

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Requirements for all products**

Article No.:

The topic safety of products concerns the complete range of "hardware", since products generally have to be designed to be safe.

req. no.	Statutory requirement	Law	Article
3063	<p>Bis(pentabromphenyl)ether (Decabromdiphenylether, DecaBDE; CAS-Nr.: 1163-19-5; EG-Nr.: 214-604-9)</p> <p>1.) shall not be manufactured or placed on the market as a substance on its own</p> <p>2.) shall not be used in the production of, or placed on the market in:</p> <p>(a) another substance, as a constituent;</p> <p>(b) a mixture;</p> <p>(c) an article, or any part thereof, in a concentration equal to or greater than 0,1 % by weight</p>	VO (EG) Nr. 1907/2006	Anhang XVII
50671	<p>Prohibitions and restrictions for persistent organic pollutants are to be observed (POP-Regulation).</p> <p>Additional information: RE (EU) 2019/1021_21-05 VO (EU) 2019/1021_21-05</p>	VO (EU) 2019/1021	
50795	<p>Consumer Goods or part thereof under 5 cm (not toys) that could be used by children under normal or reasonably foreseeable conditions of use in the mouth may not be placed on the market if the concentration of lead (expressed as metal) in those articles or accessible parts thereof is equal to or greater than 0,05 % by weight.</p> <p>This does not apply to products which were first placed on the market before 01 June 2016.</p> <p>Exceptions (see Additional information) to be observed.</p> <p>Additional information: RE (EU) No. 2015-628 REACH Lead_15-04 VO (EU) 2015-628 Änderung REACH Blei_15-04</p>	VO (EG) Nr. 1907/2006	Anhang XVII i.V.m. VERORDNUNG (EU) 2015/628
50538	<p>Following mercury compounds may no longer be manufactured or placed on the market as substances. In mixtures, articles or any parts thereof, they may no longer be placed on the market, if the concentration of mercury is equal to or greater than 0.01 percent weight:</p> <ul style="list-style-type: none"> - Phenylmercury acetate (EC-No 200-532-5, CAS-No 62-38-4) - Phenylmercury propionate (EC-No 203-094-3, CAS-No 103-27-5) - Phenylmercury 2-ethylhexanoate (EC-No 236-326-7, CAS-No 13302-00-6) - Phenylmercury octanoate (CAS-No 13864-38-5) - Phenylmercury neodecanoate (EC-No 247-783-7, CAS-No 26545-49-3) 	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 62
50525	<p>If a product marked with a CE mark and complies with it by the CE- requirements, the GS- mark should not to be used. Equivalent requirements of CE criteria and GS criteria rules out a GS-mark.</p>	ProdSG	§ 20 (2)
50527	<p>The GS-mark must be designed in accordance with the provisions of ProdSG.</p> <p>Additional information: GS-Zeichen_21-11</p>	ProdSG	§ 24 (3)

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50518	<p>The product safety of a product is completely to be examined. All components of a product, as:</p> <ul style="list-style-type: none"> - the product as self, - identification, - correct instructions, - adequate warnings, - Information about foreseeable misuse, - disposal instructions, - Information for specific user groups, <p>must be checked.</p>	ProdSG	§ 3
50519	<p>Manufacturers and importers have provisions for appropriate measures (market monitoring, complaint analysis, etc.) shall be taken to avoid risks associated with the product. This applies to organizational measures to alert consumers and any necessary withdrawal or the recall. Product complaints must be registered. This should include the reason for the complaint and measures initiated.</p> <p>Manufacturers and importers have the competent market surveillance authority immediately informed about health and safety risks associated with the product that they put on the market. The actions taken to represent.</p>	ProdSG	§ 6
50522	<p>The CE marking must be visible, legible and permanently be directly attached to the product or its data plate. This also applies to the address of the manufacturer, importer or the trademark owner. If the type of product that is not possible or not warranted, the CE marking is affixed on the packaging, as well as on the accompanying documents, provided they are prescribed.</p> <p>Attention! Information from public authorities are exceptions to the direct labeling of the product if they are only economic.</p>	ProdSG	§7 (3)
50523	<p>If the production (production control) of the product by a notified conformity assessment body has been audited, according to the CE mark, the number have to apply on the product.</p>	ProdSG	§ 7 (4)
50524	<p>Behind the CE mark and the number can be apply an icon indicating a special risk or special use.</p>	ProdSG	§ 7 (5)
160071	<p>It is prohibited to place consumer goods on the market under misleading designation, information or presentation.</p>	LFGB	§33 Abs. 1
103003	<p>Consumer articles and toys with liquids, for example in double-walled articles, are subject to a purchase ban.</p>	QS	
160070	<p>Articles for daily use must not be placed on the market if they do not conform to stipulated requirements from the regulation (EG) Nr 1935/2004 regarding their manufacture</p>	LFGB	§31 Abs.1
5046	<p>Products may be introduced onto the market only if they do not endanger the safety and health of consumers or damage other objects (products). In addition, for products which are subject to other legal provisions the higher requirements specified must also be fulfilled.</p>	ProdSG	§ 3



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req. no.	Statutory requirement	Law	Article
160069	Articles or substances must not be placed on the market as consumer goods if their intended or predictable use is likely to impair health by virtue of their material composition, e.g. through toxic substances or impurities.	LFGB	§30
5047	All products must be clearly marked on the product as follows: 1. with the full address of the manufacturer. 2. with the full address of the importer, if the headquarters of the manufacturer or person authorised by him is not in Germany. 3. with the full address of the dealer, if he has imported the product himself. If a direct product marking is not possible (technically), it can also be attached to the packaging (Exceptions are to be observed). Furthermore, applies to products in the harmonized area (ProdSV and more) supplemental label elements.	ProdSG	§ 6 (1)
5048	Harmonized standards, non-harmonized standards and technical specifications can be used to ensure conformity.	ProdSG	§ 4 und § 5
5351	Products that are not food, but which are due to - their shape, - her smell, - their color, - her appearance, - her presentation, - their marking, - their volume or - her size it is foreseeable that they will be confused with food by consumers, especially children, and therefore be taken to the mouth, sucked or swallowed, which may give rise, in particular, to the risk of suffocation, poisoning, perforation or obstruction of the digestive tract, are forbidden.	LFGB	§ 5, in V. m. § 3 Abs. 1 Nr. 5
5049	Instructions for use / safety instructions in German must be enclosed with all products if certain rules are to be observed to protect the health of people. The use, addition and maintenance of the product must be considered.	ProdSG	§ 3 (4)
5050	The DIN EN IEC / IEEE 82079 standard can be used to create instructions for use. Following information is recommended: 1. Type of use 2. Assembly 3. Installation 4. Maintenance instructions 5. Warnings, particularly when used for a purpose other than that intended 6. Prevention of maloperation 7. Special instructions for user groups which are exposed to greater danger (children, pregnant women, older people) 8. Complete address of the manufacturer or importer 9. Note on how to keep the instructions for use 10. Note on the legally prescribed disposal	DIN EN IEC/IEEE 82079	



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req. no.	Statutory requirement	Law	Article
5052	The GS mark may be used only if a notified GS testing institute has carried out a test and confirmed this. The GS mark can only be applied for by manufacturers or authorized representatives based in the EU or the European free trade area.	ProdSG	§ 20 (1)
5051	The CE marking may be used only if this is subject to the relevant directives and these requirements have also been observed.	ProdSG	§ 7 (2)

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Article No.:

Manufactured item means a product which intentionally releases a substance and acquires at the manufacturing stage a specific form, surface or configuration, which, to a greater extent than its chemical composition, determines its function. As such are accounted e.g. scented candles, textiles releasing scent, perfumed handkerchiefs, Manufactured items are articles, which at the manufacturing stage acquire a specific form, surface or configuration, which to a greater extent than the chemical composition determines their function.

req. no.	Statutory requirement	Law	Article
50395	The requirements of the safety data sheets are to be fulfilled according to RE (EC) 1907/2006 Annex II. Additional information: RE (EG) Nr. 1907/2006 Annex II 21-11 VO (EG) Nr. 1907/2006 Anhang II 21-11	VO (EG) Nr. 1907/2006	Anhang II
50177	For articles you can find the REACH requirements for producers, importers and distributors in the Guideline of the REACH CLP Helpdesk: http://www.reach-clp-biozid-helpdesk.de/en/Homepage.html?jsessionid=2AC4AEBE23776D9211A35669BF9C6791.s2t2	VO (EG) Nr. 1907/2006	
5220	For all ready-made articles (products), which intentionally release more than 1 ton of chemical substance the REACH requirements apply and must be adhered to from 1 June 2007 or 1 June 2008 respectively. Additional information: RE (EC) No 1907/2006_21-05 VO (EG) Nr. 1907/2006_21-05	VO (EG) Nr. 1907/2006	Art.141
50046	The material limits and prohibitions of Annex XVII, current form in each case are to be observed. https://echa.europa.eu/substances-restricted-under-reach	VO (EG) Nr. 1907/2006	Anhang XVII
5221	The manufacturers are responsible for the adherence to the obligations arising from REACH for all ready-made articles (products) produced in the EU. This also applies to own brands.	VO (EG) Nr. 1907/2006	Art.3 Abs.3,4,7,9,11
5222	Manufacturers within the EU, who come under the REACH obligations will, after registration, make their registration numbers known without being asked. This also applies to private labels.	QS	

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Product: Tiernahrung_Zubehör/ Pet
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Article No.:

All types of timber such as solid timber, wood veneer, wooden material boards (e.g. chipboard) and pulp and paper with the exception of bamboo-based and recovered products.

req. no.	Statutory requirement	Law	Article
711	Coated and uncoated wood materials such as chipboard, carpentry, veneer or fiber boards must comply with the test requirements for formaldehyde of the ChemVerbotsVO.	ChemVerbotsV	§ 1 Abs. 1 iVm Anh. Abschn. 3
706	Wood products must not contain more than 5 mg / kg of PCP or PCP salts or compounds.	ChemVerbotsV	§ 3 Anlage 1
3061	It is prohibited to treat wooden goods with arsenic compounds.	VO (EG) Nr. 1907/2006	Anhang XVII
50801	Untreated lumbers and twigs, heather and coniferous timber seeds for the production of smoke used for smoking foodstuffs (smoked chips, strands, boards and woods) are consumer goods and may not exceed the threshold values for pentachlorophenol and its salts, expressed as pentachlorophenol of 0.05 mg/kg wood .	BedGgstV	§ 6 Nr.3 + Anlage 5
50799	Follow chemicals shall not be placed on the market, or used, as substances or in mixtures where the substance or mixture is intended for the treatment of wood. Furthermore, wood so treated shall not be placed on the market: (a) Creosote; wash oil CAS No 8001-58-9 EC No 232-287-5 (b) Creosote oil; wash oil CAS No 61789-28-4 EC No 263-047-8 (c) Distillates (coal tar), naphthalene oils; naphthalene oil CAS No 84650-04-4 EC No 283-484-8 (d) Creosote oil, acenaphthene fraction; wash oil CAS No 90640-84-9 EC No 283-484-8EC No 292-605-3 (e) Distillates (coal tar), upper; heavy anthracene oil CAS No 65996-91-0 EC No 266-026-1 (f) Anthracene oil CAS No 90640-80-5 EC No 292-602-7 (g) Tar acids, coal, crude; crude phenols CAS No 65996-85-2 EC No 266-019-3 (h) Creosote, wood CAS No 8021-39-4 EC No 232-419-1 (i) Low temperature tar oil, alkaline; extract residues (coal), low temperature coal tar alkaline CAS No 122384-78-5 EC No 310-191-5	VO (EG) Nr. 1907/2006	Anhang XVII
50778	Cellulose and paper with a content of about 0.1 percent by weight of nonylphenol is prohibited.	VO (EG) Nr. 1907/2006	Anhang XVII



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Wood, animal fibre, animals and plants

Article No.:

req. no.	Statutory requirement	Law	Article
50801	Untreated lumbers and twigs, heather and coniferous timber seeds for the production of smoke used for smoking foodstuffs (smoked chips, strands, boards and woods) are consumer goods and may not exceed the threshold values for pentachlorophenol and its salts, expressed as pentachlorophenol of 0.05 mg/kg wood .	BedGgstV	§ 6 Nr.3 + Anlage 5
706	Wood products must not contain more than 5 mg / kg of PCP or PCP salts or compounds.	ChemVerbotsV	§ 3 Anlage 1
711	Coated and uncoated wood materials such as chipboard, carpentry, veneer or fiber boards must comply with the test requirements for formaldehyde of the ChemVerbotsVO.	ChemVerbotsV	§ 1 Abs. 1 iVm Anh. Abschn. 3
3061	It is prohibited to treat wooden goods with arsenic compounds.	VO (EG) Nr. 1907/2006	Anhang XVII
50799	Follow chemicals shall not be placed on the market, or used, as substances or in mixtures where the substance or mixture is intended for the treatment of wood. Furthermore, wood so treated shall not be placed on the market: (a) Creosote; wash oil CAS No 8001-58-9 EC No 232-287-5 (b) Creosote oil; wash oil CAS No 61789-28-4 EC No 263-047-8 (c) Distillates (coal tar), naphthalene oils; naphthalene oil CAS No 84650-04-4 EC No 283-484-8 (d) Creosote oil, acenaphthene fraction; wash oil CAS No 90640-84-9 EC No 283-484-8 EC No 292-605-3 (e) Distillates (coal tar), upper; heavy anthracene oil CAS No 65996-91-0 EC No 266-026-1 (f) Anthracene oil CAS No 90640-80-5 EC No 292-602-7 (g) Tar acids, coal, crude; crude phenols CAS No 65996-85-2 EC No 266-019-3 (h) Creosote, wood CAS No 8021-39-4 EC No 232-419-1 (i) Low temperature tar oil, alkaline; extract residues (coal), low temperature coal tar alkaline CAS No 122384-78-5 EC No 310-191-5	VO (EG) Nr. 1907/2006	Anhang XVII



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Article No.:

Plastics

Plastics also include fully or partly synthetically manufactured rubbers. Plastic fibres were handled under "Textile Fibres"!

