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## COMPLETE

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### PAGE 2: Part I – General Information about Respondents

#### Q1: Address

Contact name	Evangelia Kekeleki
Organisation/company	KEPKA - Consumers Protection Center
Country	Greece
Email Address	

**Q2: If you have a Transparency Register ID number, please provide it below. If your organisation is not registered, you have the opportunity to register now by following this link. If your entity responds without being registered, the Commission will consider its input as that of an individual/private person and, as such, will publish it separately.**

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**Q3: Received contributions may be published on the Commission's website, with the identity of the contributor. Please state your preference with regard to the publication of your contribution. Please note that regardless of the option chosen, your contribution may be subject to a request for access to documents under Regulation 1049/2001 on public access to European Parliament, Council and Commission documents. In such cases, the request will be assessed against the conditions set out in the Regulation and in accordance with applicable data protection rules.**

My contribution may be published under the name indicated; I declare that none of it is subject to copyright restrictions that prevent publication

**Q4: We might need to contact you to clarify some of your answers. Please state your preference below:**

I am available to be contacted

**Q5: Please indicate whether you are replying to this questionnaire as:**

A consumer association

**Q6: If a business or industry association, please indicate your field(s) of interest or activity(ies) - the letters in between brackets correspond to NACE codes [multiple choice]:**

*Respondent skipped this question*

**Q7: For businesses, please indicate the size of your business: The definition of small and medium-sized enterprises depends on the staff headcount and either the annual turnover or the balance sheet of the company. Please consult the following website: [http://ec.europa.eu/growth/smes/business-friendly-environment/sme-definition/index\\_en.htm](http://ec.europa.eu/growth/smes/business-friendly-environment/sme-definition/index_en.htm)**

*Respondent skipped this question*

**Q8: Please indicate the level at which your organisation is active:** National

PAGE 3: Part II – General Questions

**Q9: How important is it in your view that there is chemical and chemical-related legislation\* at EU-level in order to achieve the following objectives? (1 = not important; 5= very important)\*This comprises the chemical-related provisions in all legislation within the scope of this fitness check. It encompasses legislation governing hazard identification and classification, as well as risk management measures, including chemical-related aspects of legislation on worker safety, transport, environmental protection, chemicals controls and supporting legislation, excluding REACH. The full list of legislation can be found here.\*\*The internal market of the European Union (EU) is a single market in which the goods, services, capital and persons can move freely across borders. One of the key objectives of chemical and chemical-related legislation is to have a single market for chemical substances and mixtures, as well as products containing chemicals.**

Protecting human health	5
Protecting the environment	5
Ensuring a well-functioning internal market**	5
Stimulating competitiveness and innovation	5

**Q10: Do you think the EU chemical and chemical-related legislation has been effective in achieving the following objectives? (1= not effective, 5= very effective). Please only consider chemical-related provisions in the legislation.**

Protecting human health	3
Protecting the environment	3
Ensuring a well-functioning internal market	3
Stimulating competitiveness and innovation	3

**Q11: If you think the EU chemical and chemical-related legislation is not effective (1) or only somewhat (2,3) effective, please indicate what you believe are the main reasons for this limited effectiveness in the following table:**

Protecting human health	The legislation is not adapted to the issues at stake
Protecting the environment	The legislation is not adapted to the issues at stake
Ensuring a well-functioning internal market	The legislation is not adapted to the issues at stake
Stimulating competitiveness and innovation	No opinion or not applicable

**Q12: To what extent do you consider that EU chemical and chemical-related legislation has had an added value above what could have been achieved through action at a national level? (1= no value, 5= a very high added value)**

EU-level legislation adds value to national level action	4
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PAGE 4: Part III - Specific Questions

Consultation on the regulatory fitness of chemicals legislation (excluding REACH)

**Q13: For businesses and industry associations - Please select the legislation that regulates or otherwise affects your sector's or your company's activities. For other stakeholders - Please select the legislation you are familiar with.**

