

「Act on the Promotion of Saving and Recycling of Resources (Resource recycling act)」 and enforcement ordinance and regulations (comparison table)

Act on the promotion of saving and recycling of resources	Enforcement decree of the act on the promotion of saving and recycling of resources	Enforcement regulations of the act on the promotion of saving and recycling of resources
<p>Article 9-2 (Standards for Quality and Structure of Packing Materials) The Minister of Environment shall determine and notify standards for the quality and structure and the recyclability of packing materials to ease the recycling of such materials, and producers obligated to recycle under Article 16 (1) shall comply with such standards.</p>		
<p>Article 9-3 (Assessment, etc. of Quality and Structure of Packing material) ① The Minister of Environment shall establish standards for assessing the quality and structure and the recyclability of packing materials (hereinafter referred to as “packing material quality and structure assessment”).</p> <p>② Producers obligated to recycle under</p>		<p>Article 3-3 (Assessment, etc. of Quality and Structure of Packing materials) ① Producers obligated to recycle packing materials under Article 16 (1) of the Act (hereinafter referred to as “producers obligated to recycle”) from this Article through Article 3 (6) shall conduct self-assessment of the quality and structure and the recyclability of packing materials under Article 9-3 (1) of the Act (hereinafter referred to as “packing</p>

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<p>Article 16 (1) shall receive the assessment of packing materials that they manufacture or import and products that are sold using such packing materials as prescribed by Ordinance of the Ministry of Environment.</p>		<p>material quality and structure assessment”) for packing materials (referring to the packing materials of products that use packing materials) before manufacturing or importing packing materials and products that use such packing materials.</p> <p>② Producers obligated to recycle shall submit the packing material quality and structure assessment application of attached Form 1 along with the following documents to Korea Environment Corporation (hereinafter referred to as the “Corporation”) after conducting the self-assessment of packing material quality and structure under paragraph (1).</p> <ol style="list-style-type: none"> 1. The result of the self-assessment of packing material quality and structure. 2. Supporting documents about the result of the self-assessment of packing material quality and structure (excluding cases where the result of the self-assessment under falls under the

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		<p>lowest grade under subparagraph 1).</p> <p>③ The Corporation that has received the packing material quality and structure assessment application shall review the received documents and issue packing material quality and structure assessment results of attached Form 1-2 to producers obligated to recycle within 10 days from the date of receiving the documents.</p> <p>④ Where a producer obligated to recycle has an objection to the notified packing material quality and structure assessment result, he/she may submit the attached Form 1-3 Objection Letter and documents supporting the grounds of the objection to the Corporation within 30 days of the notification.</p> <p>⑤ The Corporation shall review the content of the objection under paragraph 4 and notify the result to the producer obligated to recycle within 10 days.</p> <p>⑥ After manufacturing or importing packing materials undergone the</p>

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		Corporation's assessment of packing material quality and structure and products that used such packing materials, producers obligated to recycle shall submit to the Corporation the list of such products and document about the quality and structure of packing materials by April 15 of the following year of the year when the packing materials and products that use such packing materials are manufactured, imported and sold.
③ Producers obligated to recycle under Article 16 (1) shall indicate the result of the material quality and structure assessment under paragraph (2) on the surface of packing.		Article 3 (4) (Indication of packing material quality and structure assessment result) ① producers obligated to recycle shall indicate the result of the packing material quality and structure assessment in a method determined and notified by the Minister of Environment on the surface of packing materials being manufactured or imported and products that use them on sale within 6 months from the date of notification of packing material quality and structure assessment result under Article

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		<p>3-3 (3) or (5). However, assessment results may not be indicated when the Minister of Environment determine and notify in such cases where it is difficult to encourage the improvement of packing material quality and structure by indicating assessment results.</p> <p>② Notwithstanding paragraph (1), where it is difficult to indicate the result of packing material quality and structure assessment on the surface of packing within 6 months such as requirement for changing the manufacturing process, etc., attached Form 1-4 Packing material quality and structure assessment result indication postponement application along with documents supporting the grounds for postponement shall be submitted to the Corporation</p> <p>③ The Corporation may review the packing material quality and structure assessment result indication postponement application submitted under paragraph (2)</p>

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		and postpone the result within a period of 9 months.
<p>Article 9 (4) (Corrective Orders and Production, Import and Sale Suspension Order) ① The Minister of Environment may order producers obligated to recycle packing materials under Article 16 (1) who manufacture or import packing materials in violation of Article 9 (2) or sell products that use them to take measures required to meet the standards for quality, structure and recyclability by setting a period within one year under Ordinance of the Minister of Environment. However, if there exists any reason indicating that improvement is difficult within 1 year due to requirement for change to the manufacturing process or request from producers obligated to recycle under Article 16 (1) or the head of the relevant administrative agency to extend the improvement period, etc., such</p>		<p>Article 3 (5) (Improvement Order) ① The Minister of Environment shall notify attached Form 1-5 Packing material quality and structure improvement order when ordering producers obligated to recycle to take necessary measures to meet the standards for quality and structure and recyclability under the body of Article 9-4 (1) of the Act.</p> <p>② Producers obligated to recycle shall submit attached Form 1-6 Improvement order implementation plan to the Minister of Environment within 3 months from the date of receiving the improvement order under paragraph 1.</p> <p>③ If a producer obligated to recycle has implemented the improvement order, he/she shall submit the result of the implementation in writing to the Minister of Environment within 10 days from the date when the implementation period ends.</p>

