

Customs office Benešov
established in Benes, ul Jana Feet 1237, PSC 256 01

SCHENKER Logistics (CZ)

spol.s.r.o

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14126/09-176600-023 Vesecký/227 18.9 2009

Dear,

in connection with the adoption of the law č.297/2009 Coll. on waste and amending other laws, with effect from 19.9.2009, the obligation imposed ban on the import of portable batteries and accumulators containing more than 0,002% cadmium, irrespective of whether or not they are incorporated into elektrto equipment or other products. The prohibition does not apply to portable batteries or accumulators, which are intended for use in emergency or alarm systems, medical equipment and cordless power tools. A person who imports or rechargeable batteries, it must satisfy the customs authorities that goods are not subject to the prohibition in the amendment. The method of proof is governed by § 16 of Decree No. 383/2001 Coll. On details of waste management, as amended.

DECREE 383/2001 Coll.

Ministry of Environment

on details of waste management

§ 16

Technical requirements for waste batteries and accumulators

(1) The labeling of batteries, accumulators and appliances into which batteries and accumulators are incorporated with other data concerning the possibility of their return, and heavy metals contained therein shall be according to EN ISO 61429th

(2) Batteries and accumulators put on the market must meet the requirements of specific legislation.

(3) document certifying the fulfillment of the conditions and criteria for placing batteries and accumulators on the market pursuant to § 31 paragraph 5 and 6 of the Act, shall include:

a) identification of the person showing the batteries and accumulators on the market (for a natural person, the business name and surname and place of business, the legal entity name or business name and its registered office)

b) type of product (name, type designation, tariff heading, 10a)

c) a statutory declaration specifying those batteries and accumulators on the market that these products group 8506 Customs Tariff 10a) not more than 0.0005% mercury by weight of the total weight, including cases where these batteries and accumulators incorporated into appliances, or that button cells and batteries consisting of button cells containing more than 2% mercury by weight of the total of their weight

d) date and signature of the person giving batteries and accumulators on the market,

e) if the importer does not receive from the manufacturer or his authorized representative 10b) affidavit referred to in subparagraph d), the document will also include a test report to determine the concentration of mercury in products (batteries and accumulators placed in Group 8506 of the Customs Tariff, 10a) issued by a laboratory that has implemented a quality system according to the technical standard ČSN EN ISO / IEC 17025 and the method of determining the concentration of mercury is contained in Annex certificate of professional competence of the laboratory.

Customs office Benešov processed analysis, from the results indicated that your company is a regular importer of batteries or batteries, or products in which batteries or batteries installed. To avoid unnecessary confusion at the customs procedures, please draw your attention to a newly created requirement in writing.

Best regards

plk.Ing Jan Peony v.r.
Director
Customs office Benešov

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