Classification, labelling and packaging (Regulation No (EC) 1272/2008)  
,  
Plant protection products (Regulation (EC) No 1107/2009)  
,  
Biocidal products (Regulation (EU) No 528/2012),  
REACH, Annex XIII (Regulation (EC) No 1907/2006)  
,  
Waste framework (Directive 2008/98/EC) and List of Waste  
,  
Water Framework (Directive 2000/60/EC),  
Restriction of the use of certain hazardous substances in electrical and electronic equipment (Directive 2011/65/EU)  
,  
End of life vehicles (Directive 2000/53/EC),  
Batteries (Directive 2006/66/EC),  
Packaging and Packaging Waste (Directive 94/62/EC)  
,  
Persistent organic pollutants (Regulation (EC) 850/2004)  
,  
Contaminants in food and feed (Regulation (EEC) No 315/93 and Directive 2002/32/EC)  
,  
Residues of pesticides (Regulation (EC) No 396/2005)  
,  
EU Ecolabel (Regulation (EC) 66/2010),  
Safety of toys (Directive 2009/48/EC),  
Cosmetic products (Regulation (EC) No 1223/2009),  
Detergents (Regulation (EC) No 648/2004),  
Drinking Water (Directive 98/83/EC),  
Fertilisers (Regulation (EC) No 2003/2003),  
Medical devices (Directive 93/42/EEC regarding medical devices, Directive 90/385/EEC regarding active implantable medical devices, and Directive 98/79/EC regarding in vitro diagnostic medical devices, under revision)  
,  
Aerosol dispensers (Directive 75/324/EEC),  
Explosives (Directive 93/15/EEC)

Explosives (Directive 93/15/EEC),

Pressure equipment (Directive 2014/68/EU),

Food contact materials (Regulation (EC) No 10/2011 and Regulation (EC) No 450/2009)

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General Product Safety (Directive 2001/95/EC),

Good Laboratory Practice (Directives 2004/9/EC and 2004/10/EC)

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PAGE 5: Effectiveness

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**Q14: In the EU legislative framework for chemicals, risk management measures are, in some cases, determined directly based on the identified hazard using generic risk considerations (e.g. widespread exposure or exposure of vulnerable groups), which justify the automatic adoption of such measures. In other cases, the risk management measures are determined by a specific risk assessment that assesses the probability of adverse health and environmental effects resulting from the specific exposure scenarios associated with the proposed use(s) of the chemical. In your view, do you think EU chemical and chemical-related legislation should, in general:**

b. Be more oriented towards generic risk considerations (i.e. take more cautious approaches, despite the possibility that certain uses of a chemical that are in the interest of society might be restricted )

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If you answered a or b, please explain  
The EU should apply a hazard based approach to all consumer relevant chemicals legislation as this would allow the EU to ban certain groups of chemicals at once based on their harmful properties, such as for instance being CMRs or other categories of chemicals which are of equal concern. This would speed up the adoption and implementation of legislation.

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**Q15: In your view, apart from the hazard and/or risk of a chemical substance or mixture, are all relevant considerations taken into account in regulatory decision making on risk management (e.g. whether there will be combined effects of chemicals, whether there are certain vulnerable groups, whether there will be impacts on jobs or on the competitiveness of EU industry, etc.)? Please explain your answer.**

No,

If you answered no, please explain which considerations are not (sufficiently) taken into account and, if relevant, explain which legislation you are referring to.  
The EU's current system of evaluating and managing chemicals hazards is outdated and not in line with the latest scientific findings in particular with regard to mixture toxicity, hormone-disrupting chemicals and nanomaterials.