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<p>improvement period can be set separately.</p>		<p>Article 3 (6) (Request for improvement period extension and approval) ① If it deems necessary to expend the improvement period under the conditions of Article 9-4 (1), any producer obligated to recycle or the head of the relevant administrative agency may submit attached Form 1-7 Improvement period extension application along with documents supporting grounds for the extension request to the Minister of Environment.</p> <p>② When the Minister of Environment determines that improvement cannot be made within 1 year based on reviewing an improvement period extension application under paragraph 1, he/she shall extend the improvement period within a two-year range and notify it to the person submitted the extension application.</p>
<p>② In cases where a person who is ordered under paragraph 1 does not comply with it, the Minister of Environment may order the suspension</p>		<p>Article 3(7) (Production, import and sale suspension order) ① The Minister of Environment shall issue attached Form 1-8 Suspension order of the production, import</p>

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of the production, import and sale of the relevant packing materials and products.		<p>and sale of packing materials and products after setting the suspension period as prescribed in attached Table 1-2 when suspending the production, import and sale of packing materials and products under Article 9-4 (2) of the Act.</p> <p>② A person who has received a suspension order under paragraph 1 shall cease the production, import and sale of packing materials and products from the date of receiving the suspension order and must not produce, import and sell the relevant packing materials and products until the suspension period expires or the suspension order is withdrawn.</p>
Article 9-5(Penalty Surcharges in Lieu of Suspension Order) ① Where the Minister of Environment shall order to cease production, import and sale under Article 9-4 (2) and the production, import and sale of the relevant product is deemed unavoidable, he/she may impose a penalty surcharge not exceeding 1 billion won in lieu of the	Article 7-2 (Standard, Procedures, etc. for Imposition of Penalty Surcharges in Lieu of Suspension Orders) ① Standards for imposing penalty surcharges under Article 9-5 (1) are as prescribed in attached Table 1-2. ② Where the Minister of Environment intends to impose a penalty surcharge pursuant to Article 9-5 (1), he/she shall specify grounds for imposition,	

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<p>suspension of the production, import and sale as prescribed by Presidential Decree.</p> <p>② When a person who is obligated to pay a penalty surcharge under paragraph 1 does not pay a penalty surcharge, the Minister of Environment shall collect it by referring to the practices of dispositions on default of national taxes.</p> <p>③ Penalty surcharges collected under paragraph 1 and 2 shall become the revenue of special accounts for environment improvement.</p>	<p>amount of the penalty surcharge, etc. in detail, and give a written notice to a person subject to such penalty surcharge.</p> <p>③ A person, in receipt of the written notice under paragraph 2, shall pay the penalty surcharge to a collecting agency designated by the Minister of Environment within 60 days after receipt of such written notice: Provided, That where he/she is unable to pay the penalty surcharge due to a natural disaster or an inevitable reason corresponding thereto, he/she shall pay the penalty surcharge within 30 days from the date such reason ceases to exist.</p> <p>④ A collecting agency, in receipt of a penalty surcharge pursuant to paragraph 3, shall issue a receipt to the payer, and notify, without delay, such fact to the Minister of Environment.</p>	
<p>Article 14 (Separate Discharge Mark) A manufacturer, etc. of products and packing materials prescribed by</p>	<p>Article 16(Products and Packing Materials with Mark of Separate Discharge) "Products and packing</p>	

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<p>Presidential Decree, for which it is necessary to put a separate collection mark for the facilitation of recycling of wastes shall put a separate discharge mark on such products and packing materials in accordance with the guidelines determined and announced by the Minister of Environment.</p>	<p>materials prescribed by Presidential Decree" in Article 14 of the Act means the following products and packing materials:</p> <p>1. Packing materials provided for in subparagraphs 1 through 3 of Article 18:</p> <p>Provided, That the following packing materials shall be excluded herefrom:</p> <p>(a) Containers of products for which a deposit for empty container under Article 15-2 (hereinafter referred to as "container deposits") is included the price thereof;</p> <p>(b) Film- and sheet-type packing materials which do not have any mark, such as printing, engraving, or labeling on their surfaces;</p> <p>(c) Packing materials that meet the standards determined and publicly notified by the Minister of Environment, such as packing materials on which it is difficult to mark separate discharge due to surface area, capacity, or material.</p>	

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	<p>2. Other products and packing materials made of paper, metal, glass, or plastic and designated by the Minister of Environment, as prescribed by Ordinance of the Ministry of Environment.</p>	
<p>Article 16 (Recycling obligations on manufacturer, etc)</p> <p>Producers obliged to recycle packing materials who has manufactured and imported the products and packing materials which can facilitate recovery and recycling by improving the quality of materials, structure or recovery system in the production stage and distribution stage or which generate a large volume of wastes after use, shall recover and recycle wastes generated from the products or packing materials he/she has manufactured, imported or sold.</p>	<p>Article 18 (Products and Packing Materials Subject to Mandatory Recycling) "Products and packing materials prescribed by Presidential Decree" in Article 16 (1) of the Act means the following: Provided, That excluded herefrom are products and packing materials manufactured or imported by a manufacturer or an importer for exportation, samples of products and packing materials imported for research purposes by an institution or organization referred to in Article 14 (1) of the Basic Research Promotion and Technology Development Support Act, and products and packing materials returned and destroyed:</p> <p>1. Paper packaging (limited to paper</p>	

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	<p>packaging to which the synthetic resin foil or aluminum foil is attached) used for packing the following products (referring to the products at the final stage of distribution on the market for sale to consumers), glass bottles, metal cans, packing materials of synthetic resin (including containers, packing materials in film or sheet and trays, but excluding the packing materials of products referred to in the items of subparagraph 2):</p> <p>(a) Foodstuffs (referring to foods listed in the code of food, etc. under Article 14 of the Food Sanitation Act, health functional foods listed in the code of functional health foods under Article 19 of the Health Functional Foods Act, processed meat, processed dairy products, and processed egg products defined in subparagraphs 8 through 10 of Article 2 of the Livestock Products Sanitary Control Act, and drinking water</p>	