Foamed plastics are for example mattresses, cushions, cold boxes, bicycle saddles, insulating materials.

req. no.	Statutory requirement	Law	Article
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req. no.	Statutory requirement	Law	Article
713	<p>It must be ascertained that the limits for dioxins and furans are not exceeded.</p> <p>Limits must be adhered to for the following groups of dioxins and furans:</p> <p>Group 1</p> <p>a) 2,3,7,8-Tetrachlorodibenzo-p-dioxin b) 1,2,3,7,8-Pentachlorodibenzo-p-dioxin c) 2,3,7,8-Tetrachlorodibenzofuran d) 2,3,4,7,8-Pentachlorodibenzofuran</p> <p>Group 2</p> <p>a) 1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin b) 1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin c) 1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin d) 1,2,3,7,8-Pentachlorodibenzofuran e) 1,2,3,4,7,8-Hexachlorodibenzofuran f) 1,2,3,7,8,9-Hexachlorodibenzofuran g) 1,2,3,6,7,8-Hexachlorodibenzofuran h) 2,3,4,6,7,8-Hexachlorodibenzofuran</p> <p>Group 3</p> <p>a) 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin b) 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin c) 1,2,3,4,6,7,8-Heptachlorodibenzofuran d) 1,2,3,4,7,8,9-Heptachlorodibenzofuran e) 1,2,3,4,6,7,8,9-Octachlorodibenzofuran</p> <p>Group 4</p> <p>a) 2,3,7,8-Tetrabromodibenzo-p-dioxin b) 1,2,3,7,8-Pentabromodibenzo-p-dioxin c) 2,3,7,8-Tetrabromodibenzofuran d) 2,3,4,7,8-Pentabromodibenzofuran</p> <p>Group 5</p> <p>a) 1,2,3,4,7,8-Hexabromodibenzo-p-dioxin b) 1,2,3,7,8,9-Hexabromodibenzo-p-dioxin c) 1,2,3,6,7,8-Hexabromodibenzo-p-dioxin d) 1,2,3,7,8-Pentabromodibenzofuran</p> <p>The following limits must be met:</p> <ol style="list-style-type: none"> 1 µg/kg for the total amounts contained of chemical compounds stated in Group 1 5 µg/kg for the total amounts contained of chemical compounds stated in Group 1 and 2 100 µg/kg for the total amounts contained of chemical compounds stated in Group 1, 2 and 3 1 µg/kg for the total amounts contained of chemical compounds stated in Group 4 5 µg/kg for the total amounts contained of chemical compounds stated in Group 4 and 5 <p>The limits in Items 2, 3 and 5 are deemed to have been met only provided the limits applicable to the groups listed there are met.</p> <p>Routes of entry for dioxins and furans may be:</p> <ul style="list-style-type: none"> - Direct Blue 106 + 108, Violet 23 dyestuffs - Anthraquinonoid vat dyes and anthraquinonoid pigments - Dyestuffs produced using chloranil as the basis - Fiber materials or leather treated with pentachlorophenol (PCP). 	ChemVerbotsV	§ 3 Anlage 1

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Article No.:

Plastics also include fully or partly synthetically manufactured rubbers. Plastic fibres were handled under "Textile Fibres"!

Foamed plastics are for example mattresses, cushions, cold boxes, bicycle saddles, insulating materials.

req. no.	Statutory requirement	Law	Article
50945	<p>The following single-use plastic articles must be marked on the packaging and the outer packaging with the harmonized marking requirement of the Implementing Regulation (EU) 2020/2151:</p> <ul style="list-style-type: none"> - Sanitary towels (pads), tampons and tampon applicators; - Wet wipes, i.e. pre-wetted personal care and domestic wipes; - Tobacco products with filters and filters marketed for use in combination with tobacco products; <p>On the other hand, on cups for beverages made of disposable plastic, the harmonized marking requirement from the Implementing Regulation (EU) 2020/2151 is placed directly on the product.</p> <p>Manufacturers and importers who place the above-mentioned products on the market for the first time in the respective EU member state are obliged to do so.</p> <p>As a transitional measure, the markings can also be affixed as stickers up to 03.07.2022. From 04.07.2022, the markings must be applied as print.</p> <p>The position, size and design of the marking must be taken from the Implementing Regulation (EU) 2020/2151</p> <p>Additional information: DVO (EU) 2020/2151_21-11</p>	EWKKennzV	§ 4 i.V.m. DVO (EU) 2020/2151
50940	<p>Certain single-use plastic articles and products made of oxo-degradable plastic are banned.</p> <p>These include in particular</p> <ul style="list-style-type: none"> - cotton buds sticks, - cutlery (forks, knives, spoons, chopsticks), - plates, - straws; - beverage stirrers - sticks to be attached to and to support balloons, including the mechanisms of such sticks - food containers made of styrofoam - beverage containers made of styrofoam, including their caps and lids; and - cups for beverage made of styrofoam, including their covers and lids. 	EWKVerbotsV	§ 3

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50947	<p>Extended producer responsibility applies to the following single-use plastic articles:</p> <ul style="list-style-type: none"> - Wet wipes, i.e. pre-wetted personal care and domestic wipes; - Balloons, except balloons for industrial or other professional uses and applications that are not distributed to consumers <p>For these products, the following costs must be covered from 31.12.2024 at the latest:</p> <ul style="list-style-type: none"> - Awareness-raising measures - cleaning up litter resulting - data gathering and reporting in accordance with Directive 2008/98/EC. <p>The above-mentioned costs must already be borne from 05.01.2023 if the extended producer responsibility regime for the single-use plastic products concerned was introduced before 04.07.2018.</p>	Richtlinie (EU) 2019/904	Art. 8 i.V.m. Teil E
50049	<p>Diocetylzin combinations (DOT) are prohibited in products if the substance concentration of DOT exceeds 0.1 per cent weight. The following products are affected: textiles with skin contact; -gloves; - parts of shoes that come into contact with skin; -walll and floor coverings; - baby articles; ladies hygiene products; -nappies/diapers; -packaging;-two-part room temperature vulcanisation form sets (RTV-2- form sets)</p>	VO (EG) Nr. 1907/2006	Anhang XVII
671	<p>Mixtures and articles produced from plastic material as listed above shall not be placed on the market if the concentration of cadmium (expressed as Cd metal) is equal to or greater than 0,01 % by weight of the plastic material.</p> <p>By way of derogation, above restriction shall not apply to articles coloured with mixtures containing cadmium for safety reasons.</p>	VO (EG) Nr. 1907/2006	Anhang XVII

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req. no.	Statutory requirement	Law	Article
50737	<p>Products of rubber or plastic components (e.g. sport equipment, household utensils, tools, clothing, footwear, wrist-bands), that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity, should not contain more than 1.0 mg / kg of one of the listed PAHs:</p> <p>a) Benzo(a)pyren (BaP) b) Benzo(e)pyren (BeP) c) Benzo(a)anthracen (BaA) d) Chrysen (CHR) e) Benzo(b)fluoranthen (BbFA) f) Benzo(j)fluoranthen (BjFA) g) Benzo(k)fluoranthen (BkFA) h) Dibenzo(a,h)anthracen (DBA_hA)</p> <p>This shall not apply to articles placed on the market for the first time before 27 December 2015. For these articles the values of BfR and ZEK apply.</p> <p>(The standard EN 16143:2013 (Petroleum products- Determination of content of Benzo (a)pyrene (BaP) and selected polycyclic aromatic hydrocarbons (PAH) in extender oils- Procedure using double LC cleaning and GC/MS analysis) shall be used as the test method for demonstrating conformity with the limits.)</p> <p>Additional information: RE (EC) No 1907/2006_20-05 VO (EG) Nr. 1907/2006_20-05</p>	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 50
50738	<p>Toys, including activity toys, and childcare articles of rubber or plastic components, that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity, should not contain more than 0.5 mg / kg of one of the listed PAHs:</p> <p>a) Benzo(a)pyren (BaP) b) Benzo(e)pyren (BeP) c) Benzo(a)anthracen (BaA) d) Chrysen (CHR) e) Benzo(b)fluoranthen (BbFA) f) Benzo(j)fluoranthen (BjFA) g) Benzo(k)fluoranthen (BkFA) h) Dibenzo(a,h)anthracen (DBA_hA)</p> <p>(The standard EN 16143:2013 (Petroleum products- Determination of content of Benzo (a)pyrene (BaP) and selected polycyclic aromatic hydrocarbons (PAH) in extender oils- Procedure using double LC cleaning and GC/MS analysis) shall be used as the test method for demonstrating conformity with the limits.)</p> <p>Additional information: CR (EC) 2015-326_test method_15-04 VO(EU) Nr. 2015-326_Prüfverfahren_15-04</p>	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 50

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req. no.	Statutory requirement	Law	Article
721	<p>Products made of vinyl chloride polymers (e.g. PVC) which are intended to</p> <ul style="list-style-type: none"> - come into contact with food during manufacture, treatment, distribution, or use - come into contact with cosmetics or tobacco products - come into contact with the skin, not just temporarily - come into contact with the mouth - as well as all - toys and joke articles - cleaning and care agents - products for personal hygiene <p>may not contain more than 1 mg monomer vinyl chloride per kg</p>	BedGgstV	§ 6 Abs. 3 iVm Anl.5 Nr. 1
723	<p>Analysis of the Consumer Goods must be done according to the methods laid down in Annex 10 of the regulation concerning consumer goods (BedGgstV).</p> <p>Additional information: Bedarfsgegenständeverordnung_17-05.pdf</p>	BedGgstV	§ 11 + Anlage 10
5214	<p>The import and marketing of products and devices containing chlorofluorocarbons, other perhalogenated chlorofluorocarbons, halons, carbontetrachlorides, 1,1,1-trichloroethane, partly halogenated bromofluoride hydrocarbons and chlorobromomethane are prohibited. The following are affected:</p> <ul style="list-style-type: none"> - Aerosol products - Dyes and paints - Cosmetics - Lubricants - Cleaning materials - Pressurised gas containers - Fire extinguishers - Insulation materials - Refrigerators - Air conditioning units - Mattresses - Foam material - Adhesives 	ChemOzonSchi chtV	Art.4
50050	<p>Trisubstituted zinc compounds (e.g. TBT, TPT) with a concentration of more than 0.1 per cent weight in products, not mixtures such as:</p> <ul style="list-style-type: none"> - carpets; - clothing; - wood preservation substances; - leather goods; - PVC-products; - paints and varnishes <p>are prohibited.</p>	VO (EG) Nr. 1907/2006	Anhang XVII

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Plastics**

Article No.:

Plastics also include fully or partly synthetically manufactured rubbers. Plastic fibres were handled under "Textile Fibres"!

Foamed plastics are for example mattresses, cushions, cold boxes, bicycle saddles, insulating materials.

req. no.	Statutory requirement	Law	Article
50051	<p>Dibutyl zinc compounds (DBT) with a concentration of more than 0.1 per cent weight are prohibited if these are intended for end-users in such products and mixtures as:</p> <ul style="list-style-type: none"> - impregnating sprays; - mattresses; - PVC articles; - polyurethane foam; - textiles, - where applicable other articles and mixtures. <p>The above date does not apply to the following products and mixtures:</p> <ul style="list-style-type: none"> one- and two part room temperature vulcanisation sealing substances and glues (RTV-1 and RTV-2 sealing substances); - paints and coatings containing DBT-compounds as catalysts if these are painted on products; - soft polyvinylchloride (PVC) profiles whether these are extruded with hard PVC or not; material covered with a layer of PVC which contains DBT-compounds as stabilisers, if intended for outdoor use; - outside rainwater piping, guttering and joints as well as roof and exterior wall cladding. 	VO (EG) Nr. 1907/2006	Anhang XVII
50349	<p>For the dyes of plastic household use articles, the recommendations of the BfR "IX. Colourings for dyeing plastics and other polymers for articles for household use" are to be adhered to.</p> <p>Additional information: BfR IX Colorants 2019-06-01_20-05 BfR IX Farbmittel 2019-06-01_20-05</p>	BfR-Empfehlung	BfR IX



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet food_Animal-Utensils

Textile fibre materials / leather and imitation leather

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
716	<p>The goods stated below must not contain any azo dyes / pigments which may detach the prohibited amines. Textile and leather goods which may have prolonged direct contact with human skin or mouth, especially:</p> <ol style="list-style-type: none"> 1. Clothing, bed linen, towels, hair parts, toupees, hats, diapers and other sanitary articles, sleeping bags. 2. Shoes, gloves, watch straps, bags, purses and wallets, folders, chair covers, breast bags. 3. Textile and leather toys and toys with textile or leather garments 4. Yarns and fabrics for end users. <p>Prohibited amines :</p> <ul style="list-style-type: none"> 4-aminobiphenyl CAS-No. 92-67-1 Benzidine CAS-No.92-87-5 4-chloro-o-toluidine CAS-No. 95-69-2 2-naphthylamine CAS-No. 91-59-8 o-aminoazotoluene CAS-No. 97-56-3 5-nitro-o-toluidine CAS-No. 99-55-8 4-chloroaniline CAS-No.106-47-8 2,4-diaminoanisole CAS-No. 615-05-4 4,4'-diaminodiphenylmethane CAS-No. 01-77-9 3,3'-dichlorobenzidine CAS-No. 91-94-1 3,3'-dimethoxybenzidine CAS-No. 119-90-4 3,3'-dimethylbenzidine CAS-No. 119-93-7 3,3'-dimethyl-4,4'-diaminoiphenyl-methane CAS-No. 838-88-0 p-cresidine CAS-No.120-71-8 4,4'-methylene-bis-(2-chloraniline) CAS-No . 101-14-4 4,4'-oxydianiline CAS-No.101-80-4 4,4'-thiodianiline CAS-No.139-65-1 o-toluidine CAS-No. 95-53-4 2,4-toluylendiamine CAS-No. 95-80-7 2,4,5-trimethylaniline CAS-No. 137-17-7 o-anisidine (2-methoxyaniline) CAS-No. 90-04-0 4-amino azobenzene CAS-No. 60-09-3 <p>The use of prohibited azo dyes is deemed not to have been proven if the amounts contained of each amine component do not exceed 30 mg in one kilogram (0,003 Gew.-%) of specimen material.</p>	BedGgstV	§ 3 iVm Anl. 1 Nr. 7
50696	<p>For toys and childcare articles which can be placed in the mouth, the limit of 0.1% is observed for following phthalate:</p> <ul style="list-style-type: none"> - DPHP (Di-2-propylheptylphthalat) <p>Additional information: BfR Opinion No. 004-2012_13-11.pdf BfR Stellungnahme DPHP Nr. 004-2012_13-11.pdf</p>	BfR DPHP	



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textile fibre materials / leather and imitation leather**