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**Q16: In your view, to what extent are the following elements of the overall EU legislative framework for chemicals satisfactory? (1= not satisfactory, 5= very satisfactory)**

Transparency of procedures	2
Speed with which hazards/risks are identified	2
Speed with which identified risks are addressed	1
Time to allow duty holders to adapt	I don't know
Predictability of the outcomes	2
Stability of the legal framework	3
Clarity of the legal texts	3
Guidance documents and implementation support	2
Effective implementation and enforcement across Member States	2
Consistent implementation and enforcement across Member States	2
Public awareness and outreach	2
International collaboration and harmonisation	2
Please explain your answers and list any other aspect you consider relevant. If you have specific legislation in mind, please specify it.	<p>Timelines for hormone disrupters and nanomaterials are unacceptably slow. The implementation of the General Product Safety Directive with regard to chemicals provisions has slowed down since the current Commission took office. The overhaul of the EU's General Product Safety Directive and Market Surveillance system is unacceptably slow: the Commission started to discuss a revision in 2010, but published only 3 years later a legislative package which is blocked already for the last 3 years in Council related to a political question (country of origin labelling) which is irrelevant for product safety. Therefore also enforcement and consistency of enforcement are insufficient. While "stability" of the legal framework is beneficial in some cases, there is also a risk that the regulatory framework will become outdated and prevent progress. Clarity of the legal texts: Definitions and requirements are often not used consistently across legislation, e.g. nanodefinition &amp; requirements for EDCs. With regard to TTIP &amp; chemicals, we are not reassured that the EU will do its best to keep the safety level of the EU at its highest possible level. The transparency of these negotiations is also unacceptable as too little is known about the negotiations in general and the US demands in particular.</p>

**Q17: In your view, to what extent are the following elements of risk management satisfactory? (1= not satisfactory, 5= very satisfactory)**

Hazard identification criteria	3
Risk assessment and characterisation	3
Hazard and risk communication measures to consumers (e.g. labels, pictograms, etc.)	2
Hazard and risk communication measures to workers (e.g. labels, pictograms, safety data sheets etc.)	I don't know
Risk management measures restricting or banning the use of chemicals	1
Risk management measures regulating the safe use of chemicals (e.g. packaging requirements or requirements for the use of personal protective equipment)	1

**Q18: Safety data for chemicals is subject to quality requirements, notably Good Laboratory Practice (GLP), aimed at ensuring the reliability and reproducibility of the data. Do you consider these requirements to be appropriate?**

No,  
If you answered no, please explain your answer  
All peer reviewed and published scientific literature should be taken into account.

## PAGE 6: Efficiency

**Q19: In your view, what are the most significant benefits generated for EU society by the EU chemical and chemical related legislation? (one or more answers possible)**

Reducing the exposure of consumers and of citizens in general to toxic chemicals and, therefore, avoiding healthcare costs, lost productivity, etc.

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Reducing the exposure of workers to toxic chemicals and, therefore, avoiding healthcare costs, lost productivity, etc.

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Reducing the damage to the environment and to ecosystems and, therefore, avoiding the costs of treating contaminated water, restoring impacted fisheries, cleaning-up of contaminated land, compensating for reduced crop pollinisation, etc.

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Encouraging research and innovation, generating new jobs, and improving the competitiveness of the EU chemicals industry by encouraging/supporting a shift towards green, sustainable chemistry and a circular economy

**Q20: In your view, what are the most significant costs incurred by EU society due to EU chemical and chemical related legislation? (one or more answers possible)**

Costs for society in general

**Q21: In your view, do any of the following requirements in the legislative framework lead to significant costs for companies?**

I don't know

**Q22: Are there specific requirements in the EU chemicals legislative framework which lead to particularly significant costs for authorities?**

I don't know

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**PAGE 7: Relevance**

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**Q23: To what extent has the EU legislative framework for chemicals contributed to a reduction in the number and/or use of hazardous chemicals and/or their substitution with safer alternatives? (1= no contribution, 5= a large contribution)**

Framework has led to a reduction in the number and/or use of hazardous chemicals and/or their substitution with safer alternatives 3

**Q24: To what extent does the existing EU legislative framework sufficiently address emerging areas of concern, e.g. arising from advances in science and technology? (1= emerging areas of concern are not sufficiently addressed, 5 = emerging areas of concern are sufficiently addressed)**