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	<p>defined in subparagraph 1 of Article 3 of the Drinking Water Management Act);</p> <p>(b) Agricultural, fishery, and livestock products (limited to the primary products, excluding foodstuffs referred to in item (a));</p> <p>(c) Detergents (referring to toothpaste and soap under the Standard Industrial Classification and soap and detergents manufactured by other detergent manufacturers);</p> <p>(d) Cosmetics permitted under the Cosmetics Act and shampoos and conditioners for pet animals;</p> <p>(e) Medicines and non-pharmaceutical products permitted under the Pharmaceutical Affairs Act (excluding PTP-packed products in a vial or an ampoule containing 30 milliliters or 30 grams or less, products not packed in a bottle containing 30 milliliters or 30 grams or less, except insecticide and germicide, and medicines discharged as</p>	

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	<p>medical wastes defined in subparagraph 5 of Article 2 of the Wastes Control Act);</p> <p>(f) Butane gas products;</p> <p>(g) Insecticide and germicide (referring to insecticide and germicide produced by manufacturers of insecticide and germicide for home use under the Standard Industrial Classification, but excluding pesticides defined in subparagraph 1 of Article 2 of the Pesticide Control Act);</p> <p>(h) Apparel (referring to apparel and accessories therefor manufactured by manufacturers of sewing apparel, woven apparel and accessories for apparel under the Standard Industrial Classification);</p> <p>(i) Paper products (referring to paper products manufactured by manufacturers of sanitary paper products under the Standard Industrial Classification);</p> <p>(j) Rubber gloves (referring to rubber</p>	

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	<p>gloves for household use among rubber gloves manufactured by manufacturers of rubber wear and other sanitary rubber products under the Standard Industrial Classification);</p> <p>(k) Antifreeze, brake liquids, and lubricating oil referred to in subparagraph 6 (limited to packing materials made of synthetic resin);</p> <p>(l) Products other than those referred to in items (a) through (k) (limited to packing materials made of synthetic resin, but excluding plastic containers referred to in Article 10 (1) 1 and medical devices for external diagnosis among medical devices under the Medical Devices Act);</p> <p>2. Packing materials made of synthetic resins which are used for packing the following products (referring to packing materials in forms of film and sheet and shock-absorbing materials made of synthetic resin foam):</p>	

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	<p>(a) Electrical machinery, audio or video appliances, information and office equipment among electrical appliances subject to safety certification and electrical appliances subject to safety confirmation defined in subparagraphs 10 (a) and 11 (a) of Article 2 of the Electric Appliances and Consumer Products Safety Control Act;</p> <p>(b) Personal computers (including monitors and keyboards);</p> <p>3. Disposable bags and shopping bags made of synthetic resin (excluding standard plastic garbage bags);</p> <p>The following films made of synthetic resin materials except polyvinyl chloride (PVC) materials (excluding packing materials prescribed in paragraph 1 through 3).</p> <p>(a) Films containing air used for the effect of shock absorbing or insulation;</p> <p>(b) Films used in laundry businesses (laundry business according to the</p>	

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	<p>Standard Industrial Classification) to protect fur products, clothing and other textile products;</p> <p>(c) Plastic bags (excluding standard plastic garbage bags);</p> <p>(d) Disposable plastic gloves; and</p> <p>(e) Wrap film for packing foods.</p> <p>4. The following batteries (including batteries contained as a component or part of any product listed in attached Table 3):</p> <p>(a) Mercury batteries;</p> <p>(b) Oxidized silver batteries;</p> <p>(c) Nickel–cadmium batteries;</p> <p>(d) Lithium batteries (limited to primary batteries);</p> <p>(e) Manganese batteries and alkaline manganese batteries;</p> <p>(f) Nickel–hydrogen batteries;</p> <p>5. Tires used for the following vehicles and machines:</p> <p>(a) Motor vehicles defined in subparagraph 1 of Article 2 of the</p>	

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	<p>Motor Vehicle Management Act;</p> <p>(b) Vehicles subject to the Act on the Management of Military Supplies;</p> <p>(c) Construction equipment defined in Article 2 (1) 1 of the Construction Machinery Management Act;</p> <p>(d) Agricultural equipment defined in subparagraph 1 of Article 2 of the Agricultural Mechanization Promotion Act;</p> <p>6. Lubricating oil used for the following vehicles and machines:</p> <p>(a) Motor vehicles defined in subparagraph 1 of Article 2 of the Motor Vehicle Management Act (excluding two-wheeled motor vehicle with engines working in four-strokes of intake, compression, explosion, and exhaust by a one-stroke crankshaft);</p> <p>(b) Vehicles subject to the Act on the Management of Military Supplies;</p> <p>(c) Construction equipment defined in Article 2 (1) 1 of the Construction</p>	

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	<p>Machinery Management Act;</p> <p>(d) Agricultural equipment defined in subparagraph 1 of Article 2 of the Agricultural Mechanization Promotion Act;</p> <p>(e) Korean ships (excluding deep-sea vessels) defined in Article 2 of the Ship Act;</p> <p>(f) Fishing vessels (excluding deep-sea fishing vessels) defined in Article 2 (1) of the Fishing Vessels Act;</p> <p>7. Fluorescent lamps (including half-finished lamps for manufacturing fluorescent lamps containing mercury);</p> <p>8. Buoys for farming marine products (referring to buoys for farming marine products specified in the Korean Industrial Standards publicly notified under Article 11 of the Industrial Standardization Act);</p> <p>9. Sheet film (referring to plastics made of synthetic resin used for</p>	

