

## Enmiendas a las Directivas sobre RAEEs y RoHS por la Directiva 2008/112/CE

Las Directivas sobre RAEEs y RoHS son enmendadas por la Directiva 2008/112/CE de 16 de Diciembre de 2008 a fin de adaptarlas al Reglamento 1272/2008 sobre clasificación, etiquetado y embalaje de sustancias y mezclas

The regulation:

- 1) harmonises the criteria for classification of substances and mixtures, and the rules on labelling and packaging for hazardous substances and mixtures
- 2) provides an obligation for:
  - (a) manufacturers, importers and downstream users to classify substances and mixtures placed on the market
  - (b) suppliers to label and package substances and mixtures placed on the market
  - (c) manufacturers, producers of articles and importers to classify those substances not placed on the market that are subject to registration or notification under Regulation (EC) No 1907/2006
- 3) provides an obligation for manufacturers and importers of substances to notify the Agency of such classifications and label elements if these have not been submitted to the Agency as part of a registration under Regulation (EC) No 1907/2006
- 4) establishes a list of substances with their harmonised classifications and labelling elements at Community level in Part 3 of Annex VI
- 5) establishes a classification and labelling inventory of substances, which is made up of all notifications, submissions and harmonised classifications and labelling elements referred to in points (3) and (4).

The regulation includes Amendments to Directive 67/548/EEC, Amendments to Directive 1999/45/EC and Amendments to Regulation (EC) No 1907/2006. This title provides as well transitional provisions from January 20, 2009 to June 1, 2015.

Finally this regulation repeals Directive 67/548/EEC and Directive 1999/45/EC with effect from 1 June 2015.