Novel areas of concern sufficiently addressed by framework 1

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**PAGE 8: Coherence**

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**Q25: Please indicate the extent to which you agree with the following statements relating to the EU chemicals legislation framework overall**

The EU chemicals legislation framework contains gaps and missing links Strongly Agree

The EU chemicals legislation framework has overlaps Disagree

The EU chemicals legislation framework is internally inconsistent Agree

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**Q26: Please indicate any incoherence (gaps or missing links, overlaps, inconsistencies etc.) between the different pieces of legislation which are under the scope of this fitness check. Please only consider aspects related to hazard identification, risk assessment and risk management of chemicals. The legislation covered by this fitness check can be found here.**

Gaps or missing links see comments on EDCs, nano and cocktail effect. Chemicals in textiles need to be regulated

Inconsistencies Definitions for nano and requirements on EDCs

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**Q27: Please indicate any incoherence (gaps or missing links, overlaps, inconsistencies etc.) between legislation which are covered by this fitness check and any other legislation you consider relevant as regards the regulation and risk management of chemicals.**

Today, water supply materials are covered by the Construction Products Regulation. The Construction Products Regulation does not set performance requirements and therefore there are no specific provisions on chemical safety for water supply materials. As a consequence, consumers might be exposed to harmful chemicals in drinking water through chemicals which are leaking from the distribution pipes. To ensure better chemicals safety, we propose to urgently set specific requirements under the drinking water directive.

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**PAGE 9: Part IV: Specific questions on the CLP Regulation**

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**Q28: CLP communicates hazards to workers and consumers through various label elements, including danger words, pictograms, hazard statements and precautionary statements. (1= not effective; 5= very effective)**

To what extent are CLP labels effective in communicating hazards to workers? I don't know

To what extent are CLP labels effective in communicating hazards to consumers? 2

**Q29: Do the hazard classes in the CLP Regulation cover all relevant hazards?**

Environmental No

Physical I don't know

Human health No

Please list any hazard classes that are not covered The EU should adopt a classification and labelling system for hormone-disrupting chemicals and also include a hazard class for PBTs and vPvBs - or similar - covering persistent substances.

**Q30: How effective is the support to companies through formal guidance documents and national helpdesks? (1= not effective; 5= very effective)**

Guidance documents 2

Helpdesks No experience

Industry association guidance and materials 1

Other (training, conferences, etc.) No experience

Please add further details as necessary On important issues, the EU never compiled guidance documents. For instance, the definition for nanomaterials in cosmetics contains unclear terms such as "insoluble" and "bio-accumulative". A guidance to clarify manufacturers labelling obligations has never been published leading to uncertainty. Industry association guidelines are of no use. On the contrary, these documents often seek to interpret legislation in the most unambitious manner (such as for instance labelling "nano" in the ingredients list of food).

**Q31: To what extent is CLP enforced in a harmonised manner across Member States?** I don't know



**Q32: To what extent are the current elements relating to the CLP classification criteria satisfactory? (1= not satisfactory; 5= very satisfactory)**

Ease of implementation for duty holders	I don't know
Appropriateness of classification criteria and methods for substances	2
Appropriateness of classification criteria and methods for mixtures	2
International harmonisation through the Globally Harmonised System (GHS)	I don't know
If you answered 1, 2 or 3 and would like to provide further information, please explain your answer	See answer to Q 29.

<b>Q33: CLP is revised on a regular basis through adaptations to technical progress. Do transitional periods allow sufficient time to implement new or revised classification criteria?</b>	I don't know or have no opinion
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<b>Q34: To what extent are the current elements of the procedures for harmonised classification &amp; labelling (CLH) satisfactory? (1= not satisfactory; 5= very satisfactory)</b>	<i>Respondent skipped this question</i>
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**PAGE 10: Part V: Additional comments**

<b>Q35: In case you have any additional comments with relevance for this public consultation, please insert them here.</b>	<i>Respondent skipped this question</i>
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