

IMPLEMENTATION OF THE DIRECTIVE SEVESO IN ROMANIA IN MURES COUNTY

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ABSTRACT: *Introduction of Seveso II Directive (Directive nr.96/82/CE) aims to prevent accidents and also limiting their consequences for population and environment. In Romania, the same direction was implemented in 2003 by GD. 95 of 23 January 2003 on the control activities of major accident hazards involving dangerous substances, Official Gazette no. 120 of February 25, 2003. The above mentioned judgment was replaced by GD. 804 of July 25, 2007, on the control of major accident hazards involving dangerous substances, to which changes were made by GD no. 79 of 11 February 2009 (published in Official Gazette no. 104 of February 20, 2009). In Mures County responsible for implementing the Seveso Directive are competent authorities like: -the Inspectorate for Emergency Situations "Horia" of Mures County, National Environmental - the County Commissioner, Environmental Protection Agency Mures - Risk Secretariat. Note that, in the county were identified operators employed at the lower limit (lower risk) and upper limit (high risk), which have certain responsibilities and obligations, regarding the fulfillment of regulations under the Seveso II. In the future it is expected a number of actions in order to consider it as a rigorous compliance (depending on the circumstances in Mures county) of Seveso II Directive.*

KEYWORDS: *legislation, Directive Seveso upper-risk, the lower-risk minor, major accident hazards, hazardous substances.*

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