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	<p>compressing and binding forage crops, rice straws, etc.) for baled silage;</p> <p>10. Racks of synthetic resin mats (referring to racks used to dry laver among marine products defined in subparagraph 7 of Article 3 of the Framework Act on Fisheries and Fishing Villages Development);</p> <p>11. Other products and packing materials approved by the Minister of Environment, that manufacturers intend to recover and recycle through the association of such manufacturers.</p>	
	<p>Article 19 (Producers Obligated to Recycle Packing Materials) The term "place of business for the type of business of the size prescribed by Presidential Decree" in Article 16 (1) of the Act means a place of business prescribed in attached Table 4.</p>	
<p>Article 29 (Contribution, etc.) In order to deliberate on and determine the standards for calculation of contributions</p>		

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<p>under Article 16, payment procedures, and other necessary matters, each cooperative and distribution support center shall constitute and operate a joint steering committee, as prescribed by Ordinance of the Ministry of Environment. In such cases, the standards for calculation contributions shall be set in consideration of the recyclability and recycling costs of packing materials.</p>		
<p>Article 36 (Reporting, Inspection, etc.) (1) The Minister of Environment, competent Ministers, the Metropolitan Autonomous City Mayor, the Special Self-Governing Province Governor, or the head of each Si/Gun/Gu may require any of the following persons to file a necessary report or submit data, if necessary for ascertaining whether he/she meets the criteria of the subparagraphs of Article 9 (1) and Article 9 (2), or in cases prescribed by Ordinance of the Ministry of Environment, direct a relevant public</p>		<p>Article 26 (Reporting, Inspection, etc.) “Cases prescribed by Ordinance of the Minister of Environment” means any of the following cases.</p> <p>1-2. Where it is necessary to ascertain the compliance with the packing material quality and structure criteria under Article 9 (2) and improvement order and suspension order under Article 9 (4).</p> <p>1-2. Where it is necessary to ascertain packing material quality and structure evaluation and the</p>

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<p>official to inspect relevant documents, facilities, equipment, etc. by entering the facility, business site, workplace, etc.:</p> <p>6. Producers obligated to recycle under Article 16;</p> <p>(2) Public officials who conduct on-site inspections under paragraph (1) shall carry a certificate indicating their authority and produce it to related persons.</p> <p>(3) A person referred to in paragraph (1) 3, 5 through 10, 13 and 14 shall keep books of accounts and keep records and preserve them, as prescribed by Ordinance of the Ministry of Environment.</p> <p>(4) In order to direct a public official to conduct an on-site inspection pursuant to paragraph (1), the Minister of Environment, competent ministers, the Metropolitan Autonomous City Mayor, the Special Self-Governing Province Governor, or the head of each Si/Gun/Gu shall inform the relevant inspectee of</p>		<p>indication of evaluation result.</p> <p>Article 27 (Record and preservation of books) ① Books that manufacturers or importers subject to the imposition of waste charges shall record and preserve under Article 36 (3) are as follows;</p> <p>2. Producers obligated to recycle (excluding manufacturers reusing empty containers): Books fall under the following;</p> <p>(c). Attached Form 19-2 Packing material quality and structure evaluation management sheet (limited to producers obligated to recycle packing materials)</p> <p>② The preservation period of books under paragraph 1 shall be 5 years from the date of the last entry.</p> <p>③ Books prescribed in paragraph 1 may be recorded and preserved by means of computer process such as tapes and diskettes.</p>

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<p>the inspection plan that includes the date and details of, and grounds for such inspection, seven days prior to the scheduled date of such inspection: Provided, That the same shall not apply where urgent notice is required or giving a prior notice can defeat the purposes of the inspection due to the destruction of evidence, etc.</p>		
<p>Article 36 (2) (Building and Operation of Operation and Management Information System) (1) The Minister of Environment may build and operate an operation and management information system necessary for processing matters prescribed by Ordinance of the Ministry of Environment (hereinafter referred to as "operation and management information system"), such as management of information on the fulfillment of obligations by producers obligated to recycle wastes, cooperatives, distribution support centers, etc., and on the transfer and</p>		<p>Article 27 (3) (Matters Processed by the Operation and Management Information System, etc.) "Matters prescribed by Ordinance of the Ministry of Environment such as the management of information on the fulfillment of obligations by producers obligated to recycle wastes, cooperatives, distribution support centers, etc., and on the transfer and acceptance of empty containers and recyclable resources" refer to the following: 1-2. Matters about the submission of packing material quality and structure evaluation application under Article 3-3 (2).</p>

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<p>acceptance of empty containers and recyclable resources.</p> <p>(2) The Minister of Environment may, where deemed necessary, authorize a relevant specialized institution, such as the Corporation, to perform duties related to the building and operation of the operation and management information system on behalf of the Minister.</p> <p>(3) Where the Minister of Environment authorizes the relevant specialized institution to perform duties on behalf of him/her under paragraph (2), he/she may grant subsidies to cover the expenses incurred.</p>		
<p>Article 38 (Delegation and Entrustment of Authority) (1) The Minister of Environment or the competent minister may delegate part of his/her authority under this Act to the Special Metropolitan City Mayor, Metropolitan City Mayors, Mayor of a Special Self-Governing City, Do Governors, the Governor of a Special Self-Governing</p>	<p>Article 48 (Delegation and Entrustment of Authority or Work</p> <p>(3) The Minister of Environment shall entrust the following work to Korea Environment Corporation pursuant to Article 9-3 (2).</p> <p>1. The receipt and evaluation of packing material quality and structure evaluation application</p>	