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
50687	<p>The limit values below apply to the following textiles:</p> <p>(a) clothing or related accessories; (b) textiles other than clothing which, under normal or reasonably foreseeable conditions of use, come into contact with human skin to an extent similar to clothing; (c) footwear;</p> <p>if the clothing, related accessory, textile other than clothing or footwear is for use by consumers following limits:</p> <ul style="list-style-type: none"> - Cadmium and its compounds: 1 mg/kg nach Extraktion - Chromium VI compounds: 1 mg/kg nach Extraktion - Arsenic compounds: 1 mg/kg nach Extraktion - Lead and its compounds: 1 mg/kg nach Extraktion - Benzene: 5 mg/kg - Benz[a]anthracen: 1 mg/kg - Benz[e]acephenanthrylene: 1 mg/kg - Benzo[a]pyrene; Benzo[def]chrysene: 1 mg/kg - Benzo[e]pyrene: 1 mg/kg - Benzo[j]fluoranthene: 1 mg/kg - Benzo[k]fluoranthene: 1 mg/kg - Chrysene: 1 mg/kg - Dibenz[a,h]anthracene: 1 mg/kg - α, α, α, 4-tetrachlorotoluene; p-chlorobenzotrichloride: 1 mg/kg - α, α, α-trichlorotoluene; benzotrichloride: 1 mg/kg - α-chlorotoluene; benzyl chloride: 1 mg/kg - Formaldehyde: 75 mg/kg - 1,2-benedicarboxylic acid; di-C 6-8-branched alkylesters, C 7-rich: 1000 mg/kg - Bis(2-methoxyethyl)phthalate: 1000 mg/kg - Diisopentylphthalate: 1000 mg/kg - Di-n-pentylphthalate (DPP): 1000 mg/kg - Di-n-hexylphthalate (DnHP): 1000 mg/kg - N-methyl-2-pyrrolidone; 1-methyl-2-pyrrolidone (NMP): 3000 mg/kg - N,N-Dimethylacetamide (DMAC): 3000 mg/kg - N,N-Dimethylformamide; Dimethylformamide (DMF): 3000 mg/kg - 1,4,5,8-Tetraamino-anthrachinon; C.I. Disperse Blue 1: 50 mg/kg - Benzolamin, 4,4'-(4-Iminocyclohexa-2,5-dienylidenmetylen)dianilinhydrochlorid; C.I. Basic Red 9: 50 mg/kg - 4-[4,4'-Bis(dimethylamino)benzhydryliden]cyclohexa-2,5-dien-1-yliden]dimethylammoniumchlorid; C.I. Basic Violet 3 mit $\geq 0,1$ % Michlers Keton (EG-Nr. 202- 027-5): 50 mg/kg - 4-Chlor-o-toluidiniumchloride: 30 mg/kg - 2-Naphthylammoniumacetate: 30 mg/kg - 4-Methoxy-m-phenylendiammoniumsulfate; 2,4-Diaminoanisolsulfate: 30 mg/kg - 2,4,5-Trimethylanilin-Hydrochloride: 30 mg/kg - Quinoline: 50 mg/kg <p>By way of derogation, in relation to the placing on the market of formaldehyde in jackets, coats or upholstery, the relevant concentration for the purposes shall be 300 mg/kg during the period between 1 November 2020 and 1 November 2023. Thereafter, the above concentration applies.</p> <p>The requirements do not apply to:</p> <ul style="list-style-type: none"> (a) clothing, related accessories or footwear, or parts of clothing, related accessories or footwear, made exclusively of natural leather, fur or hide; (b) non-textile fasteners and non-textile decorative attachments; (c) second-hand clothing, related accessories, textiles other than clothing or footwear (d) wall-to-wall carpets and textile floor coverings for indoor use, rugs and runners. (e) disposable textiles, (f) personal protective equipment (g) medical devices 	VO (EG) Nr. 1907/2006	Anhang XVII

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textile fibre materials / leather and imitation leather**

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
50051	<p>Dibutyl zinc compounds (DBT) with a concentration of more than 0.1 per cent weight are prohibited if these are intended for end-users in such products and mixtures as:</p> <ul style="list-style-type: none"> - impregnating sprays; - mattresses; - PVC articles; - polyurethane foam; - textiles, - where applicable other articles and mixtures. <p>The above date does not apply to the following products and mixtures:</p> <ul style="list-style-type: none"> one- and two part room temperature vulcanisation sealing substances and glues (RTV-1 and RTV-2 sealing substances); - paints and coatings containing DBT-compounds as catalysts if these are painted on products; - soft polyvinylchloride (PVC) profiles whether these are extruded with hard PVC or not; material covered with a layer of PVC which contains DBT-compounds as stabilisers, if intended for outdoor use; - outside rainwater piping, guttering and joints as well as roof and exterior wall cladding. 	VO (EG) Nr. 1907/2006	Anhang XVII
50737	<p>Products of rubber or plastic components (e.g. sport equipment, household utensils, tools, clothing, footwear, wrist-bands), that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity, should not contain more than 1.0 mg / kg of one of the listed PAHs:</p> <ul style="list-style-type: none"> a) Benzo(a)pyren (BaP) b) Benzo(e)pyren (BeP) c) Benzo(a)anthracen (BaA) d) Chrysen (CHR) e) Benzo(b)fluoranthen (BbFA) f) Benzo(j)fluoranthen (BjFA) g) Benzo(k)fluoranthen (BkFA) h) Dibenzo(a,h)anthracen (DBAha) <p>This shall not apply to articles placed on the market for the first time before 27 December 2015. For these articles the values of BfR and ZEK apply.</p> <p>(The standard EN 16143:2013 (Petroleum products- Determination of content of Benzo (a)pyrene (BaP) and selected polycyclic aromatic hydrocarbons (PAH) in extender oils- Procedure using double LC cleaning and GC/MS analysis) shall be used as the test method for demonstrating conformity with the limits.)</p> <p>Additional information: RE (EC) No 1907/2006_20-05 VO (EG) Nr. 1907/2006_20-05</p>	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 50

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textile fibre materials / leather and imitation leather**

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
50738	<p>Toys, including activity toys, and childcare articles of rubber or plastic components, that come into direct as well as prolonged or short-term repetitive contact with the human skin or the oral cavity, should not contain more than 0.5 mg / kg of one of the listed PAHs:</p> <p>a) Benzo(a)pyren (BaP) b) Benzo(e)pyren (BeP) c) Benzo(a)anthracen (BaA) d) Chrysen (CHR) e) Benzo(b)fluoranthen (BbFA) f) Benzo(j)fluoranthen (BjFA) g) Benzo(k)fluoranthen (BkFA) h) Dibenzo(a,h)anthracen (DBA_hA)</p> <p>(The standard EN 16143:2013 (Petroleum products- Determination of content of Benzo (a)pyrene (BaP) and selected polycyclic aromatic hydrocarbons (PAH) in extender oils- Procedure using double LC cleaning and GC/MS analysis) shall be used as the test method for demonstrating conformity with the limits.)</p> <p>Additional information: CR (EC) 2015-326_test method_15-04 VO(EU) Nr. 2015-326_Prüfverfahren_15-04</p>	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 50
50050	<p>Trisubstituted zinc compounds (e.g. TBT, TPT) with a concentration of more than 0.1 per cent weight in products, not mixtures such as:</p> <ul style="list-style-type: none"> - carpets; - clothing; - wood preservation substances; - leather goods; - PVC-products; - paints and varnishes <p>are prohibited.</p>	VO (EG) Nr. 1907/2006	Anhang XVII
50245	<p>For products made of leather, which are not only temporarily with skin contact, e.g.:</p> <ul style="list-style-type: none"> - Watch Bands, - Bags, - Backpacks, - Chair covers, - Money bag, - Shoes, - Gloves, - Toys made of leather, <p>must chromium VI not be detected. (Method B 82.02-11, 2008-10 - § 64-1 LFGB, according to DIN EN ISO 17075)</p> <p>This requirement applies from May 1st 2014 in all EU-Countries (CR (EU) No. 301/2014 amending annex XVII of REACH-CR)</p>	BedGgstV	Anl. 4 Nr. 2 und Anl. 10, Nr. 8

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textile fibre materials / leather and imitation leather**

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
50438	<p>Textile products are:</p> <p>a) products with a weight share of textile fibres of at least 80 %;</p> <p>b) Material covers for furniture, umbrella and parasols with a weight share of textile components of at least 80 %;</p> <p>c) the textile components of</p> <p>i) the uppermost layer of multi-layered floorcoverings,</p> <p>ii) mattress covers,</p> <p>iii) the covers of camping articles,</p> <p>in so far as these textile components a weight share which comprises at least 80 % of these upper layers or covers;</p> <p>d) Textiles which are worked into other goods and become integral parts of these as far as their composition is stated.</p> <p>The requirements of the Textile Labelling Regulation (EU) Nr. 1007/2011 must be observed.</p> <p>Additional information: FAQ Regulation EU No. 1007-2011_14-11 FAQ zur Textilkennzeichnungsverordnung EU Nr. 1007-2011_14-11</p>	VO (EU) Nr. 1007/2011	Artikel 2 i.V.m. TextilkennzG
5289	<p>Textiles containing Nonylphenol or Nonylphenol ethoxylates equal to or greater than 0,1 % by weight are prohibited.</p> <p>Nonylphenol ethoxylates (NPE) shall not be placed on the market in textile articles which can reasonably be expected to be washed in water during their normal lifecycle, in concentrations equal to or greater than 0,01 % by weight of that textile article or of each part of the textile article.</p>	VO (EG) Nr. 1907/2006	Anhang XVII
5162	<p>When marking leather articles, the following regulations regarding identification must be observed:</p> <p>1. Only those products made of animal skin or fur may be marked with the designation 'leather' or 'real leather';</p> <p>2. The types of artificial product which make up artificial leather must be named;</p> <p>3. Leather products having a coating of more than 0.15 mm must be marked with following: 'leather with coating';</p> <p>4. Leather products in combination with other materials may only bear the mark 'leather' if 80% of the product is of leather. Otherwise all the materials must be named.</p>	RAL 060 A2	
705	<p>Textiles and leather must not contain more than 5 mg/kg PCP or its salts or compounds.</p> <p>The conscious use of pentachlorophenol (PCP), its salts or compounds must be omitted in order to adhere to this limit.</p>	ChemVerbotsV	§ 3 Anlage 1
3031	<p>Imitation leather made of vinyl chloride polymers (e.g. PVC) which are intended to come into contact with the skin, not just temporarily, must not contain more than 1 mg monomer vinyl chloride per kg.</p>	BedGgstV	§ 6 Abs. 3 iVm Anl. 5 Nr. 1

Category: Pet food and Animal-Utensils

21-11

Author: Träger

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food_Animal-Utensils**Textile fibre materials / leather and imitation leather**

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
713	<p>It must be ascertained that the limits for dioxins and furans are not exceeded.</p> <p>Limits must be adhered to for the following groups of dioxins and furans:</p> <p>Group 1</p> <p>a) 2,3,7,8-Tetrachlorodibenzo-p-dioxin b) 1,2,3,7,8-Pentachlorodibenzo-p-dioxin c) 2,3,7,8-Tetrachlorodibenzofuran d) 2,3,4,7,8-Pentachlorodibenzofuran</p> <p>Group 2</p> <p>a) 1,2,3,4,7,8-Hexachlorodibenzo-p-dioxin b) 1,2,3,7,8,9-Hexachlorodibenzo-p-dioxin c) 1,2,3,6,7,8-Hexachlorodibenzo-p-dioxin d) 1,2,3,7,8-Pentachlorodibenzofuran e) 1,2,3,4,7,8-Hexachlorodibenzofuran f) 1,2,3,7,8,9-Hexachlorodibenzofuran g) 1,2,3,6,7,8-Hexachlorodibenzofuran h) 2,3,4,6,7,8-Hexachlorodibenzofuran</p> <p>Group 3</p> <p>a) 1,2,3,4,6,7,8-Heptachlorodibenzo-p-dioxin b) 1,2,3,4,6,7,8,9-Octachlorodibenzo-p-dioxin c) 1,2,3,4,6,7,8-Heptachlorodibenzofuran d) 1,2,3,4,7,8,9-Heptachlorodibenzofuran e) 1,2,3,4,6,7,8,9-Octachlorodibenzofuran</p> <p>Group 4</p> <p>a) 2,3,7,8-Tetrabromodibenzo-p-dioxin b) 1,2,3,7,8-Pentabromodibenzo-p-dioxin c) 2,3,7,8-Tetrabromodibenzofuran d) 2,3,4,7,8-Pentabromodibenzofuran</p> <p>Group 5</p> <p>a) 1,2,3,4,7,8-Hexabromodibenzo-p-dioxin b) 1,2,3,7,8,9-Hexabromodibenzo-p-dioxin c) 1,2,3,6,7,8-Hexabromodibenzo-p-dioxin d) 1,2,3,7,8-Pentabromodibenzofuran</p> <p>The following limits must be met:</p> <ol style="list-style-type: none"> 1 µg/kg for the total amounts contained of chemical compounds stated in Group 1 5 µg/kg for the total amounts contained of chemical compounds stated in Group 1 and 2 100 µg/kg for the total amounts contained of chemical compounds stated in Group 1, 2 and 3 1 µg/kg for the total amounts contained of chemical compounds stated in Group 4 5 µg/kg for the total amounts contained of chemical compounds stated in Group 4 and 5 <p>The limits in Items 2, 3 and 5 are deemed to have been met only provided the limits applicable to the groups listed there are met.</p> <p>Routes of entry for dioxins and furans may be:</p> <ul style="list-style-type: none"> - Direct Blue 106 + 108, Violet 23 dyestuffs - Anthraquinonoid vat dyes and anthraquinonoid pigments - Dyestuffs produced using chloranil as the basis - Fiber materials or leather treated with pentachlorophenol (PCP). 	ChemVerbotsV	§ 3 Anlage 1

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textile fibre materials / leather and imitation leather**

Article No.:

Include textile fibre materials and leather for the manufacture of textiles, home textiles and products/articles with textile components or leather components such as, for example dolls, wigs, seat covers.

req. no.	Statutory requirement	Law	Article
3034	Trichlorobenzene may not be used as a carrier in dyeing of synthetic materials by disperse dyes. (further notes can be found in the publications of the BfR	LFGB	§ 30
721	Products made of vinyl chloride polymers (e.g. PVC) which are intended to <ul style="list-style-type: none"> - come into contact with food during manufacture, treatment, distribution, or use - come into contact with cosmetics or tobacco products - come into contact with the skin, not just temporarily - come into contact with the mouth - as well as all - toys and joke articles - cleaning and care agents - products for personal hygiene may not contain more than 1 mg monomer vinyl chloride per kg	BedGgstV	§ 6 Abs. 3 iVm Anl.5 Nr. 1
671	Mixtures and articles produced from plastic material as listed above shall not be placed on the market if the concentration of cadmium (expressed as Cd metal) is equal to or greater than 0,01 % by weight of the plastic material. By way of derogation, above restriction shall not apply to articles coloured with mixtures containing cadmium for safety reasons.	VO (EG) Nr. 1907/2006	Anhang XVII
5169	Toys and childcare articles which can be placed in the mouth must not contain more than 0,1% (by weight) of the following phthalates in the plasticised material: <ul style="list-style-type: none"> - Di-isononylphthalat (DINP) CAS-Nrn. 28553-12-0 und 68515-48-0 EINECS-Nrn. 249-079-5 und 271-090-9 - Di-isodecylphthalat (DIDP) CAS-Nrn. 26761-40-0 und 68515-49-1 EINECS-Nrn. 247-977-1 und 271-091-4 -Di-n-octylphthalat (DNOP) CAS-Nr. 117-84-0 EINECS-Nr. 204-214-7 In this context, childcare articles comprise any product intended to facilitate sleep, relaxation, hygiene, the feeding of children or sucking on the part of the children.	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 52

