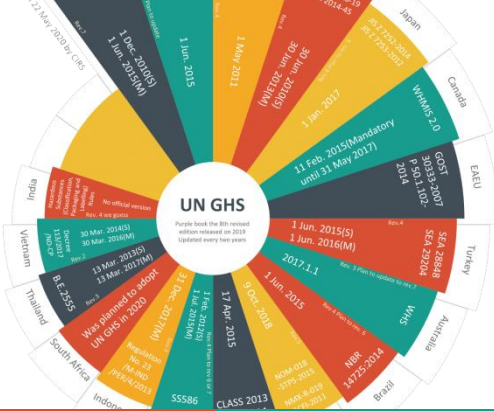




CIRS

2020 CIRS Global GHS Training Courses FAQ

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Korea GHS features and local regulations (July 15, 2020)

Q1: Are we allowed to provide the name of the chemical as a "coded name" on the SDS in Korea or any other country?

A1: Yes, according to CBI in Korea, the name of the product may be hidden or replaced with another name such as generic or otherwise.

Q2: Can China Mainland GLP lab test data accepted for Korea registration?

A2: This depends on the endpoints. Since China is not a member of OECD, most labs are not GLP qualified

Q3: Is there any chance that CIRS to help training for Korea Toxic/restricted/etc.

A3: Yes, CIRS can provide training regarding Korean regulations including training for substances which are considered Korea toxic/restricted if required.

Q4: Is CIRS able to be OR for an importing company?

A4: For local Korean companies, CIRS can provide technical support. For foreign companies our CIRS Korean subsidiary may act as the OR

Q5: Korean legal entity address is compulsory to be placed in SDS?

A5: The Korean legal entity information is only mandatory for the label. For imported products, an emergency contact of domestic legal entity is required in section 1 of Korean MSDS.

Q6: Is it mandatory to disclose the complete formulation in SDS or only Hazardous chemical is enough to disclose.

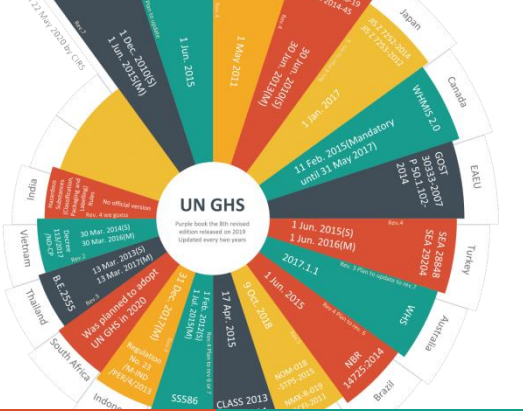
A6: There are three options available since OSHA amendment 2019. Option 1 involves 100% composition information (hazardous + non-hazardous) to be disclosed on the SDS, Option 2 involves disclosing hazardous substance information only but a separate document with non-hazardous substance info must also be provided. Option 3 is only applicable for imported products where the hazardous substances must be disclosed and a statement signed by foreign companies stating all non-disclosed substances are non-hazardous is also required. Please see slide 7 of the presentation for your reference.



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Q7: What can you tell me about the recently proposed MOEL 2020-247 amendment for SDSs?

A7: Since this is only in its draft phase, we are currently only summarizing the information. An article will be posted on the CIRS website in due time.

Q8: Is there a website where can I get copies of Korea' s GHS SDS/classification regulations/laws in Korean or English (MOEL, MOE, MPSS/fire agency)?

A8: We can download the Korean regulations from the official website. The official website of MoEL is : <https://www.moel.go.kr>

Q9: Which regulation has the small packaging labeling requirements?

A9: Small packaging requirements are also covered under MoEL 2016-19. In Korea, a small package is defined as one which is less than 100 mL or 100 g. According to the regulation, hazard and precautionary statements may be omitted for a small package labels. However, a sentence must be provided referring to the section of the SDS where the reader can find the omitted statements.

Q10: What are the requirements to claim CBI and withhold information on the SDS/label?

A10: Manufacturers or importers should get authorization about the CBI claim from MoEL by submitting form no. 63 (via IT System) of enforcement rule K-OSHA. The requirements include:

- Reasonable reason CBI claim
 - Substitute materials (generic name/content range (%)/etc.)
 - Original full composition information (chemical name/content (%)) and hazards of substances
 - SDS

Q11: Is there a website where I can get/see the Korean GHS lists of classified chemicals?

A11: Yes, the official classification can be found on the National Chemicals Information System (NCIS). Please follow this link: <http://ncis.nier.go.kr/en/main.do>



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Brief introduction of this series course

Due to the outbreak of COVID-19 we have been unable to provide this training in the usual face to face manner. CIRS is proud to announce a series of training webinars on Global GHS regulations for our clients who may be:

- Product Safety and Regulatory Affairs Professionals
 - Purchasing or Sourcing Manager - Chemicals
 - EHS Professionals and Consultants
 - MSDS Author and Hazard Communication Officer
 - Product Registration Specialist
 - Import/Export Manager - Chemicals

This series of training course is initiated and planned by David Wan, the Managing Director of CIRS Ireland. Information correctness and completeness is guided by Cloris Pan, the Leader of CIRS GHS service center. Webinars are provided by CIRS in conjunction with our partners in Japan (JEMAI) and Russia (ECOMOLE & Ecovostok).

This course includes webinars activities and advanced articles.

Webinars Content:

1. Series Introduction and Global GHS (July 1, 2020)
 2. EAEU GHS features and EAEU-REACH (July 8, 2020)
 3. Korea GHS features and local regulations (July 15, 2020)
 4. China GHS features and local regulations (July 22, 2020)
 5. Japan GHS features and local regulations (July 29, 2020)
 6. CLP and SCIP Database Dean Winder (August 5, 2020)
 7. Does article need to comply with GHS (August 12, 2020)
 8. How to keep your CBI in secret during hazard communication (August 19, 2020)
 9. The emergency contact number required in Global GHS SDS (August 26, 2020)
 10. What makes the classification difference (September 2, 2020)
 11. GHS labelling for small and awkward packages (September 9, 2020)
 12. Global GHS advanced and series closure (September 16, 2020)

Advanced Articles([click here](#))

Time: Every Wednesday from 1 July to 16 September 2020, 15:00pm (GMT+1)/10:00am (PST), except the one in 8 Jul., which will be held on 16:00pm (GMT+1).([click here to register](#))