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<p>Province, or the heads of regional environmental offices, as prescribed by Presidential Decree.</p> <p>(2) The Minister of Environment or the competent minister may entrust part of his/her duties under this Act to a relevant specialized institution, such as the Corporation, as prescribed by Presidential Decree.</p>	<p>under Article 9-3 (2).</p>	
<p>Article 39 (2) (Penalty Provision) Any of the following persons shall be punished by imprisonment for not more than 1 year, or by a fine not exceeding ten million won:</p> <p>1. A person who manufactures, imports and sales packing materials and products in violation of suspension order under Article 9-4 (2).</p>		
<p>Article 41 (Administrative Fine) ① Any of following persons shall be punished by an administrative fine not exceeding three million won:</p> <p>2. A person who disobeys an order to undergo an inspection under Article</p>		

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<p>9 (3).</p> <p>2-2. A person who does not receive packing material quality and structure evaluation or has received evaluation by illegal means in violation of Article 9-2 (3).</p> <p>2-3. A person who does not indicate the result of quality and structure evaluation on the surface of packing or has indicated the result by illegal means in violation of Article 9-3 (3).</p>		

■ ENFORCEMENT DECREE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Table 1-2]

Standard, Procedures, etc. for Imposition of Penalty Surcharges in Lieu of Suspension Orders (in relation to Article 7-2 (1))

1. A penalty surcharge that is imposed in lieu of the suspension order of the production, import and sale of packing materials and products under Article 9-4 (2) shall be calculated by multiplying the period of suspension of such production, import and sale (hereinafter referred to as “suspension period” in this table) by the daily penalty amount calculated under subparagraph 3. However, even if the total amount exceeds one billion won, it shall become one billion won.
2. The suspension period shall mean the period for which the suspension is ordered under Article 9-4 (2), and one month of suspension shall be deemed 30 days.
3. The penalty surcharge amount per one of suspension period shall be calculated by multiplying the daily shipping and import volume of packing materials and products of a person subject to the imposition of penalty surcharge by mandatory recycling ratio and recycling unit costs.
Daily penalty surcharge = Daily shipping and import volume × Mandatory recycling ratio × Recycling unit costs
4. The daily shipping and import volume of a person subject to a penalty surcharge shall be calculated by dividing the total shipping and import volume for the whole year before the year in which such penalty surcharge is imposed. However, if it is impossible to calculate the total shipping and import volume because the business started or suspended during the year or it is deemed unreasonable to be based on the total shipping and import volume for the whole year, quarterly or monthly shipping and importing volume shall be divided by 90 or 30 days, respectively into daily shipping and import volume for application.

■ ENFORCEMENT DECREE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Table 4]

Criteria for Producers Obligated to Recycle Products and Packing Materials

(in relation to Article 19)

Business category	Size	
	Based on sales and import amount	Based on shipping and import volume of products and packing materials
1. Manufacturing and importing of food and beverages, detergents, cosmetics and pet shampoos and rinses, pharmaceuticals and quasi-drugs, butane gas products, insecticides, disinfectants, clothing and paper products and rubber gloves using paper packaging, metal cans and synthetic resins (excluding expandable synthetic resins).	Manufacturers with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton or more in the previous year.
2. Manufacturing and importing of food and beverages, detergents, cosmetics and pet shampoos and rinses, pharmaceuticals and quasi-drugs, butane gas products, insecticides and disinfectants using packaging materials made of expandable synthetic resins.	Manufacturers with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 0.8 tons or more or importers with an annual importing volume of 0.3 tons or more in the previous year.
3. Manufacturing and importing of food and beverages, detergents, cosmetics and pet shampoos and rinses, pharmaceuticals and quasi-drugs, butane gas products, insecticides and	Manufacturers with an annual sales of more than 1 billion won or more and importers with annual import	Manufacturers with an annual shipping volume of 10 tons or more or importers with an annual importing volume of 3 tons of

disinfectants using glass bottle packaging materials.	amount of 0.3 billion won or more in the previous year.	more in the previous year.
4. Selling and importing of agricultural and livestock products using synthetic resin packing materials (excluding expandable synthetic resins) such as saucers, etc.	Sellers with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton of more in the previous year.
5. Selling and importing of agricultural and livestock products using expandable synthetic resin packing materials such as saucers, etc.	Sellers with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 0.8 tons or more or importers with an annual importing volume of 0.3 tons of more in the previous year.
6. Manufacturing and importing of other packaging materials such as saucers and containers made of polyethylene terephthalate (PET), polypropylene (PP).	Manufacturers with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton of more in the previous year.
7. Manufacturing and importing of other packing materials such as boxes, saucer and containers made of expandable synthetic resin materials.	Manufacturers with an annual sales of more than 1 billion won or more and importers with annual import	Manufacturers with an annual shipping volume of 0.8 tons or more or importers with an annual importing volume of 0.3 tons

	amount of 0.3 billion won or more in the previous year.	of more in the previous year.
8. Manufacturing and importing of electrical equipment, audio and video applications, information and office equipment, and personal computers (including monitors and keyboards) among products subject to safety certification and products subject to safety verification under Article 2 (3) and (4) of Electrical Appliances and Consumer Products Safety Control Act using synthetic resin film / sheet-type packaging materials.	Manufacturer with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 10 tons or more or importers with an annual importing volume of 3 tons of more in the previous year.
9. Manufacturing and importing of electrical equipment, audio and video applications, information and office equipment, and personal computers (including monitors and keyboards) among products subject to safety certification and products subject to safety verification under Article 2 (3) and (4) of Electrical Appliances and Consumer Products Safety Control Act using expanded synthetic resin shock absorbing materials.	Manufacturer with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.	Manufacturers with an annual shipping volume of 0.8 tons or more or importers with an annual importing volume of 0.3 tons of more in the previous year.
10. Large-scale general retail businesses using disposable	Large-scale retailers with an	Manufacturers with