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Requirements for all animal feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
20342	It is prohibited to produce or treat animal feed such that the health of an animal can be damaged or through which substances could be excreted by animals causing endangerment to the ecosystem. It is also prohibited to place such feed on the market or to feed it.	LFGB	§ 17 Abs. 2 + VO (EG) Nr. 178/2002 Art. 15
25001	An animal feed may only be placed on the market if it is safe and has no injurious effect on the environment or on animal protection. At marketing the animal feed must be perfect, genuine, not debased or adulterated, suitable for the purpose and of normal trading quality and condition. It must be labelled, packed and presented according to the regulations.	VO (EG) Nr. 767/2009	Art.4 Abs.1, 2
20348	The company from which the animal feed comes must be registered with the appropriate authority. Whether a registration suffices or whether the company must be approved additionally according to the law on animal feed depends on the manufacture of certain animal feed. Manufacturers of pet food are as a rule merely obliged to be registered. Useful details to this the guidelines in the Annex include. The list of the registered / approved establishments are to be found on the home page of the BVL. (www.bvl.bund.de) Additional information: BVL Leitfaden FM-Betriebe Registrierung_19-11	VO (EG) Nr. 183/2005	Art. 9, 10 + FutMV § 17, 20
20349	Manufacturers and distributors of pet food who are not obliged, according to the law on animal feed, to be approved or registered, must declare their activity to the appropriate authorities according to state law before their company start-up. Companies which release animal feed for pets exclusively in finished packs ready for sale are exempt from this obligatory declaration. A list of approved companies is to be found on the home page of the BVL https://www.bvl.bund.de/DE/02_Futtermittel/fm_node.html	FutMV	§ 22
20347	The company producing animal feed must have implemented an internal functioning system of control, based on the HACCP principles.	VO (EG) Nr. 183/2005	Art. 6
20351	At the import of animal feed from other member states, the certificate issued by the 1. member state relating to the control according to the law on animal feed must be presented to the customs and on request by the authority, with a German translation.	FutMV	§ 37
25031	A company producing pet food of animal by-products must have a system of origin tracing (one stage forward and one stage back) and a process available for analysis of dangers/risks which is based on the HACCP-concept. Regular checks must be carried out by the company.	VO (EG) Nr. 1069/2009	Art. 22, 29 Abs. 1 d), 28
25032	Companies producing pet food from animal by-products may place them onto the market if they fulfil the requirements in Art. 35 VO (EG) 1069/2009.	VO (EG) Nr. 1069/2009	Art. 35

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21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Requirements for all animal feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
40885	The processing plants must fulfil the requirements of Annex IV Chapter I of RE (EU) No 142/2011. The approved and registered plants for the manufacture of pet food substances must adhere to the requirements of Annex IX Chapter I of RE (EU) No 142/2011. Additional information: VO (EU) Nr. 142/2011 Anhang IV_20-11 VO (EU) Nr. 142/2011 Anhang IX_20-11	VO (EU) Nr. 142/2011	Art.8 Anh. IV Kapitel I, Art.19 Anh. IX Kapitel I
20427	The following must be communicated in writing to a recipient of a feed which is produced from gene modified organisms: a) a statement of each individual feed original product which has been manufactured from GM, b) for products with no ingredient list the statement that the product was produced from GM. This regulation is not required if the pre-packed product bears a batch number or lot identification.	VO (EG) Nr. 1830/2003	Art. 5
20423	The following must be communicated in writing to a recipient of a feed which is produced from or contains GM: a) a statement that the product is produced from or contains GM; b) the relevant specific identification marker.	VO (EG) Nr. 1830/2003	Art. 4 Abs. 1,2
20418	Feeds which consist of, contain or are produced from GM, may only be put on the market if they have been officially approved and fulfil the respective preconditions for approval. The register of approved feeds can be accessed at: https://webgate.ec.europa.eu/dyna/gm_register/index_en.cfm	VO (EG) Nr. 1829/2003	Art. 16 Abs. 2, Art.28
20417	Feeds which consist of, contain or are produced from GM must 1. not have any negative effects on the health of human or animal or on the environment, 2. not mislead the user, 3. not thereby mislead or damage the user such that the specific features of the animal product will be impaired, 4. not be so very different from the feeds which they should replace that their normal consumption would bring nutritional deficiencies for human or animal.	VO (EG) Nr. 1829/2003	Art. 16 Abs. 1
20419	The labelling obligations and the requirement of traceability for feeds which consist of, contain or are manufactured from GM organisms, do not apply to products which contain maximally 0.9% accidental and technically unavoidable admixtures. If the concentration of 0.9% is exceeded then the regulations are to be observed. The feed supplier must be able to prove that suitable steps were undertaken to avoid the presence of GM material	VO (EG) Nr. 1829/2003	Art.24+VO (EG) Nr.1830/2003 Art.4 (7), Art.5 (4)
40923	Annex II to RE (EC) No 183/2005 (see annex) contains requirements for dioxin-investigations concerning feed businesses other than at the level of primary production of feed. These principles also apply to importers of feed. Additional information: VO (EG) Nr. 183/2005 Anhang II_16-05	VO (EG) Nr. 183/2005	Anhang II
10615	Fruit and vegetables intended for animal feeding does not have to conform to any marketing norm. The products must bear the notice "intended for animal feeding" or a synonym.	VO (EU) Nr. 543/2011	Art. 4 Abs. 1, Art. 5 Abs. 1, Art. 6 Abs. 1
25030	Pet food from animal by-products must be accompanied during transport by a commercial document. Commercial documents and health certificates contain minimum statements as to origin, purpose and amount of these products and a description of the animal by-products or products derived from them and their labelling in so far as the labelling is required.	VO (EG) Nr. 1069/2009	Art 21 Abs. 2,3

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Requirements for all animal feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
40889	For the distinguishing of single feed materials, feed materials additives or animal medicinal substances the guidelines for deciding between single feed substances, feed materials additives, biocide products and animal medicinal products should be consulted. Additional information: Empf. für LL Unterscheidung Futtermittel_11-04	LL Abgrenzung Futtermittel	

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Production**

Article No.:

req. no.	Statutory requirement	Law	Article
20415	Feeds may not contain materials or be produced from materials which are forbidden or limited for use in animal nutrition. These substances are listed in Annex III of RE (EC) No 767/2009. It is forbidden to place any such product on the market. Additional information: VO (EG) Nr. 767/2009 Anhang III_10-11	FutMV	§ 11 + Art. 6 Abs. 1 VO (EG) 767/2009 + Anhang III
25029	Pet food may only be produced from animal by-products of category 3 according to Art 10 of RE (EC) No 1069/2009. The producing company must be registered with the competent authority, the authority must have issued a permit for this company and have approved the company.	VO (EG) Nr. 1069/2009	Art. 10, 16 g) , 23, 24 Abs. 1 e)
40886	Processed petfood and chewing toys from animal side-products may only be put into circulation if they fulfil the requirements according to Annex XIII Chapter II Nr 7 Letter a and b of RE (EC) Nr 142/2011. Additional information: VO (EU) Nr. 142/2011 Anhang XIII_20-11	VO (EU) Nr. 142/2011	Art. 3 b),c) + Anhang XIII
40911	The following guide describes the good manufacturing practice of safe pet foods: see annex. Additional information: FEDIAF safety guide 27.02.2018_18-05	FEDIAF manufacturing	FEDIAF Guide to good practice for the manufacture of safe pet foods
20372	For the composition of pet food (feed materials and compound feed) the positive list for sole animal feeds published by the German agriculture central committee is to be observed. All of the feeds stated in this list can be given without hesitation to animals. The positive list can be accessed on the homepage of DLG (https://www.dlg.org/de/landwirtschaft/themen/tierhaltung/positiv-liste-fuer-einzelfuttermittel).	FutML	
40511	Crop products and animal products listed in Annex I of RE (EU) No 396/2005 regardless whether used fresh, processed or combined as petfood must conform to the requirements of this regulation and adhere to the highest amounts of the Annex. Under the following web address the highest concentrations regarding product and ingredients can be accessed at: http://ec.europa.eu/food/plant/pesticides/eu-pesticides-database	VO (EG) Nr. 396/2005	Art. 2 Abs. 1
40513	If no residue highest concentrations have been laid down for processed and/or combined foodstuffs, then the residue highest concentrations laid down in Annexes II and III of RE (EC) No 396/2005 apply for the corresponding products, whereby the changes effected by processing and/or mixing have to be taken into account. The highest concentrations relating to products substances can be accessed at: http://ec.europa.eu/food/plant/pesticides/eu-pesticides-database	VO (EG) Nr. 396/2005	Art. 20 Abs. 1

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Production**

Article No.:

req. no.	Statutory requirement	Law	Article
10819	In Germany, deviating from RE (EC) No.396/2005, the following food and feed may be put on the market: - Lamb's lettuce with an increased concentration of bromphenol urea. The highest concentrations are laid down in Annex EURHGAusnahmV. Additional information: EURHGAusnahmV Anlage 20_11	EURHGAusnah mV	
20409	In animal feeds, the concentration of undesired substances (e. lead, mercury, vegetable toxins such as mother corn, bitter almonds, organic choride amalgams, dioxins, PCB, mycotoxins) may not exceed the maximum amounts laid down in Annex I of the guideline 2002/32/EG. If a maximum is exceeded, tests must be performed to discover the cause of the excess. To initiate the examination action limits are laid down. The action limit values are laid down in Annex II of the guideline 2002/32/EG. Additional information: RL 2002/32/EG Anhang I_20-05 RL 2002/32/EG_Anhang II_14-04	FutMV	§ 8 Abs.1, § 9 + Anhang I + II RL 2002/32/EG
20410	If a feed exceeds the maximum content of undesired substances then it can undergo a suitable treatment to reduce, extract or deactivate the substances. After treatment the maximum concentration must conform to the values laid down in guideline 2002/32/EG Annex I must be adhered to. The acceptability criteria for detoxification processes for feed are laid down by Regulation (EU) 2015/786 (see appendix). Additional information: RL 2002/32/EG Anhang I_20-05 VO (EU) 2015/786_15-11	FutMV	§ 8 Abs.2 + Anhang I der Richtlinie 2002/32/EG + VO (EU) 2015/786
40934	Annex of recommendation 2006/576/EC establishes guidance values for deoxynivalenol, zearalenone, ochratoxin A, fumonisins B1+B2 and T-2 and HT-2 toxin in feed materials and compound feed (see Annex). Additional information: Empfehlung (EU) 2006/576 Anhang_16-11	Empfehlung 2006/576/EG	
20416	For the manufacture of feed the information brochure issued by the Federal Ministry for Nutrition, Agriculture and Consumer Protection is to be observed, which informs how a pollution of feed with the seeds of Ambrosia spp. can be avoided. Additional information: Merkblatt_Ambrosia_16-05	Merkbl. Ambrosia	
20399	All approved feed additives are recorded in a community register according to RE (EU) Nr 1831/2003. In the register the links to the individual approval regulations are listed in which the conditions of use and also maximum concentrations are concretely given. The current list can be accessed under: https://ec.europa.eu/food/food/animalnutrition/feedadditives/regi steradditives_en.htm	FutMV	§ 13 und Art. 17 VO (EG) Nr. 1831/2003

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Production**

Article No.:

req. no.	Statutory requirement	Law	Article
40908	The quantity of additives that also exists in the natural state in certain feed materials shall be calculated so that the total of the elements added and the elements present naturally does not exceed the maximum level.	VO (EG) Nr. 1831/2003	Anhang IV Nr. 1
40909	Supplementary feedingstuffs, diluted as specified, may not contain levels of additives which exceed those fixed for complete feedingstuffs.	VO (EG) Nr. 1831/2003	Anhang IV Nr. 3
11063	Some feed additives have been re-evaluated, in some cases were authorized under amended terms or authorisation is refused. In the community register of the permitted feed additives according to RE (EG) Nr 1831/2003 the links to the individual approval regulations are listed in which the transition periods are concretely given. Pet food with additives, which prepared and marked lawfully (in accordance with the law applicable to the respective new registrations or refusal of authorisation), may be further marketed and used until their date of minimum durability or use by date. The community register is accessible via: https://ec.europa.eu/food/safety/animal-feed/feed-additives/eu-register_en	FutMV	§ 13 und Art. 17 VO (EG) Nr. 1831/2003
40912	To determine the optimal nutritional composition of pet food for dogs and cats the FEDIAF guideline "Nutritional Guidelines For Complete and Complementary Pet Food for Cats and Dogs" can be used. This guide does not apply to dietetic feed. Additional information: FEDIAF Nutrition 21-11	FEDIAF Nutrition	
11064	To determine the optimal nutritional composition of pet food for Pet Rabbits the FEDIAF guideline "Nutrition Guideline for feeding pet rabbits" can be used. This guide does not apply to dietetic feed. Additional information: FEDIAF Nutrition Rabbit_15-04	FEDIAF Nutrition Rabbit	FEDIAF Nutritional Guidelines for feeding pet rabbits

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labelling**

Article No.:

req. no.	Statutory requirement	Law	Article
11344	Requirements for the filling quantity information for prepackaged products for pets and wild birds with the same nominal filling quantity: - Indication of filling quantity by weight or volume. It is possible to specify the number of items for feed for pets and wild birds if it is customary to trade in terms of the number of items.	FPackV	§ 6 Abs. 5, § 25 Abs. 1
25003	The feed company which is responsible for initially bringing the feed onto the market or under his name is responsible for the labelling, The person responsible guarantees the correctness of the content of the labelling and supplies all the information as to the composition and characteristics mentioned to the appropriate authorities. The required labelling statements must be reported along the foodstuffs chain.	VO (EG) Nr. 767/2009	Art. 12 Abs. 1, 2 + Art. 5 Abs. 2, 5
40921	The labelling requirements for feed must also be observed for sale by means of distance communication. But the following particulars can be provided at the latest at the time of delivery of the feed: business name and the address of the feed business operator, lot reference number, net quantity, the minimum storage life for additives other than technological additives, the indication of the minimum storage life.	VO (EG) Nr. 767/2009	Art. 11 Abs. 3 + § 5 FutMV
40910	For labeling of pet food the "FEDIAF labeling Guide" according art. 25 RE (EC) 767/2009 can be used. On the use of this guideline may only be referred to if all conditions of the guideline are met. Additional information: FEDIAF labeling code_21-05	VO (EG) Nr. 767/2009	Art. 25, VO (EG) Nr. 767/2009 + FEDIAF Code of good labelling practice for pet food
40890	As aid in the labelling of feed materials and compound feeds, the guideline for labelling feed materials and compound feeds (according to RE (EC) No 767/2009) may be consulted. Additional information: Leitfaden Kennzeichnung Futtermittel neu_13-11	Leitfaden Kennz. Futtermittel	
20345	For animal feed additives or pre-mixes, it is prohibited to make claims which refer to 1. the cure or alleviation of diseases 2. the prevention of diseases. Permissible however are: -claims about feed additives or pre-mixes in so far as these conform to identify the purpose of these substances, - claims regarding the prevention of diseases which could be the consequence of malnutrition.	LFGB	§ 20
25002	Labelling, advertising and the presentation of feeds must conform to the real composition and must lead users astray. This applies especially for statements with regard to the intended purpose of use. Features of the feeds (type, processes of production and acquisition, characteristics, composition, amount, life, type or category of animal for which it is intended. no statements may be made regarding effects or characteristics which the feed does not possess nor characteristics which all other comparable feeds possess. Included here are also form, appearance, packaging, packaging material, and the framework of presentation.	VO (EG) Nr. 767/2009	Art.4 Abs. 2 + Art.11 Abs. 1, 2 + LFGB § 19 Abs. 1

