Directive 2006/66/EC of the European Parliament and of the Council of 6 September 2006 on batteries and accumulators and waste batteries and accumulators and repealing Directive 91/157/EEC (Text with EEA relevance)

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ANNEX I

MONITORING OF COMPLIANCE WITH THE ARTICLE 10 COLLECTION TARGETS

Year	Data collection		Calculation	Reporting requirement
X <sup>a</sup> +1	Sales in year 1 (S1)			•
X+2	Sales in year 2 (S2)	_	_	
X+3	Sales in year 3 (S3)	Collection in year 3 (C3)	Collection rate (CR3) = 3*C3/ (S1+S2+S3)	
X+4	Sales in year 4 (S4)	Collection in year 4 (C4)	Collection rate (CR4) = 3*C4/ (S2+S3+S4) (Target set at 25 %.)	
X+5	Sales in year 5 (S5)	Collection in year 5 (C5)	Collection rate (CR5) = 3*C5/ (S3+S4+S5)	CR4
X+6	Sales in year 6 (S6)	Collection in year 6 (C6)	Collection rate (CR6) = 3*C6/ (S4+S5+S6)	CR5
X+7	Sales in year 7 (S7)	Collection in year 7 (C7)	Collection rate (CR7) = 3*C7/ (S5+S6+S7)	CR6
X+8	Sales in year 8 (S8)	Collection in year 8 (C8)	Collection rate (CR8) = 3*C8/ (S6+S7+S8) (Target set at 45%.)	CR7
X+9	Sales in year 9 (S9)	Collection in year 9 (C9)	Collection rate (CR9) = 3*C9/ (S7+S8+S9)	CR8
X+10	Sales in year 10 (S10)	Collection in year 10 (C10)	Collection rate (CR10) = 3*C10/ (S8+S9+S10)	CR9
X+11	Etc.	Etc.	Etc.	CR10
Etc.				

**a** Year X is the year including the date mentioned in Article 26.

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#### ANNEX II

# SYMBOLS FOR BATTERIES, ACCUMULATORS AND BATTERY PACKS FOR SEPARATE COLLECTION

The symbol indicating 'separate collection' for all batteries and accumulators shall be the crossed-out wheeled bin shown below:



### ANNEX III

## DETAILED TREATMENT AND RECYCLING REQUIREMENTS

## PART A: TREATMENT

- 1. Treatment shall, as a minimum, include removal of all fluids and acids.
- 2. Treatment and any storage, including temporary storage, at treatment facilities shall take place in sites with impermeable surfaces and suitable weatherproof covering or in suitable containers.

## PART B: RECYCLING

- 3. Recycling processes shall achieve the following minimum recycling efficiencies:
- recycling of 65 % by average weight of lead-acid batteries and accumulators, including recycling of the lead content to the highest degree that is technically feasible while avoiding excessive costs;
- (b) recycling of 75 % by average weight of nickel-cadmium batteries and accumulators, including recycling of the cadmium content to the highest degree that is technically feasible while avoiding excessive costs; and
- (c) recycling of 50 % by average weight of other waste batteries and accumulators.

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# [F1ANNEX IV

## PROCEDURAL REQUIREMENTS FOR REGISTRATION

#### **Textual Amendments**

**F1** Inserted by Directive 2013/56/EU of the European Parliament and of the Council of 20 November 2013 amending Directive 2006/66/EC of the European Parliament and of the Council on batteries and accumulators and waste batteries and accumulators as regards the placing on the market of portable batteries and accumulators containing cadmium intended for use in cordless power tools, and of button cells with low mercury content, and repealing Commission Decision 2009/603/EC (Text with EEA relevance).

## 1. Requirements for registration

Registration of producers of batteries and accumulators shall take place with the national authorities or with national producer responsibility organisations authorised by Member States (hereinafter: registration bodies), either on paper or electronically.

The registration procedure may be part of another producer registration procedure.

Producers of batteries and accumulators shall only need to register once in a Member State where they place batteries and accumulators on the Member State market for the first time on a professional basis, and shall be provided with a registration number upon registration.

2. Information to be provided by the producers

Producers of batteries and accumulators shall provide to the registration bodies the following information:

- (i) name of the producer and brand names (if available) under which they operate in the Member State:
- (ii) address(es) of the producer: postal code and location, street name and number, country, URL, telephone number, as well as a contact person, fax number and e-mail address of the producer, if available;
- (iii) indication on the type of batteries and accumulators placed on the market by the producer: portable batteries and accumulators, industrial batteries and accumulators, or automotive batteries and accumulators:
- (iv) information on how the producer meets its responsibilities: by individual or collective scheme;
- (v) date of the application for registration;
- (vi) national identification code of the producer, including European tax number or national tax number of the producer (optional);
- (vii) declaration stating that the information provided is true.

For the purpose of the registration referred to in the second paragraph of point 1, the producers of batteries and accumulators shall not be obliged to provide any other information than listed in point 2(i)-(vii).

3. Registration fees

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Registration bodies may only apply registration fees on the condition that these are cost-based and proportionate.

Registration bodies applying registration fees shall inform the competent national authorities of the methodology of the cost calculation of the fees.

## 4. Change of registration data

Member States shall ensure that in case the data provided by producers in accordance with point 2(i)-(vii) changes, producers shall inform the relevant registration body thereof no later than one month after the change.

## 5. Deregistration

When producers cease to be producers in a Member State, they shall deregister by informing the relevant registration body thereof.]