

**L.N. 309 of 2007**

**PRODUCT SAFETY ACT**  
**(CAP. 427)**

**Dangerous Substances and Preparations (Amendment) (No. 2)**  
**Regulations, 2007**

IN exercise of the powers conferred by article 39 of the Product Safety Act, the Minister for Competitiveness and Communications has, on the advice of the Malta Standards Authority, made the following regulations:–

**1.** The title of these regulations is the Dangerous Substances and Preparations (Amendment) (No. 2) Regulations, 2007, and they shall be read and construed as one with the Dangerous Substances and Preparations Regulations, 2007, hereinafter referred to as “the principal regulations”. Citation.  
L.N. 10 of 2007.

**2.** These regulations implement the provisions of Directive 2006/96/EC of the European Parliament and of the Council of 20<sup>th</sup> November, 2006, and shall be deemed to have come into force on the 1<sup>st</sup> January, 2007. Commencement and scope.

**3.** Point 5 of Part A of the Sixth Schedule shall be substituted with the following: Amends the Sixth Schedule to the principal regulation.

“5. Is the designation or commercial name the same for all of the European Community?

YES

NO

If no, specify the designation(s) or commercial name(s) used in the different Member States:

Belgium:

Bulgaria:

Czech Republic:

Denmark:

Germany:

Estonia:

Greece:

Spain:  
France:  
Ireland:  
Italy:  
Cyprus:  
Latvia:  
Lithuania:  
Luxembourg:  
Hungary:  
Malta:  
Netherlands:  
Austria:  
Poland:  
Portugal:  
Romania:  
Slovenia:  
Slovakia:  
Finland:  
Sweden:  
United Kingdom:".