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labelling**

Article No.:

req. no.	Statutory requirement	Law	Article
25004	The labelling and presentation of feed materials and compound feed may only then draw attention to a presence or lack of presence of a substances in feeds, a specific nutrition related feature or process or a specific function thereto pertaining, if the statement can be tested objectively by the authorities and is understandable for the consumer. Proofs regarding the scientific basis for this statement must be supplied at the time of putting the feed on the market.	VO (EG) Nr. 767/2009	Art.13 Abs. 1
25011	Feed materials and compound feed may only be placed on the market if the following labelling statements are made: a) the feed type "Einzelfuttermittel (feed material)", "Alleinfuttermittel (complete feed)" or "Ergänzungsfuttermittel (complementary feed)" - respectively the appropriate synonym. b) Name or business name and the address of the company responsible for the labelling c) if available, the establishment approval number of the person responsible for the labelling (where required and available) d) the batch or lot reference number e) the net quantity expressed in units of mass in the case of solid products, and in units of mass or volume in the case of liquid products; in the case of pet food and feed for wild birds the number of pieces can be given instead, if these feeds are stated according to the generally accepted trade understanding ; f) the list of feed additives - where added - preceded by the heading "Additive" - the regulations contained in Annex VII Chapter I RE (EC) No 767/2009 are to be followed g) the moisture content in accordance to Annex I No 6. Additional information: VO (EG) Nr. 767/2009 Anhang I_10-11 VO (EG) Nr. 767/2009 Anhang VII_19-05	VO (EG) Nr. 767/2009	Art. 15, + Anhang I + Anhang VII
25010	The required labelling of feeds must be affixed in a prominent position on the packaging - for bulk products on the container or the accompanying paper completely, clearly visible, easily legible and indelibly and in the German language. The labelling elements must be easily recognisable, not covered or obscured by other information. They must be affixed in such colour, script and size so that no information is emphasized, unless it be a safety warning.	VO (EG) Nr. 767/2009	Art. 14 Abs. 1, Abs. 2
40624	The catalogue of feed materials for the labelling of feeds is available in the Annex to RE (EU) No 68/2013. The use of the catalogue is voluntary. The designation of a single feed substance listed in the catalogue may however, only be used if all the regulations in the catalogue are fulfilled. Additional information: VO (EU) 68/2013_17-11	VO (EU) Nr. 68/2013	Art. 1
25007	For the labelling of feeds the tolerances laid down in Annex IV RE (EC) No 767/2009 regarding deviations between the stated concentrations and those analytically measured are to be adhered. Additional information: VO (EG) Nr. 767/2009 Anhang IV_19-05	VO (EG) Nr. 767/2009	Art. 11 Abs. 5 + Anhang IV

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labelling**

Article No.:

req. no.	Statutory requirement	Law	Article
20421	Feeds which consist of or contain GM, must bear in the labelling the following statement: "genetically modified (designation of organism) in brackets immediately after the specific name of the feed. This passage can also be taken up into a footnote in the list of feeds; the size of script of the footnote must then be at least as big as the list of feeds. Feeds which are produced from GM organisms must bear the following addition in the labelling: "produced from genetically modified (designation of organism)" in brackets immediately after the specific name of the feed. This passage can also be taken up into a footnote in the list of feeds; the size of script of the footnote must then be at least as big as the list of feeds. These statements must be clearly visible and legible and indelible on an accompanying document or if applicable on the packaging, on the container or a label firmly attached thereto. They apply to each constituent part of the feed also to the single feed and feed-additives.	VO (EG) Nr. 1829/2003	Art. 25
20422	For the labelling of feeds which consist of, contain or are produced from G, M, the markers differencing these from regular feed must be stated as in the appropriate authorisation, e.g. a) composition b) nutritional features, c) intended purpose of use d) effects on the health of particular animal species or categories. As laid down in the authorisation furthermore every feature or every characteristic whereby the feed could give cause to ethical or religious doubt are to be stated. If there is no regular product of this kind then the appropriate information pertaining to the type and features of the feed in question must be labelled. These statements must be clearly visible, legible and indelible on an accompanying document or on the packaging or if applicable on the container or on a label on the same. This applies to every constituent part of a feed, also for sole feeds and feed-additives.	VO (EG) Nr. 1829/2003	Art. 25
20425	Pre-packed feeds that consist of GM or which contain GM must show the following notice on the label: This product contains genetically modified organisms" or "This product contains genetically modified (designation of the organism or organisms)"	VO (EG) Nr. 1830/2003	Art. 4 Abs. 6
25018	For feed materials and compound feed additional voluntary labelling statements may be made as far as they do not lead the user astray.	VO (EG) Nr. 767/2009	Art. 22
25009	At the labelling of feeds, statements about the optimisation of nutrition as well as the support and securing of physiological needs are permitted. The labelling or the presentation of feed materials and compound feed shall not claim that: a) a disease is prevented, treated or cured unless the statement relates to nutritional imbalances provided that there is no pathological symptom associated therewith b) the feed has a particular nutritional purpose, as provided for in the list of intended uses as referred to in Article 9, unless it satisfies the requirements laid down therein.	VO (EG) Nr. 767/2009	Art. 13 Abs. 2, 3

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labelling**

Article No.:

req. no.	Statutory requirement	Law	Article
25017	For compound feed and feed materials which are to be found in packaging with several containers, the labelling with the following statements on the external packaging is sufficient as long as the total weight of the package does not exceed 10kg: - Name or company and address - Approval number (where required), - the list of the feed additives - the moisture content - notice of correct usage and purpose - the catalogue of the single feeds - the required statements according to Chapter II Annex VII of RE (EC) No 767/2009 - Label of the analytical constituent parts. Additional information: VO (EG) Nr. 767/2009 Anhang VII_19-05	VO (EG) Nr. 767/2009	Art. 21 Abs. 7 + Anhang VII
25015	For pet food it is mandatory to state a toll-free telephone number or another suitable communication medium so that the buyer can inform himself in addition about a) the feed additives contained in it, b) the feed materials as far as only their categories are stated.	VO (EG) Nr. 767/2009	Art. 19

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labeling mixed animal feed additional
requirements**

Article No.:

Mixed feeds consist of several materials e.g. rabbit crackers. Included are single feeds, diet feeds, supplementary feeds.

req. no.	Statutory requirement	Law	Article
25014	<p>Additional mandatory labelling elements for compound feed are:</p> <p>a) the animal species or category for which the compound feed is intended (Exception: the compound feed consists of maximally three clearly discernible feed materials),</p> <p>b) Notice as to the correct use with the purpose (Exception: the compound feed consists of maximally clearly discernible feed materials). If complementary feed contains a higher concentration of feed additives than those laid down as highest concentration in the feed material then the highest amount of feed is stated according to regulations of No 4 Annex II of RE (EC) No 767/2009.</p> <p>c) if the producer is not responsible for the labelling, then the name or business name of the producer with address or the establishment authorized number where required) of the producer,</p> <p>d) the statement of minimum duration of use as follows: - "to be used by the latest..." with statement of date when the feed can easily spoil. Or - "usable till at least..." with statement of a month for other feeds. With the statement of the date of manufacture, the minimum date of usability be stated as follows: "...time in days or months) after the date of manufacturing." The date is to be stated according to Annex II RE (EC) No 767/2009 No 2 as follows: sequence day, Month, year in this form: "DD/MM/YY",</p> <p>e) the list of feed materials with the heading "Zusammensetzung (composition)" placed in order first to last. The designations are to be used according to Art.16 Par. 1 Letter a). The statements can also be made in per cent weight. They must be given in per cent weight, if the presence of the single feed is emphasized through words, pictures or graphics. The statement of the specific designation of the single feed can be replaced by the designation of the category according to Annex 3 of FutMV, to which the single feed belongs,</p> <p>f) the mandatory statements according to Chapter II in Annex VII - Labelling of the analytical constituent parts. (Exception: not required for mixtures from whole seeds and fruits). According to Annex II No 5 of RE (EC) No 767/2009 for pet food the following expressions may be replaced as follows: "Rohprotein (crude protein)" by "Protein"; "Rohöle und Rohfette (crude oils and crude fats)" by "Fettgehalt (fat content)" and "Rohasche (crude ash)" by "Ascherückstand (incinerated ash)" or "anorganischer Stoff (inorganic matter)".</p> <p>Additional information: FutMV Anlage 3_18-11 VO (EG) Nr. 767/2009 Anhang II_19-05 VO (EG) Nr. 767/2009 Anhang VII_19-05</p>	VO (EG) Nr. 767/2009	Art. 17 Abs. 1,2, + Anlage 3 FutmV

Category: Pet food and Animal-Utensils

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labeling mixed animal feed additional
requirements**

Article No.:

Mixed feeds consist of several materials e.g. rabbit crackers. Included are single feeds, diet feeds, supplementary feeds.

req. no.	Statutory requirement	Law	Article
40890	As aid in the labelling of feed materials and compound feeds, the guideline for labelling feed materials and compound feeds (according to RE (EC) No 767/2009) may be consulted. Additional information: Leitfaden Kennzeichnung Futtermittel neu_13-11	Leitfaden Kennz. Futtermittel	
25026	For compound feed the analytical constituents of compound are to be labelled as follows: - For feed materials and other complementary feed for cats, dogs and furred animals, the concentration of crude protein, crude fibre, crude fat, and ash must be stated - For mineral feed for all animals the concentration of calcium, sodium and phosphor must be stated Substances indicated under the heading "Analytische Bestandteile" or "Inhaltsstoffe" which are also sensory or nutritional additives, shall be declared along with the total amount thereof.	VO (EG) Nr. 767/2009	Art. 17 Abs. 1 f), Anhang VII Kapitel II
20385	With the statement of the composition of compound feed for pets, the group to which the feed material belongs according to Appendix 3 may be given instead of the specific designation of the feed materials. Additional information: FuttMV Anlage 3_18-11	FutMV	§ 6 Abs. 2 + Anlage 3
20373	The moisture content in compound animal feed must be stated on the label for levels: 1. 5% for mineral feeds without organic constituents 2. 7% for milk replacer or compound feed which contain more than 40% milk products; 3. 10% for mineral feed with organic constituents. 4. 14% for other compound feed. Additional information: VO (EG) Nr. 767/2009 Anhang I_10-11	VO (EG) Nr. 767/2009	Art. 4 Abs. 3 i.V.m. Anhang I Nr. 6

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21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labelling of additives**

Article No.:

req. no.	Statutory requirement	Law	Article
40922	Annex I to RE (EC) No 1831/2003 (see annex) contains the categories and functional groups for feed additives. Additional information: VO (EG) Nr. 1831/2003 Anhang I_19-11	VO (EG) Nr. 1831/2003	Anhang I
25024	If a feed additive belongs to more than one functional group, then the functional group or category of the main function of the respective feed is to be stated.	VO (EG) Nr. 767/2009	Anhang VII Kapitel I Nr. 9
25023	For feed materials and compound feed, the following additives must be listed with the specific designations and/or registration number, the amount added and the corresponding function group: (a) additives where a maximum content is set for at least one non-food producing animal, (b) additives belonging to the categories 'zotechnical additives' and 'coccidiostats and histomonostats', (c) additives for which the recommended maximum contents established in the legal act authorising the feed additive are exceeded.	VO (EG) Nr. 767/2009	Anhang VII Kapitel I Nr. 1
25021	The labelling particulars shall be indicated in accordance with the legal act authorising the feed additive in question. Labelling particulars concerning the proper use of feed materials and compound feed which are laid down in the legal act authorising the feed additive in question shall be indicated. The added amount shall be expressed as the amount of the feed additive except where the legal act authorising the respective feed additive indicates a substance in the column 'minimum/ maximum content'. In this latter case, the added amount shall be expressed as the amount of that substance.	VO (EG) Nr. 767/2009	Anhang VII Kapitel I Nr. 1, Nr. 10
25020	If for feed materials or compounds feed the presence of an additive is emphasized in the labelling through words, pictures or graphics, then this additive must be labelled like an additive which is subject to declaration obligation. Feed additives which are not subject to declaration obligation may be voluntarily indicated at least with their name or, in the case of flavouring compounds, at least with their functional group. The added amount of a sensory or nutritional feed additive shall be indicated, if it is labelled on a voluntary basis. In this case the further information shall be disclosed by the person responsible for the labelling to the purchaser at his request (except for flavouring compounds).	VO (EG) Nr. 767/2009	Anhang VII Kapitel I Nr. 4, 6, 7, 8
25019	For additives of the functional groups 'preservatives', 'antioxidants', 'colourants' and 'flavouring compounds', only the functional group needs to be indicated. In this case the further information shall be disclosed by the person responsible for the labelling to the purchaser at his request.	VO (EG) Nr. 767/2009	Anhang VII Kapitel I Nr. 5, 6
40908	The quantity of additives that also exists in the natural state in certain feed materials shall be calculated so that the total of the elements added and the elements present naturally does not exceed the maximum level.	VO (EG) Nr. 1831/2003	Anhang IV Nr. 1

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Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labelling of additives**

Article No.:

req. no.	Statutory requirement	Law	Article
40890	As aid in the labelling of feed materials and compound feeds, the guideline for labelling feed materials and compound feeds (according to RE (EC) No 767/2009) may be consulted. Additional information: Leitfaden Kennzeichnung Futtermittel neu_13-11	Leitfaden Kennz. Futtermittel	

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Labeling sole animal feed additional
requirements**

Article No.:

By single feeds is meant feeds that consist of only one material e.g. millet for birds or chewing sticks of skin for dogs.

