

Uimhir an Fhógra : 2016/0603/A (Austria)

Amendment of the Lower Austria Waste Management Act 1992 [NÖ AWG 1992], Provincial Law Gazette 8240

An dáta ar a bhfuarthas é/í : 18/11/2016 Deireadh leis an Tréimhse Neamhghníomhaíochta : 20/02/2017 (closed)

Message

Message 002

Communication from the Commission - TRIS/(2016) 03526 Directive (EU) 2015/1535 Translation of the message 001 Notification: 2016/0603/A

No abre el plazo - Nezahajuje odklady - Fristerne indledes ikke - Kein Fristbeginn - Viivituste perioodi ei avata - Καμμία έναρξη προθεσμίας - Does not open the delays - N'ouvre pas de délais - Non fa decorrere la mora - Neietekmē atlikšanu -Atidėjimai nepradedami - Nem nyitja meg a késéseket - Ma' jiftaħx il-perijodi ta' dawmien - Geen termijnbegin - Nie otwiera opóźnień - Não inicia o prazo - Neotvorí oneskorenia - Ne uvaja zamud - Määräaika ei ala tästä - Inleder ingen frist - Не се предвижда период на прекъсване - Nu deschide perioadele de stagnare - Nu deschide perioadele de stagnare.

(MSG: 201603526.EN) 1. MSG 002 IND 2016 0603 A EN 18-11-2016 A NOTIF

2. A

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4. 2016/0603/A - B30

5. Amendment of the Lower Austria Waste Management Act 1992 [NÖ AWG 1992], Provincial Law Gazette 8240

6. Municipal waste, residual waste

7. -

8. Introduction of mandatory participation by 'non-households' (businesses, institutions and other bodies) in the handling of municipal residual waste by municipalities. As is already the rule for households, 'non-households' are to be allocated



EUROPEAN COMMISSION Directorate-General for Internal Market, Industry, Entrepreneurship and SMEs Single Market Enforcement Notification of Regulatory Barriers

a container volume (up to a maximum of 3 120 litres per year for businesses) depending on the amount of residual waste they produce. Charges and levies are payable for the services provided by municipalities (collection, handling and treatment of residual waste).

9. The aim is to standardise the handling and treatment of residual waste regardless of the place at which it is produced. This will also bring about an alignment with the regulations applicable in the majority of other federal provinces. Through this, municipalities are able to benefit from synergies in the handling and treatment of the entire residual waste produced in their municipal areas. The aim is also to optimise waste transport, predominantly with the objective of reducing emissions (particularly via the increased use of rail transport, as is already taking place to a certain extent), combined with a further optimisation of capacity utilisation at the treatment plants in Lower Austria. This requirement is necessary in order to achieve the stated objectives. It is also proportionate, particularly because a sufficiently long transitional period is envisaged.

10. The basic texts were forwarded with an earlier notification: 1996/520/A: 2004/322/A

11. No

12. -

13. No

14. No

15. All 'non-households' (businesses, institutions and other bodies) which have not yet participated in the municipal collection and handling of their residual waste must adapt their waste disposal systems. A transitional period until the end of 2018 is envisaged. During this period, the municipalities must also establish the necessary administrative procedures and provide the refuse containers.

16. TBT aspect

No - the draft has no significant impact on international trade.

SPS aspect

No - the draft has no significant impact on international trade.

No - the draft is neither a sanitary nor phytosanitary measure.

********* European Commission

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