### **Changes to legislation:**

There are outstanding changes not yet made to Regulation (EU) 2019/1021 of the European Parliament and of the Council. Any changes that have already been made to the legislation appear in the content and are referenced with annotations.

View outstanding changes

# Changes and effects yet to be applied to:

- Annex 1 Pt. A Note (1) omitted by S.I. 2019/1340 reg. 22(15)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Note (4) omitted by S.I. 2019/1340 reg. 22(15)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A words inserted by S.I. 2023/1217 reg. 2(2)
- Annex 1 Pt. A Note (3) words omitted by S.I. 2019/1340 reg. 22(15)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(3)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(4)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(5)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(6)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(7)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(8)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have

- effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(11)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(12) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(13) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table word substituted by S.I. 2019/1340 reg. 22(14) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words omitted by S.I. 2019/1340 reg. 22(8)(b)(ii)(bb) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words omitted by S.I. 2019/1340 reg. 22(11)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(3)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(3)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(4)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)

- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(4)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(5)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(5)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(6)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(6)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(7)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(7)(b)(i) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(7)(b)(ii) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(7)(d) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(8)(b)(i) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within

- that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(8)(b)(ii)(aa) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(8)(b)(iii) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(9) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(10)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(10)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2019/1340 reg. 22(11)(c) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Annex 1 Pt. A Table words substituted by S.I. 2020/1358 reg. 26(8)(a) (This amendment not applied to legislation.gov.uk. The words to be substituted do not appear in Annex 1 Pt A)

# Changes and effects yet to be applied to the whole legislation item and associated provisions

- Signature words omitted by S.I. 2019/1340 reg. 21 (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 2(8) words inserted by S.I. 2019/1340 reg. 4(2) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 2(14)-(19) inserted by S.I. 2019/1340 reg. 4(3) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made

- under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 7(4)(b)(i) words omitted by S.I. 2019/1340 reg. 10(3)(b)(ii) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 7(4)(b)(iii) words substituted by S.I. 2019/1340 reg. 10(3)(b)(iii) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 7(4)(b)(iv)-(vi) substituted for Art. 7(4)(b)(iv) by S.I. 2019/1340 reg. 10(3) (b)(iv) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)