req. no.	Statutory requirement	Law	Article
20359	Sole animal feed must bear the words "Sole animal feed" on the label.	VO (EG) Nr. 767/2009	Art. 15 a)
40890	As aid in the labelling of feed materials and compound feeds, the guideline for labelling feed materials and compound feeds (according to RE (EC) No 767/2009) may be consulted. Additional information: Leitfaden Kennzeichnung Futtermittel neu_13-11	Leitfaden Kennz. Futtermittel	
25012	Feed materials must in addition show the following labelling elements: a) the designation of the single feed according to the catalogue of RE (EU) 68/2013, if the respective regulations are , b) the required statements of the respective category according to Annex V. Additional information: VO (EG) Nr. 767/2009 Anhang V_19-05 VO (EU) 68/2013_17-11	VO (EG) Nr. 767/2009	Art. 16 Abs. 1
20360	For feed materials the concentrations of particular content substances related to the original substance must be stated, e.g. raw protein, starch, crude fibre. Which particular content substances must be stated for the sole animal feed in question are to be stated may be found respectively in Annex V of RE (EC) No 767/ 2009 for the respective category. The required statements can be replaced by the designated statements for the appropriate category in the Annex to RE (EU) No 68/2013. Additional information: VO (EG) Nr. 767/2009 Anhang V_19-05 VO (EU) 68/2013_17-11	VO (EG) Nr. 767/2009	Art. 16 Abs. 1 b) i. Verb. mit Anhang V + VO (EU) Nr. 68/2013
20361	For feed materials the moisture content must be given if it exceeds 14 % unless another level is laid down in Annex V RE (EC) No 767/2009 or in the catalogue RE (EC) No 68/2013. Additional information: VO (EG) Nr. 767/2009 Anhang V_19-05 VO (EU) 68/2013_17-11	VO (EG) Nr. 767/2009	Art. 4 Abs. 3 i.V.m. Anhang I Nr. 6
20362	For feed materials the level of ash insoluble in hydrochloric acid must be stated on the label if the level exceeds 2.2.% to dry matter. Additional information: VO (EG) Nr. 767/2009 Anhang I_10-11	VO (EG) Nr. 767/2009	Art. 4 Abs 3 i.Verb.m. Anhang I Nr. 5

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils

**Pet food - Labeling sole animal feed additional
requirements**

Article No.:

By single feeds is meant feeds that consist of only one material e.g. millet for birds or chewing sticks of skin for dogs.

req. no.	Statutory requirement	Law	Article
25013	<p>If Feed materials contain additives the following statements must be made in addition:</p> <p>a) the type or category of animal for which the feed is intended, if the respective additive has not been approved for all kinds of animals or is approved for certain animals with certain maximum amounts,</p> <p>b) notices for the correct use , if a highest concentration has been laid down for the additive (see Annex No. 4)</p> <p>c) the minimum sell-by date for additives which are not technological additives.</p> <p>Additional information: VO (EG) Nr. 767/2009 Anhang II_19-05</p>	VO (EG) Nr. 767/2009	Art. 16 Abs. 2 + Anhang II Nr. 4
20363	The labelling feed materials must bear the quantity expressed in units of mass in the case of solid products, and in units of mass or volume in the case of liquid products.	VO (EG) Nr. 767/2009	Art. 15 e)

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Bio or organic-feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
11319	<p>Procedures for processing organic feed must comply with the principles and production rules of RE (EU) 2018/848. In addition, the processing of organic feed may not use methods that can restore properties lost during processing and storage, correct the result of negligent processing or mislead as to the actual condition.</p> <p>This target task will apply from the date of application of the new Organic Regulation. Its date of application was postponed to 01.01.2022. It is to be assumed that the date of application of Regulation (EU) 2020/464 will also be postponed.</p>	VO (EU) 2020/464	Art. 24 Abs. 1
40989	<p>Every businessperson who produces organic feed, processes them, stores them or places them on the market must, before placing them on the market, register his activity with the appropriate authority. This also applies to third countries.</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p>	VO (EU) 2018/848	Art. 34 Abs. 1
10916	<p>Every businessperson who produces organic feed, processes them, stores them or places them on the market must, before placing them on the market,</p> <p>a) register his activity with the appropriate authority b) place his business under the system of control according to Art. 27 RE (EC) No 834/2007. This also applies to third countries.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art. 27 Abs.1, 28 Abs.1, 29 Abs. 1,2
30284	<p>From 01.01.2022</p> <p>Only the products and substances listed in Part A of Annex III to Regulation (EU) 2021/1165 may be used in organic production as non-organic feed material of plant, algal, animal or yeast origin or as feed material of microbial or mineral origin.</p> <p>Additional information: VO (EU) 2021/1165_Anhang III Teil A_21-11</p>	VO (EU) 2021/1165	Art. 3 i.V.m. Anhang III
40981	<p>It is prohibited to use genetically modified organisms (GMO) and products produced from or via GMO in the production and processing of organic feeds. Feeds which must bear a label or a notice of GMO may not be labelled as organic. Coincidental, technically unavoidable contaminations under 0.9% conform with the law.</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p>	VO (EU) 2018/848	Art. 11 Abs. 1
10630	<p>It is prohibited to use genetically modified organisms (GMO) and products produced from or via GMO in the production and processing of organic feeds. Feeds which must bear a label or a notice of GMO may not be labelled as organic. Coincidental, technically unavoidable contaminations under 0.9% conform with the law.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art. 9, 23 Abs.3

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Bio or organic-feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
40988	<p>Only organic feeds may be purchases for which the supplier has provided a valid organic product certificate.</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p>	VO (EU) 2018/848	Art. 35 Abs. 1 + 2
10915	<p>Only organic feeds may be purchases for which the supplier has provided a valid organic product certificate.</p> <p>The individual member states set up a publically accessible database which contains the current organic food certificates for the individual companies.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art.28 (5) Art.29+VO (EG) Nr.889/2008 Art. 92b
40982	<p>It is prohibited to treat organic feed or their original substances with ionising irradiation.</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p>	VO (EU) 2018/848	Art. 9 Abs. 4
10631	<p>It is prohibited to treat organic feed or their original substances with ionising irradiation.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art. 10
40983	<p>Feed which are designated organic must conform to the requirements of RE (EU) 2018/848. This applies also for trade marks and indications of all kinds.</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p> <p>Additional information: VO (EU) 2018/848 Stand_21-11</p>	VO (EU) 2018/848	
10633	<p>Feed which are designated organic must conform to the requirements of RE (EC) No 834/2007. This applies if the designations in the Annex are used in various official languages alone or in combination as well as the abbreviations deriving from them such as "Bio" or "Eco", also for trade marks and indications of all kinds.</p> <p>This requisite action is valid until 31 December 2021.</p> <p>Additional information: VO (EG) Nr.834/2007 Anhang_13-11</p>	VO (EG) Nr. 834/2007	Art.23 Abs. 1 und 2
10637	<p>The use of the national ECO-label (the so-called "Künast-seal") must be reported to the Federal Institute for Agriculture and Nutrition (BLE) before first use. For this purpose, the template in ÖkoKennzV Annex 2 is to be used.</p> <p>Additional information: ÖkoKennzV Anlage 2</p>	ÖkoKennzV	§ 3

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Bio or organic-feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
40984	<p>If a feed is designated as organic, the code number of the control authority which is responsible for the company must be additionally be stated, clearly visible, non-smudge and easily legible and in the same visual field as the organic production logo.</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p>	VO (EU) 2018/848	Art. 32 Abs. 1 a) + VO (EU) 2021/279 Art. 3 Abs. 2,3
10634	<p>If a feed is designated as organic, the code number of the control authority which is responsible for the company must be additionally be stated, clearly visible, non-smudge and easily legible.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art.24 Abs. 1,2
40980	<p>Live and unprocessed feeds may only be designated as organic if all constituent parts of the product have been produced according to the requirements of RE (EU) 848/2018 and RE (EC) No 889/2008 (from 01.01.2022 RE (EU) 2021/1165)</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted</p>	VO (EU) 2018/848	+ VO (EG) Nr. 889/2008 + VO (EU) 2021/1165
10629	<p>Live and unprocessed feeds may only be designated as organic if all constituent parts of the product have been produced according to the requirements of RE (EC) No 834/2007 and RE (EC) No 889/2008.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art. 23 Abs. 1
10636	<p>Loose organic feeds which fulfil the requirements of RE (EC) No 834/2007 (from 01.01.2022 RE (EU) 2018/848) may be additionally be promoted with a national ECO-label (the so-called "Künast-seal") directly on the product or on a badge next to the product. The design of the ECO-label is laid down in § 1 of ÖkoKennzV and in ÖkoKennzV Annex 1. The ECO-label must be affixed in a clearly visible position, indelible and easily legible.</p> <p>Additional information: ÖkokennzV Anlage 1</p>	ÖkoKennzG	§ 1 + ÖkoKennzV § 1,2



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Bio or organic-feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
40985	<p>Organic feeds may bear the EU-Community logo. If it is used, the following regulations must be observed:</p> <p>a) additionally and immediately below the code number the place of production of the agricultural original substances must be stated, according the case: - "EU-Landwirtschaft" (EU-Agriculture) -"Nicht-EU-Landwirtschaft" (Non-EU Agriculture), - "EU-/Nicht-EU-Landwirtschaft" (EU/non-EU Agriculture). If at least 95% of the agricultural product is from the same country the statement "EU" or "Nicht EU" (Non-EU) may be replaced or supplemented by the name of the country or by the name of a country and a region. The statement "EU" or "Nicht-EU" (Non-EU) may not appear in a more conspicuous colour, size or script than the trade name. All statements must be affixed such that they are clearly visible non-smudge and easily legible,</p> <p>The logo must conform to RE (EC) No. 889/2008 Annex XI (from 01.01.2022 Annex V RE (EU) 2018/848).</p> <p>RE (EU) 2018/848 will apply from 1 January 2022. Products produced in accordance with Regulation (EC) No 834/2007 before 1 January 2022 may be placed on the market after that date until stocks are exhausted.</p> <p>Additional information: VO (EG) Nr. 889/2008 Anhang XI_11-04 VO (EU) 2018/848 Anhang V_21-11</p>	VO (EU) 2018/848	Art. 32 Abs. 2 + Anhang XI VO (EG) Nr. 889/2008 + VO (EU) 2021/279 Art. 3 Abs. 2,3
10642	<p>Organic feeds may bear the EU-Community logo. If it is used, the following regulations must be observed:</p> <p>a) in the same field of view as the Community logo additionally the place of production of the agricultural original substances must be stated, according the the case: - "EU-Landwirtschaft" (EU-Agriculture) -"Nicht-EU-Landwirtschaft" (Non-EU Agriculture), - "EU-/Nicht-EU-Landwirtschaft" (EU/non-EU Agriculture). If at least 98% of the agricultural product is from the same country the statement "EU" or "Nicht EU" (Non-EU) may be replaced or supplemented by the name of the country. The statement "EU" or "Nicht-EU" (Non-EU) may not appear in a more conspicuous colour, size or script than the trade name. All statements must be affixed such that they are clearly visible non-smudge and easily legible,</p> <p>b) for the sequence of these labelling elements the following applies: the Code number must be affixed directly under the Community logo; the place of production must be affixed directly under the Code number, c) The logo must conform to RE (EC) No. 889/2008 Annex XI. This requisite action is valid until 31 December 2021.</p> <p>Additional information: VO (EG) Nr. 889/2008 Anhang XI_11-04</p>	VO (EG) Nr. 834/2007	Art. 25 + VO (EG) Nr. 889/2008 Anhang XI



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Bio or organic-feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
10627	<p>For the transport of ecological/biological foodstuffs or feeds also for bulk or retail trade, the packaging, containers or transport means must be sealed with leads or otherwise sealed. This is not required if the following requirements are fulfilled: a) shipper and receiver are subject to the control system and the transport is direct, b) shipper and receiver record the transport processes and make the records available to the control authority and c) the products are accompanied by a document containing the following statements: - name and address of the entrepreneur and in so far as another person is involved, of the owner or vendor of the product; - the name and/or the code number of the control office or authority which is responsible for the entrepreneur and where applicable the designation of the batch/lot.</p> <p>Regulation (EC) No 889/2008 will be repealed as of 01.01.2022. The requirements will then be found directly in Regulation (EU) 2018/848.</p>	VO (EG) Nr. 889/2008	Art. 31 Abs. 1,2 + VO (EU) 2018/848 Art. 23 Abs. 1 i.V.m. Anhang III
10628	<p>For the transport of lead sealed respectively otherwise sealed ecological / biological foodstuffs or feeds also for bulk or retail trade, the following labelling elements must be stated on the label or in an accompanying document which can be clearly assigned to the goods:</p> <ul style="list-style-type: none"> - name and address of the entrepreneur and in so far as another person is involved, of the owner or vendor of the product; - the designation of the product; the name and/or the code number of the control office or authority which is responsible for the entrepreneur and where applicable the designation of the batch/lot. <p>Regulation (EC) No 889/2008 will be repealed as of 01.01.2022. The requirements will then be found directly in Regulation (EU) 2018/848.</p>	VO (EG) Nr. 889/2008	Art. 31 Abs. 1 + VO (EU) 2018/848 Art. 23 Abs. 1 i.V.m. Anhang III
10632	<p>Feed of animal origin, which are produced during the period of changeover to organic production may not be labelled or marketed as organic products.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art. 17, 26
10638	<p>Organic feeds must be produced according to the requirements of RE (EC) No 834/2007 Art. 4, 7, 18 and RE (EC) No. 889/2008 Article 26. Until the coming force of extensive processing regulations for pet foods at EU-level the individual laws of member states apply or if no such laws exist then the private standards accepted or recognised by the member states. Currently no national regulations exist in FRG. The only private standard recognised is Biokreis e.V.</p> <p>This requisite action is valid until 31 December 2021.</p>	VO (EG) Nr. 834/2007	Art. 4, 7, 18 + VO (EG) Nr. 889/2008 Art. 26, 95 Abs. 5

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Bio or organic-feeds**

Article No.:

req. no.	Statutory requirement	Law	Article
11331	<p>Organic products produced under the previous Regulation (EC) No 834/2007 before 1 January 2022 may continue to be placed on the market until stocks are exhausted.</p> <p>According to an interpretation of the AöL, this applies not only to finished products but also to raw materials and semi-finished products.</p> <p>This requisite action shall apply from 01.01.2022.</p> <p>Additional information: VO (EU) 2018_848 AöL Auslegung Artikel 60_21-05</p>	VO (EU) 2018/848	Art. 60



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet food_Animal-Utensils

Packaging (also wooden packing)

Article No.:

Products produced out of any material to contain, protect, operate, deliver or offer merchandise. Packagings include sales-, re-, and transport packagings (acc. VerpackV).