<p>synthetic resin bags and shopping bags and businesses manufacturing and importing disposable bags and shopping bags made of synthetic resins.</p>	<p>annual sales of one billion won or more, manufacturers with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.</p>	<p>an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton of more in the previous year.</p>
<p>11. Manufacturing and importing antifreeze and brake fluid and lubricants under Article 18 (6) using synthetic resin packaging materials.</p>	<p>M a n u f a c t u r e r s with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.</p>	<p>Manufacturers with an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton of more in the previous year.</p>
<p>12. Manufacturing and importing of products under Article 18 (1) (1) using synthetic resin packing materials.</p>	<p>M a n u f a c t u r e r s with an annual sales of more than 1 billion won or more and importers with annual import amount of 0.3 billion won or more in the previous year.</p>	<p>Manufacturers with an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton of more in the previous year.</p>
<p>13. Manufacturing and importing of products under Article 18-3 (2)</p>	<p>Manufacturers with an annual sales of more than 1 billion won or more and importers with annual import</p>	<p>Manufacturers with an annual shipping volume of 4 tons or more or importers with an annual importing volume of 1 ton of more in the</p>

	amount of 0.3 billion won or more in the previous year.	previous year.
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※ Note

1. Producers obligated to recycle products and packing materials shall be those who meet all criteria for sales and import amounts and shipping and import volumes. However, in cases of local governments, public institutions under Article 4 of Act on the Management of Public Institutions, or public corporation or public agency established under Local Public Enterprises Act, they shall meet the shipping and import volume of products and packing materials.
2. Packing materials made of synthetic resins and expanded synthetic materials under subparagraph 1 and 2 mean the packing materials of products with brand marks shipped or imported with contents in the manufacturing stage.
3. “Business selling agricultural and livestock products” under subparagraph 4 and 5 means a business that a business operator registered pursuant to Article 5 of Value-Added Tax Act ships and sells agricultural and livestock products to which its own brand is attached and indicated.
4. “Other packing materials such as saucers and containers” under subparagraph 6 and 7 mean saucers and containers used to ship and sell simple-packed foods, beverages and agricultural and livestock products, excluding saucers, containers, etc. that manufacturers and importers of foods and beverages under subparagraph 1 and 2 and sellers and importers of agricultural and livestock products under subparagraph 4 and 5 are obligated to recycle.
5. “Boxes of agricultural and livestock products” under subparagraph 7 mean agricultural and livestock products other than the boxes of agricultural and livestock products that business operators registered pursuant to Article 5 of Value-Added Tax Act ship and sell after attaching and indicating their own brands.
6. “Large-scale general retailers” under subparagraph 10 mean large-scale general retailers under the Standard Industrial Classification.
7. The manufacturers and importers of disposable bags and shopping bags made of synthetic resin materials under subparagraph 10 are not obligated to recycle disposable bags and shopping bags that large-scale general retailers are obligated to recycle.

8. “Annual sales” means annual sales amount recorded in profit and loss statements prepared in accordance with the enterprise accounting standards under Act on External Audit of Stock Companies for businesses subject to external audit and annual sales amount recorded in the accounting books prepared as prescribed by tax-related laws for businesses not subject to external audit.
9. “Annual import amount” means the sum of annual imports based on C.I.F.

■ ENFORCEMENT DECREE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Table 6]

Standard Recycling Costs by Product and Packing Material (in relation to Article 27)

Classification	Type and material	Standard recycling costs
1. Packing materials under Article 18 (1)	A. Paper packing	185 won per kg
	B. Glass bottle	34 won per kg
	C. Metal can 1) Steel can 2) Aluminum can	87 won per kg 151 won per kg
	D. Synthetic resin packing materials	
	1) Single and composite expanded polystyrene (EPS), expanded polypropylene (EPP), expanded polyethylene (EPE) packing materials	317 won per kg
	2) Single and composite PVC packing materials	981 won per kg
	3) PET bottle packing materials a) Colorless single materials b) Colored single materials c) Composite materials	178 won per kg
	4) Single material containers and trays other than those prescribed in 1) through 3)	235 won per kg
	5) Single and composite material film and sheet-type packing materials other than those prescribed in 1) through 3)	360 won per kg 327 won per kg
	6) Composite material packing materials other than those prescribed in 1) through 5)	467 won per kg
		467 won per kg

		kg
2. Packing materials under Article 18 (2)	A. Single and composite synthetic resin materials shock absorbing materials B. Single and composite film and sheet-type packing materials	317 won per kg 467 won per kg
3. Packing materials under Article 18 (1) and products under the Article 18-3 (2)	Single and composite material disposable bags and shopping bags and synthetic resin [excluding PVC] films.	467 won per kg
4. Products under Article 18 (4)	A. Mercury batteries	39.6 won per g
	B. Oxidized silver batteries	35.5 won per g
	C. Nickel-cadmium batteries	0.78 won per g
	D. Lithium cells (only primary batteries)	0.8 won per g
	E. Manganese cells and alkaline manganese cells	0.35 won per g
	F. Nickel hydrogen cells	0.16 won per g
5. Products under Article 18 (5)	Tires	30 won per kg
6. Products under Article 18 (6)	Lubricants	20 won per l
7. Products under Article 18 (7)	Fluorescent lamps	143 won per unit
8. Products under Article 18 (8)	Buoys for farming marine products	627 won per kg
9. Products under Article 18 (9)	Films for baled silage	527 won per kg
10. Products under Article 18 (10)	Racks of synthetic resin mats	545 won per kg

