

Frequently Asked Questions

The brochure on Frequently Asked Questions has been prepared for your convenience. It includes explanations on labelling and on the regulations as well as a set of frequently asked questions.

The brochure may be accessed by clicking [here](#).

Important Note: Following amendments made in September 2018 to the Energy Efficiency (Labelling of Regulated Machinery) Regulations 2017, the replies to questions 11, 12 and 26 in the brochure are amended and should read as follows:

11	Do dealers have up to end of March 2018 to sell their old stock of appliances? The transition period has been increased. Dealers now have up to June 30, 2019 to sell their old stock of appliances without the need to affix a label. Alternatively, dealers may consider registering the appliances with the EEMO prior to that date and affix a label to these. They would not be bound to sell the appliances by June 30, 2019.
12	What will happen if a dealer still has an old stock of appliances after June 30, 2019? If the appliances have not been registered with the EEMO and an energy label is not affixed to these, the dealer will not be allowed to sell these appliances as from July 01, 2019. If the dealer registers the appliances with the EEMO before that date and affixes a label to these, the deadline of June 30, 2019 will not apply.
26	An appliance was tested years back and the model is still being sold. Will the EEMO accept the test report? Yes. Test reports older than 3 years will be accepted.