req. no.	Statutory requirement	Law	Article
50939	Plastic carrier bags with a wall thickness of less than 50 micrometres will be banned in Germany from 2022 without any further sales opportunities. Not affected by the ban are very light plastic carrier bags with a wall thickness of less than 15 micrometres.	VerpackG	§ 5
50925	Wood packaging material, whether or not actually in use in the transport of objects of all kinds, shall only be introduced into the Union territory if it fulfils all of the following requirements:(a) it has been subject to one or more of the approved treatments and complies with the applicable requirements set out in Annex 1 to the International Standard for Phytosanitary Measures No 15 Regulation of Wood Packaging Material in International Trade (ISPM15);(b) it is marked with the mark referred to in Annex 2 of ISPM15 attesting that it has been subject to the treatments referred to in point (a) This paragraph shall not apply to wood packaging material which is subject to the exemptions provided for in ISPM15.	VO (EU) 2016/2031	Art. 43 Abs. 1
50956	From 01.01.2022, distributors and manufacturers of system-incompatible sales and secondary packaging as well as sales packaging of pollutant-containing filling goods must comply with their obligation to provide evidence that they have fulfilled the take-back and recovery requirements. In addition, self-monitoring mechanisms must be introduced for transport packaging, sales and secondary packaging not subject to system participation, system-incompatible sales and secondary packaging and sales packaging of hazardous filling goods in order to be able to maintain the take-back and recovery requirements.	VerpackG	§ 15
50950	Beverage bottles with a capacity of up to three litres, including their caps and lids, which are mainly made of PET, shall be made of at least 25% recycled material on average from 2025 onwards. From 2030, a minimum average of 30% recycled content will apply to all single-use plastic beverage bottles. Not affected are: a) Glass or metal beverage bottles with plastic caps or lids; (b) beverage bottles intended for and used for liquid food for special medical purposes as referred to in Article 2(g) of Regulation (EU) No 609/2013.	VerpackG	§ 30 a VerpackG

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Packaging (also wooden packing)**

Article No.:

Products produced out of any material to contain, protect, operate, deliver or offer merchandise.
Packagings include sales-, re-, and transport packagings (acc. VerpackV).

req. no.	Statutory requirement	Law	Article
50957	<p>From 01.01.2022, single-use plastic beverage bottles must be subject to additional deposits if they are filled with the following contents:</p> <ul style="list-style-type: none"> a. Sparkling wine, mixed sparkling drinks with a sparkling wine content of at least 50% and sparkling drinks made from non-alcoholic or reduced-alcohol wine. b. Wine and mixed wine beverages with a wine content of at least 50 % and non-alcoholic or reduced-alcohol wine c. wine-like drinks and mixed drinks, including those in processed form, with a wine-like product content of at least 50%. d. alcohol products subject to alcohol tax (beverages with alcopops tax with mandatory deposit!) e. other mixed drinks containing alcohol with an alcohol content of at least 15%. f. Fruit juices and vegetable juices g. fruit nectars without carbonic acid and vegetable nectars without carbonic acid <p>In addition, the regulation applies to all beverage cans.</p> <p>Sales are permitted until 01.07.2022. After that, beverage containers subject to a deposit may no longer be sold to the end consumer without a deposit.</p> <p>From 01.01.2024, the deposit obligation will be extended again to one-way plastic beverage bottles with</p> <ul style="list-style-type: none"> a. Milk and mixed milk drinks with a milk content of at least 50%. b. other drinkable milk products. 	VerpackG	§ 31, 38 Abs. 7
50951	<p>From January 1, 2023, a reusable alternative for single-use plastic food packaging and single-use beverage cups must also be made available to the end customer if, in each case, the single-use solution is only filled with goods at the final distributor. The end consumer must be informed of the option.</p>	VerpackG	§ 33 VerpackG
50049	<p>Diocetylzin combinations (DOT) are prohibited in products if the substance concentration of DOT exceeds 0.1 per cent weight. The following products are affected: textiles with skin contact; -gloves; - parts of shoes that come into contact with skin; -wall and floor coverings; - baby articles; ladies hygiene products; -nappies/diapers; -packaging; -two-part room temperature vulcanisation form sets (RTV-2- form sets)</p>	VO (EG) Nr. 1907/2006	Anhang XVII

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Packaging (also wooden packing)**

Article No.:

Products produced out of any material to contain, protect, operate, deliver or offer merchandise.
Packagings include sales-, re-, and transport packagings (acc. VerpackV).

req. no.	Statutory requirement	Law	Article
50952	<p>From 03.07.2024, beverage containers with a capacity of up to three litres, including their caps and lids, must be designed in such a way that the caps and lids are firmly attached to the container during the period of use.</p> <p>The following shall not be included</p> <p>(a) Glass or metal beverage containers with caps or lids made of plastic;</p> <p>(b) Metal beverage containers in which only the seals on the lid or caps are made of plastic;</p> <p>(c) beverage containers intended for and used for liquid foods for special medical purposes as defined in Article 2(g) of Regulation (EU) No 609/2013 of the European Parliament and of the Council.</p>	EWKKennzV	§ 3 EWKKennzV
50959	For 2025, at least 25% recyclates must be used in single-use plastic beverage bottles made predominantly of PET. Recyclate use must be 30% for all single-use plastic beverage bottles from 2030.	VerpackG	§ 30a
50958	Final distributors where the single-use plastic food packaging and single-use plastic beverage cups are filled with goods on site must provide a reusable alternative for this in addition to the single-use packaging from 01.01.2023 onwards. Relief applies to small businesses with no more than five employees and to vending machines. Here, containers brought by the end consumer can be used if information boards inform the end consumer of this at the point of sale.	VerpackG	§§ 33, 34
50491	<p>Whoever manufactures, treats and puts, with a label regarding the treatment, wood packaging according to the international standard for wooden packaging material into circulation, must be registered with the authority responsible and label the wood packaging.</p> <p>Appropriate records must be kept and retained for three years.</p>	PfIBeschauV 1989	§13p und 13q
160069	Articles or substances must not be placed on the market as consumer goods if their intended or predictable use is likely to impair health by virtue of their material composition, e.g. through toxic substances or impurities.	LFGB	§30
5321	Manufacturers are required to register before placing the packaging on the market. https://www.verpackungsregister.org https://lucid.verpackungsregister.org	VerpackG	§ 9
5320	All packaging which accumulates in private households must be licensed by a Dual System.	VerpackG	§ 7
3051	<p>Plastic bags with an aperture volume larger as 38 cm have to be marked with following bilingual warning label:</p> <p>"Plastiktüte ist kein Spielzeug. Von Kindern fernhalten. Erstickungsgefahr !"</p> <p>"Plastic bag is not a toy. Keep out of reach of children. Danger of suffocation !"</p>	QS	Unternehmensint ern



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Packaging (also wooden packing)**

Article No.:

Products produced out of any material to contain, protect, operate, deliver or offer merchandise.
Packagings include sales-, re-, and transport packagings (acc. VerpackV).

req. no.	Statutory requirement	Law	Article
2655	Packaging must not exceed the defined concentrations value of - Lead - Cadmium - Mercury - Chromium VI: 100 ppm This applies to transport, re-packaging and sales packaging.	VerpackG	§ 5

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Aerosol dispensers**

Article No.:

Aerosol dispensers are one-way vessels which are filled with pressure gases (materials with a critical temperature $< 50^{\circ}$ or a steam pressure of 50° C > 3 bar or cyanogen hydrogen) with a volume of over 50 ml to 1,000 ml for vessels made of metal or up to 220 ml for vessels made of protected glass or plastic which does not splinter or up to 150 ml for vessels made of glass or splintering plastic. Product examples: aerosol packaging, paint sprays/deodorants with propellant, one-way gas cartridges, mounting foam, spray cream.

req. no.	Statutory requirement	Law	Article
5019	<p>Aerosol packages (spray tins), the container of which has a total capacity of 50 millilitres or more, may be put on the market only if they fulfil the safety requirements of the directive 75/324/EEC in respective version.</p> <p>Exceptions to this are:</p> <ol style="list-style-type: none"> 1. Aerosol packages with metal containers, the total capacity of which exceeds 1000 millilitres; 2. Aerosol packages with glass containers, the total capacity of which a) exceeds 220 millilitres, provided the container is fitted with a permanent protective covering, b) exceeds 150 millilitres, provided the container consists of unprotected glass. 3. Aerosol packages with plastic containers, the total capacity of which a) exceeds 220 millilitres provided the container can form no fragments when broken, b) exceeds 150 millilitres if the container forms fragments when broken. <p>In addition the affected aerosol packages must be labelled, and the text of the labelling must be written in German.</p> <p>The conformity mark consists of a reversed epsilon "3".</p> <p>Additional information: CD 75-324-EEC_15-04 RL 75-324-EWG_15-04</p>	13. ProdSV	§ 1
5215	The use of partly halogenated CFCs in aerosols is prohibited.	ChemOzonSchi chtV	Art.6
5300	Pressure gas packs with fluorinated greenhouse gases must not be placed on the market.	VO (EU) Nr. 517/2014	Art.11 Anh.III
5214	<p>The import and marketing of products and devices containing chlorofluorocarbons, other perhalogenated chlorofluorocarbons, halons, carbontetrachlorides, 1,1,1-trichloroethane, partly halogenated bromofluoride hydrocarbons and chlorobromomethane are prohibited. The following are affected:</p> <ul style="list-style-type: none"> - Aerosol products - Dyes and paints - Cosmetics - Lubricants - Cleaning materials - Pressurised gas containers - Fire extinguishers - Insulation materials - Refrigerators - Air conditioning units - Mattresses - Foam material - Adhesives 	ChemOzonSchi chtV	Art.4

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Batteries/Accumulator**

Article No.:

Sources of electrical energy consisting out of one or more non rechargeable primary cells or rechargeable secondary cells, which are produced through/by direct transformation of chemical energy.

req. no.	Statutory requirement	Law	Article
656	Producer and importers of batteries have to re-accept collected batteries free of charge and re-use them resp. have to dispose non-reusable batteries according to the regulations. For the fulfilment of these obligations, they can also use the services of third parties (contribution in pool).	BattG	§ 5
50044	Batteries with lithium metal or lithium alloy (maximal 2 g lithium, with lithium ions (maximal a stated energy in wathours of 100 wathours) must be labelled on the casing with the stated energy in watt-hours. The manufacturer/supplier must supply a safety data sheet or a technical data sheet. In particular it must be clear from the documentation that the tests according to UN-manual (III.38.3) were passed.	ADR	
3044	The sale and trading of batteries (including such installed in appliances) containing more than 0.0005 % mercury by weight is prohibited. Button cells: The marketing of button cells containing more than 0.0005 percent by weight of mercury, is prohibited.	BattG	§ 3
50112	It is prohibited to put batteries for equipment into circulation which contain more cadmium than 0.002 per cent by weight . This prohibition does not apply to nickel-cadmium batteries which are deployed in the following systems or equipment: emergency and alarm systems; emergency lighting; medical equipment (medical products);	BattG	§ 3 Abs. 2
658	All Batteries must be labelled according to Annex 1 (struck through waste bin). Batteries containing hazard substances (if exceptions are made) must be labelled as well with the chemical symbols (Cd, Hg or Pb) if the shares of the heavy metals exceed the following values: 0.0005 mass per cent mercury; 0.0002 mass per cent cadmium; 0.004 mass per cent lead Additional information: Anlage BattG_21-05	BattG	§ 17
50269	rechargeable batteries and accumulators for devices (including automobile batteries) must be labelled with a charge label. This does not apply to such batteries and accumulators which are built into a device and which cannot or should not be removed, Additional information: VO (EU) 1103/2010 de_10-11 VO (EU) 1103/2010 en_10-11	VO (EU) Nr. 1103/2010	



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Batteries/Accumulator**

Article No.:

Sources of electrical energy consisting out of one or more non rechargeable primary cells or rechargeable secondary cells, which are produced through/by direct transformation of chemical energy.

req. no.	Statutory requirement	Law	Article
50928	The mercury bans and mercury limit values of Regulation (EU) 2017/852 must be observed. Additional information: RE (EU) 2017/852_20-11 VO (EU) 2017/852_20-11	VO (EU) 2017/852	

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Biocides and treated articles**

Article No.:

req. no.	Statutory requirement	Law	Article
50928	The mercury bans and mercury limit values of Regulation (EU) 2017/852 must be observed. Additional information: RE (EU) 2017/852_20-11 VO (EU) 2017/852_20-11	VO (EU) 2017/852	
50802	For biocidal products and treated articles the requirements of Regulation (EU) No. 528/2012 shall apply. Exceptions are to be observed. (e.g. Pesticides, cosmetics, pharmaceuticals, toys,...) Additional information: RE (EU) No 528/2012 21-11 VO (EU) Nr. 528/2012 21-11	VO (EU) Nr. 528/2012	Art. 2
50549	For non-food products and textiles which have been treated with biocides, the safety data sheets or a list with the biocides used are to be delivered. Should a licence number be available (inside EU) then this is equally to be communicated.	VO (EU) Nr. 528/2012	Art. 58, Abs. 1
50774	Where biocidal products are from the EU, the respective registration of the country of origin shall apply. Where products are from third countries, the importer must apply for registration.	VO (EU) Nr. 528/2012	Art. 17
50776	Manufacturers, importers of biocidal products that contain existing active substances do not have to approve these products. Instead, the products must be reported to the Federal Institute for Occupational Safety and Health (BAuA). This applies as long as no decision on approval or non-approval has been made for existing active substances (Annex II of Regulation (EU) No. 1062/2014). The report can be made online via the following page: https://www.baua.de/DE/Biozid-Meldeverordnung/startseite.html Additional information: Liste Altwirkstoffe 21-11	ChemBiozidDV	§ 4
50806	Biocidal products may only be made available on the market if either the substance supplier or the product supplier is included in the list of active substance suppliers. This also applies for biocidal products that are marketed during the transitional period in Germany. Pls. see Link below for the list: https://www.reach-clp-biozid-helpdesk.de/de/Biozide/Wirkstoffe/Genehmigte-Wirkstoffe/Genehmigte-Wirkstoffe.html	VO (EU) Nr. 528/2012	Art. 95, Abs. 2

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textiles**

Article No.:

req. no.	Statutory requirement	Law	Article
5138	All textiles must be fitted with the care instructions of DIN EN ISO 3758 (2013).	DIN EN ISO 3758	
50050	Trisubstituted zinc compounds (e.g. TBT, TPT) with a concentration of more than 0.1 per cent weight in products, not mixtures such as: - carpets; - clothing; - wood preservation substances; - leather goods; - PVC-products; - paints and varnishes are prohibited.	VO (EG) Nr. 1907/2006	Anhang XVII
5289	Textiles containing Nonylphenol or Nonylphenol ethoxylates equal to or greater than 0,1 % by weight are prohibited. Nonylphenol ethoxylates (NPE) shall not be placed on the market in textile articles which can reasonably be expected to be washed in water during their normal lifecycle, in concentrations equal to or greater than 0,01 % by weight of that textile article or of each part of the textile article.	VO (EG) Nr. 1907/2006	Anhang XVII

