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From: [redacted]@mpit.gov.pl [mailto:[redacted]@mpit.gov.pl]
Sent: Tuesday, October 09, 2018 5:13 PM
To: [redacted] (GROW); GROW C4 MEETINGS
Cc: [redacted]@mpit.gov.pl
Subject: Impelementation of regulation 2016/1628 - queastion about art. 57

Dear [redacted],

Further to my e-mail from 8th of October (17h08) we have some additional questions concerning regulation 2016/1628:

1) art. 57 (2) e “refusing to provide access to information;” – what kind of information do legislator exactly mean? (only information needed by approval authorities and the market surveillance authorities or it has more brother meaning - especially taking under consideration art. 43)

2) art. 57 (2) g “placing on the market transition engines and non-road mobile machinery in which such engines are installed in violation of the exemption provisions” – what kind of exemption do legislator exactly mean? (especially taking under consideration art. 34, 35 and 58)

3) regarding *regulation 2008/765 of 9 July 2008 setting out the requirements for accreditation and market surveillance relating to the marketing of products and repealing Regulation (EEC) No 339/93* and recent EC guidelines to use more often “formal non-compliance” category can we (PL) indicate from art. 57 (2) infringements that we want treat as “formal non-compliance” (other legislations who refer to regulation 765/2018 explicitly enumerate infringements that are treated as formal non-compliance. Polish legislation implementing regulation 2008/765 use category formal non-compliance)

Kind regards

[redacted]

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