※ Note

1. In case of Item 1 B, the standard recycling cost for containers with separable retaining rings will become twice as much as the costs prescribed in the table.
2. In case of Item 1 C, the standard recycling cost for products with separable retaining rings will become twice as much as the costs prescribed in the table.
3. The weight of packing material in Item 1 means the total weight of parts regardless of the material of parts such as lids and caps.
4. Lubricants in Item 6 mean only lubricants and gear oils for combustion engines.
5. In the above table, “composite materials” means materials in which two or more synthetic resins are combined or a synthetic resin is combined with other material by means of attachment, etc. (in case of paper materials, it applies only when synthetic resin is attached to both sides). However, in case of polyethylene terephthalate bottles, it applies to cases where the weight of material other than polyethylene terephthalate material is 2% or more of polyethylene terephthalate bottle (excluding parts such as lid and label).

■ ENFORCEMENT DECREE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Table 8]

Criteria for the Imposition of Penalty Surcharges (in relation to Article 50)

1. General criteria

- A. The criteria for aggravated penalty based on the frequency of violations shall apply to cases where administrative fines have been imposed for the same violation for the past 1 year. In this case, the calculation of the period shall be based on the day on which an administrative fine was imposed for a violation and the day on which the same violation was detected after the imposition.
- B. In case of aggravated penalty surcharges under A, the order next to the order of penalty imposition prior to the violation in question (referring to a higher order if there are two or more records of imposition) shall apply.
- C. The imposing authority may reduce the amount within a range of the half of the fines under subparagraph 2 Individual criteria However, it does not apply to violators who are in default in payment.
 - 1) When a violator falls under any of subparagraphs of Article 2-2 (1) of Enforcement Decree of Act on the Regulation of violations of Public Order;
 - 2) When a violation is deemed to have been committed due to a minor negligence or mistake;
 - 3) When the violator has resolved a problem by immediately correcting and revising violations.
 - 4) Other cases where the amount of administrative fines is deemed necessary to reduce in consideration of the severity, motivation and result of violations.

2. Individual criteria

(Unit: 10,000 won)

Violation	Applicable provisions	Amount of administrative fine		
		1 st incident	2 nd incident	3 rd or more
C. Cases where a person has not taken the assessment of the quality and structure of packing materials in violation of Article 9-3 (2) or has taken such assessment in other false manner.	Article 41-1 and 41-2 (2)	50	150	300
D. A person who fails to indicate or falsely indicate the result of packing material quality and structure assessment on the surface of packing.	Article 41-1 and 41-2 (3)	100	200	300

■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Table 1-2]

The Standards for Calculating the Suspension Period of Production, Import and Sale (in relation to Article 3-7 (1))

C l a s s i f i c a t i o n	Suspension period
1. Where the suspension of the production, import and sale of packing materials and products is ordered to a producer obligated to recycle who has not fulfilled an improvement order with a total improvement period of one year of less.	3 months
2. Where the suspension of the production, import and sale of packing materials and products is ordered to a producer obligated to recycle who has not fulfilled an improvement order with a total improvement period exceeding one year and less than two years.	6 months
3. Where the suspension of the production, import and sale of packing materials and products is ordered to a producer obligated to recycle who has not fulfilled an improvement order with a total improvement period exceeding two years and less than three years.	1 year

Note

The Minister of Environment may reduce the period within a range of the half of the suspension period calculated in accordance with the above table in consideration of the business size and the unique characteristics of the business area of the producer obligated to recycle who fails the fulfillment of improvement order, and the reason for and degree to which products in question have not meet the standards prescribed in Article 9 (2).

■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1]

Packing Material Quality and Structure Assessment Application

※ The areas in dark background should not be filled out by applicant.

Receipt No.	Receipt date	Processing period 10 days
Applicant	Company	Corporation registration no.
	Representative	Business registration no.
	Address (Telephone: _____)	
Description	① Types of packaging material	② Packing material quality and structure
	③ Result of self-assessment	

I hereby submit this Packing Material Quality and Structure Assessment Application in accordance with Article 9-3 (2) of Act on the Promotion of Saving and Recycling of Resources and Article 3-3 (2) of Enforcement Rule of the same law.

Month / Day / Year

Applicant

(Signature or seal)

to CEO of Korean Environment Corporation

Attachment	1. Packing Material Quality and Structure Self-Assessment Result (1 copy) 2. Supporting documents of packing material quality and structure self-assessment result (1 copy)	No fee
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Guidance

- ① Fill out the form for each packing material based on the detailed standards for packing material quality and structure assessment under Article 9-3 (1) of 「Act on the Promotion of Saving and Recycling of Resources」.
(E.g) Paper packing and glass bottle
- ② Describe the type of body, label, stopper and other component of each packing material.
(E.g.) 00 body, 00 label, 00 stopper
- ③ Include the result of packing material quality and structure self-assessment classified under ②.
(E.g.) Best for recycling, excellent for recycling, normal for recycling and difficult for recycling

■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-2]

Packing Material Quality and Structure Assessment Result

Result No. <input style="width: 150px; height: 20px;" type="text"/>		
Applicant	Company	Corporation registration no.
	Representative	Business registration no.
	Address (Telephone: _____)	
Description	Types of packaging material	Packing material quality and structure
	Result of self-assessment	

Packing material quality and structure assessment result

Components	Assessment result	Assessment class
Body		
Label		
Stopper and other components		
Overall result		

The Corporation hereby presents the packing material quality and structure assessment result as prescribed above in accordance with Article 9-3 (2) of 「Act on the Promotion of Saving and Recycling of Resources」 and Article 3-3 (3) of Enforcement Rule of the same law.