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils

Textiles

Article No.:

req. no.	Statutory requirement	Law	Article
50687	<p>The limit values below apply to the following textiles: (a) clothing or related accessories; (b) textiles other than clothing which, under normal or reasonably foreseeable conditions of use, come into contact with human skin to an extent similar to clothing; (c) footwear;</p> <p>if the clothing, related accessory, textile other than clothing or footwear is for use by consumers following limits:</p> <ul style="list-style-type: none"> - Cadmium and its compounds: 1 mg/kg nach Extraktion - Chromium VI compounds: 1 mg/kg nach Extraktion - Arsenic compounds: 1 mg/kg nach Extraktion - Lead and its compounds: 1 mg/kg nach Extraktion - Benzene: 5 mg/kg - Benz[a]anthracen: 1 mg/kg - Benz[e]acephenanthrylene: 1 mg/kg - Benzo[a]pyrene; Benzo[def]chrysene: 1 mg/kg - Benzo[e]pyrene: 1 mg/kg - Benzo[j]fluoranthene: 1 mg/kg - Benzo[k]fluoranthene: 1 mg/kg - Chrysene: 1 mg/kg - Dibenz[a,h]anthracene: 1 mg/kg - α, α, α, 4-tetrachlorotoluene; p-chlorobenzotrichloride: 1 mg/kg - α, α, α-trichlorotoluene; benzotrichloride: 1 mg/kg - α-chlorotoluene; benzyl chloride: 1 mg/kg - Formaldehyde: 75 mg/kg - 1,2-benzenedicarboxylic acid; di-C 6-8-branched alkylesters, C 7-rich: 1000 mg/kg - Bis(2-methoxyethyl)phthalate: 1000 mg/kg - Diisopentylphthalate: 1000 mg/kg - Di-n-pentylphthalate (DPP): 1000 mg/kg - Di-n-hexylphthalate (DnHP): 1000 mg/kg - N-methyl-2-pyrrolidone; 1-methyl-2-pyrrolidone (NMP): 3000 mg/kg - N,N-Dimethylacetamide (DMAC): 3000 mg/kg - N,N-Dimethylformamide; Dimethylformamide (DMF): 3000 mg/kg - 1,4,5,8-Tetraamino-anthrachinon; C.I. Disperse Blue 1: 50 mg/kg - Benzolamin, 4,4'-(4-lminocyclohexa-2,5-dienylidenmethylen)dianilinhydrochlorid; C.I. Basic Red 9: 50 mg/kg - 4-[4,4'-Bis(dimethylamino)benzhydryliden]cyclohexa-2,5-dien-1-yliden]dimethylammoniumchlorid; C.I. Basic Violet 3 mit $\geq 0,1$ % Michlers Keton (EG-Nr. 202- 027-5): 50 mg/kg - 4-Chlor-o-toluidiniumchloride: 30 mg/kg - 2-Naphthylammoniumacetate: 30 mg/kg - 4-Methoxy-m-phenylendiammoniumsulfate; 2,4-Diaminoanisolsulfate: 30 mg/kg - 2,4,5-Trimethylanilin-Hydrochloride: 30 mg/kg - Quinoline: 50 mg/kg <p>By way of derogation, in relation to the placing on the market of formaldehyde in jackets, coats or upholstery, the relevant concentration for the purposes shall be 300 mg/kg during the period between 1 November 2020 and 1 November 2023. Thereafter, the above concentration applies.</p> <p>The requirements do not apply to:</p> <ul style="list-style-type: none"> (a) clothing, related accessories or footwear, or parts of clothing, related accessories or footwear, made exclusively of natural leather, fur or hide; (b) non-textile fasteners and non-textile decorative attachments; (c) second-hand clothing, related accessories, textiles other than clothing or footwear (d) wall-to-wall carpets and textile floor coverings for indoor use, rugs and runners. (e) disposable textiles, (f) personal protective equipment (g) medical devices 	VO (EG) Nr. 1907/2006	Anhang XVII

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Textiles**

Article No.:

req. no.	Statutory requirement	Law	Article
50051	<p>Dibutyl zinc compounds (DBT) with a concentration of more than 0.1 per cent weight are prohibited if these are intended for end-users in such products and mixtures as:</p> <ul style="list-style-type: none"> - impregnating sprays; - mattresses; - PVC articles; - polyurethane foam; - textiles, - where applicable other articles and mixtures. <p>The above date does not apply to the following products and mixtures:</p> <ul style="list-style-type: none"> one- and two part room temperature vulcanisation sealing substances and glues (RTV-1 and RTV-2 sealing substances); - paints and coatings containing DBT-compounds as catalysts if these are painted on products; - soft polyvinylchloride (PVC) profiles whether these are extruded with hard PVC or not; material covered with a layer of PVC which contains DBT-compounds as stabilisers, if intended for outdoor use; - outside rainwater piping, guttering and joints as well as roof and exterior wall cladding. 	VO (EG) Nr. 1907/2006	Anhang XVII
50049	<p>Diocetylzin combinations (DOT) are prohibited in products if the substance concentration of DOT exceeds 0.1 per cent weight. The following products are affected: textiles with skin contact; -gloves; - parts of shoes that come into contact with skin; -wall and floor coverings; - baby articles; ladies hygiene products; -nappies/diapers; -packaging;-two-part room temperature vulcanisation form sets (RTV-2- form sets)</p>	VO (EG) Nr. 1907/2006	Anhang XVII
50438	<p>Textile products are:</p> <ul style="list-style-type: none"> a) products with a weight share of textile fibres of at least 80 %; b) Material covers for furniture, umbrella and parasols with a weight share of textile components of at least 80 %; c) the textile components of <ul style="list-style-type: none"> i) the uppermost layer of multi-layered floorcoverings, ii) mattress covers, iii) the covers of camping articles, <p>in so far as these textile components a weight share which comprises at least 80 % of these upper layers or covers;</p> <ul style="list-style-type: none"> d) Textiles which are worked into other goods and become integral parts of these as far as their composition is stated. <p>The requirements of the Textile Labelling Regulation (EU) Nr. 1007/2011 must be observed.</p> <p>Additional information: FAQ Regulation EU No. 1007-2011_14-11 FAQ zur Textilkennzeichnungsverordnung EU Nr. 1007-2011_14-11</p>	VO (EU) Nr. 1007/2011	Artikel 2 i.V.m. TextilkennzG

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Sole animal feed**

Article No.:

By single feeds is meant feeds that consist of only one material e.g. millet for birds or chewing sticks of skin for dogs.

req. no.	Statutory requirement	Law	Article
40895	Feed material which will be placed for the first time on the market and which is not listed in the EU catalogue of RE (EU) No 68/2013 shall be notified under www.feedmaterialsregister.eu Notifications made by means other than the online registration tool will not be accepted. Additional information: VO (EG) Nr. 767/2009 Art. 24 Abs.6_11-04 VO (EU) 68/2013_17-11	Info Registrierung Einzelfuttermittel	
25006	Without prejudice to the conditions of use provided for in the relevant legal act authorising the respective feed additive, feed materials and complementary feed shall not contain levels of feed additives that are higher than 100 times the relevant fixed maximum content in complete feed.	VO (EG) Nr. 767/2009	Art. 8 Abs. 1
20357	Sole animal feed must be, as far as state-of-the-art technology allows, free from chemical impurities, and processing additives as long as a particular highest concentration is not laid down in the catalogue RE (EU) No 68/2013. Additional information: VO (EU) 68/2013_17-11	VO (EG) Nr. 767/2009	Art. 4 Abs.3 + Anhang I Nr.1+ VO (EU) Nr. 68/2013
40624	The catalogue of feed materials for the labelling of feeds is available in the Annex to RE (EU) No 68/2013. The use of the catalogue is voluntary. The designation of a single feed substance listed in the catalogue may however, only be used if all the regulations in the catalogue are fulfilled. Additional information: VO (EU) 68/2013_17-11	VO (EU) Nr. 68/2013	Art. 1
20356	For sole animal feeds which have a vegetable origin the botanical purity must be 95% as long as a different value has not been laid down in RE (EU) Nr 68/2013. Additional information: VO (EU) 68/2013_17-11	VO (EG) Nr. 767/2009	Art. 4 Abs. 3 i. Verb. mit Anhang I Nr. 2

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Mixed animal feed**

Article No.:

Mixed feeds consist of several materials e.g. rabbit crackers. Included are single feeds, diet feeds, supplementary feeds.

req. no.	Statutory requirement	Law	Article
20374	In compound animal feed, the level of ash insoluble in hydrochloric acid with reference to dry matter may not exceed 2.2%, unless it pertains to the following: 1. compound feed containing authorised mineral binding agents 2. Mineral feeds, 3. Compound feed containing more than 50 % of rice or sugar beet by-products; 4. compound feed intended for farmed fish with a fish meal content of over 15% provided that the level is declared on the label.	VO (EG) Nr. 767/2009	Art. 4 Abs. 3 i.V.m. Anhang I Nr. 5
25006	Without prejudice to the conditions of use provided for in the relevant legal act authorising the respective feed additive, feed materials and complementary feed shall not contain levels of feed additives that are higher than 100 times the relevant fixed maximum content in complete feed.	VO (EG) Nr. 767/2009	Art. 8 Abs. 1
20411	If a supplement feed, for which no maximum highest concentration of undesirable substances has been laid down, exceeds the respective maximum concentration for sole feed in Annex I of guideline 2002/32/EG it may only be put into circulation with a notice from which the share of the daily ration may be ascertained and for whose conformity the appropriate maximum concentration for sole feed is not exceeded. Additional information: RL 2002/32/EG Anhang I_20-05	FutMV	§ 7 + Anhang I RL 2002/32/EG
20377	Compound animal feed may only be placed on the market in sealed packs or containers whose closure must be so constructed that it becomes unusable after opening. If feed materials are marketed in packs, the same applies to their packaging.	VO (EG) Nr. 767/2009	Art. 23 Abs. 1
20378	There are the following exceptions to the packaging obligations for compound feed: a) compound feed may be placed on the market loose or in unsealed packaging or unsealed containers if - the mixture is produced exclusively of seeds or whole fruits are released, - if the release from the producer is directly to the feed user; - if these are amounts of compound feed not exceeding 50kg which are intended for the end user and which are directly taken from a closed package or container; - food blocks or stones for licking	VO (EG) Nr. 767/2009	Art. 23 Abs. 2

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Preparations**

Article No.:

Preparations are e.g.: dyes/paints/lacquers and all products listed under the dangerous substances regulations. These are subject to additional requirements, which arise out of REACH. Not affected by this are:

plant protection products, biocides and medicinal products

req. no.	Statutory requirement	Law	Article
5229	Manufacturers of compounds within the EU, who come under the REACH obligations will, after registration, make their registration numbers known without being asked. This also applies to private labels.	QS	
50046	The material limits and prohibitions of Annex XVII, current form in each case are to be observed. https://echa.europa.eu/substances-restricted-under-reach	VO (EG) Nr. 1907/2006	Anhang XVII
5227	For all mixes the REACH requirements apply and must be adhered to from 1 June 2007 or 1 June 2008 respectively, if more than 1 ton of one constituent substance is imported.	VO (EG) Nr. 1907/2006	Art. 141
5228	The manufacturers are responsible for the adherence to the obligations arising from REACH for all mixes produced in the EU. This also applies to own brands.	VO (EG) Nr. 1907/2006	Art. 3 Abs. 2, 9
5230	Manufacturers of mixes will make available, of their own accord, a safety data sheet and where appropriate further documentation (evaluation of reliability). The requirements for safety data sheets are changed. Safety data sheets that do not yet meet the new requirements may be made available until December 31, 2022. Additional information: RE (EU) 2020/878 New SDS_20-11 VO (EU) 2020/878_Änderung SDB_20-11	VO (EG) Nr. 1907/2006	Art. 31, 32
50927	From February 24, 2022, diisocyanates may only be placed on the market individually or in combination in substances and mixtures for industrial and commercial use if they contain less than 0.1% by weight or if the customer is aware of the restriction. Substances and mixtures that contain more than 0.1% by weight of diisocyanates and are sold to informed customers must be clearly marked with the sentence: "From August 24, 2023, appropriate training must take place before industrial or commercial use". From August 24, 2023, labor law requirements will also apply. From this date, employers and the self-employed ensure that the user has completed training on the safe use of diisocyanates. The content, documentation and repetition of the training are explained in detail in the entry on diisocyanates in Annex XVII of the REACH regulation.	VO (EG) Nr. 1907/2006	Anh. XVII Nr. 74
50395	The requirements of the safety data sheets are to be fulfilled according to RE (EC) 1907/2006 Annex II. Additional information: RE (EG) Nr. 1907/2006 Annex II 21-11 VO (EG) Nr. 1907/2006 Anhang II 21-11	VO (EG) Nr. 1907/2006	Anhang II

Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet
food_Animal-Utensils**Pet food - Dietary animal feeds**

Article No.:

Diet animal feeds are for particular nutritional purposes for the animals e.g. with azidosis. Diet feeds come under mixed animal feeds.

req. no.	Statutory requirement	Law	Article
20382	<p>Additionally to the general statements for feed intended for particular nutritional purposes the following statements are urgently prescribed.</p> <p>a) the expression "diet-" together with the feed designation according to Art 15 of RE (EC) No 767/2009</p> <p>b) the intended purpose for use according to Article 9 of RE (EC) No 767/2009</p> <p>c) the statement that before use of the feed or before time extension of its use, a nutrition expert or veterinarian should be consulted for advice.</p>	VO (EG) Nr. 767/2009	Art. 18
30239	<p>Feed intended for particular nutritional purposes may be marketed only if:</p> <ul style="list-style-type: none"> — the general provisions for feed intended for particular nutritional purposes laid down in Part A of the Annex to this Regulation are complied with, and — its intended use is included in Part B of the Annex to this Regulation and the provisions of the respective entry are complied with. <p>Additional information: VO (EU) 2020/354 Anhang_20-05</p>	VO (EU) 2020/354	Art. 1 + Anhang
30241	<p>Feed intended for particular nutritional purposes which has been labelled before 25 March 2022 in accordance with the rules applicable before 25 March 2020 may continue to be placed on the market and used until the existing stocks are exhausted</p>	VO (EU) 2020/354	Art. 3
40890	<p>As aid in the labelling of feed materials and compound feeds, the guideline for labelling feed materials and compound feeds (according to RE (EC) No 767/2009) may be consulted.</p> <p>Additional information: Leitfaden Kennzeichnung Futtermittel neu_13-11</p>	Leitfaden Kennz. Futtermittel	



Category: Pet food and Animal-Utensils

21-11

Author: Träger

Product: Tiernahrung_Zubehör/ Pet food_Animal-Utensils

Animal toys

Article No.:

req. no.	Statutory requirement	Law	Article
50603	Toys, which is designed as a toy or has an attractive value / look for children, must fulfill all requirements of the Toy Directive respectively 2. ProdSV (German Toys Regulation) and of the standard series DIN EN 71 ff.	Arbeitsausschuss Marktüberwachung	Umlaufbeschluss 04/2012 i.V. mit Spielzeugrichtlinie