Month / Day / Year

CEO of Korean Environment Corporation

■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-3]

Objection Letter

* The areas in dark background should not be filled out by applicant.

Receipt No.	Receipt date	Processing period 10 days
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Applicant	Company	Corporation registration no.
	Representative	Business registration no.
	Address (Telephone: _____)	

Description	① Types of packaging material	② Packing material quality and structure
	③ Result of self-assessment	
	④ Assessment result	⑤ Assessment result no.

Description	Describe specifically based on the 5W1H principle. Use a separate sheet, if necessary.
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I hereby submit this Objection Letter in accordance with Article 3-3 (4) of 「Enforcement Rule of the Act on the Promotion of Saving and Recycling of Resources」 .

Month / Day / Year

Applicant

(Signature or seal)

To CEO of Korea Environment Corporation

Attachment	1. Supporting documents of the Objection Letter (1 copy)	No fee
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Guidance

- ① ~ ④ Fill in with the same information in attached Form 1-2 of 「Enforcement Rule of the Act on the Promotion of Saving and Recycling of Resources」 .
- ⑤ Fill in the number of attached Form 1-2 Packing material quality and structure Assessment result of 「Enforcement Rule of the Act on the Promotion of Saving and Recycling of Resources」 .

Procedure



■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-4]

Packing material quality and structure assessment result indication postponement application

* The areas in dark background should not be filled out by applicant.

Receipt No.	Receipt date	Processing period 10 days	
Applicant	Company	Corporation registration no.	
	Representative	Business registration no.	
	Address (Telephone: _____)		
Description	Assessment result no.	Original indication period	Changed indication period
	Reason for requesting postponement		

I hereby submit this application for the purpose of requesting the postponement of the period of packing material quality and structure assessment result indication under Article 3-4 (2) of 「Enforcement Rule of the Act on the Promotion of Saving and Recycling of Resources」.

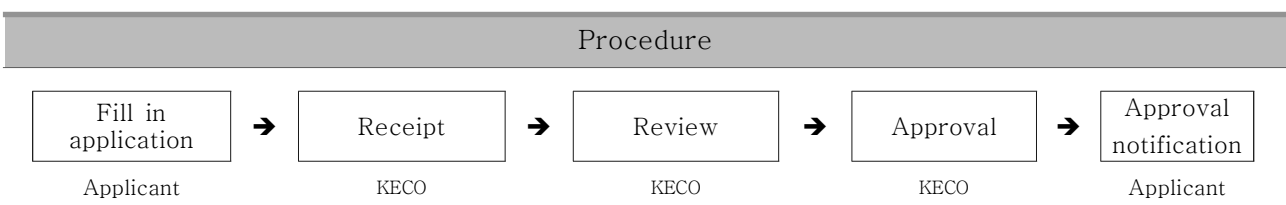
Month / Day / Year

Applicant

(Signature or seal)

To CEO of Korea Environment Corporation

Attachment	1. Supporting documents of the reason for postponement (1 copy)	No fee
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■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-5]

Packing Material Quality and Structure Improvement Order

Order No. <input style="width: 150px; height: 20px;" type="text"/>	
Target	Company Corporation registration no.
	Representative Business registration no.
	Address <div style="text-align: right;">(Telephone: _____)</div>
Product	Packing material quality and structure Product
	Description of violation
Description of improvement order	Improvement order implementation period
	Description of improvement order
	Reason

We hereby notify a packing material quality and structure improvement order pursuant to Article 9-4 (1) of 「Act on the Promotion of Saving and Recycling of Resources」 and Article 3-5 (1) of Enforcement Decree of the same law.

Month / Day / Year

The Minister of Environment

■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-6]

Improvement Order Implementation Plan

* The areas in dark background should not be filled out by applicant.

Receipt No.	Receipt date
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Submitting person	Company	Corporation registration no.
	Representative	Business registration no.
	Address (Telephone: _____)	

	Packing material quality and structure	Product	Implementation method	Planned completion date	Note
Implementation plan					

I hereby submit this improvement order implementation plan in accordance with Article 3-5 (2) of 「Enforcement Rule of the Act on the Promotion of Saving and Recycling of Resources」 .

Month / Day / Year

Submitting person

(Signature or seal)

To Minister of Environment

■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-7]

Improvement Period Extension Application

* The areas in dark background should not be filled out by applicant.

Receipt No.	Receipt date	Processing period 10 days
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Applicant	Company	Corporation registration no.
	Representative	Business registration no.
	Address <div style="text-align: right;">(Telephone: _____)</div>	

Description	Improvement order no.	Original due date	Changed due date
	Reason for requesting extension.		

I hereby submit the improvement order implementation extension application pursuant to Article 3-6 (1) of 「Enforcement Rule of the Act on the Promotion of Saving and Recycling of Resources」 .

Month / Day / Year

Applicant

(Signature or seal)

To Minister of Environment

Attachment	1. Supporting documents of the reason for requesting the extension (1 copy)	No fee
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Procedure



■ ENFORCEMENT RULE OF THE ACT ON THE PROMOTION OF SAVING AND RECYCLING OF RESOURCES [Attached Form 1-8]

Suspension Order of the Production, Import and Sale of Packing Materials and Products

Order no.		
Target	Company	Corporation registration no.
	Representative	Business registration no.
	Address (Telephone: _____)	
Description of suspension order	Suspension order period	
	Packing material quality and structure	
	Product	

We hereby order the suspension of the production, import and sale of packing materials and products pursuant to Article 9-4 (2) of 「Act on the Promotion of Saving and Recycling of Resources」 and Article 3-7 (1) of the same law.

Month / Day / Year

Ministry of Environment

