

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Production and Processing food

Article No.:

req. no.	Statutory requirement	Law	Article
10153	The company from which the foodstuff originates must - be registered with the competent authority - have at its disposal a functioning self control system which is based on the HACCP principles - adhere to the hygienic requirements of LMHV. Additional information: LMHV_18-04	VO (EG) Nr. 852/2004	Art. 5 Abs. 1 bis 4, Art. 6 Abs. 2 + LMHV
40218	For the manufacture and processing of food, no equipment or objects may be used which do not conform to the requirements of BedGgstV and RE (EC) No1935/2004.	BedGgstV	§ 7 Abs.1 + LFGB § 31 Abs.1
10010	Treatment of foodstuffs with ionising rays is prohibited. Exceptions: -dried aromatic herbs and spices may be treated with ionising rays - irradiated frogs' legs may be put on the market	LMBestrv	§ 1 Abs. 1 + AV Froschschenkel
20175	Water as an ingredient of food and water intended for the manufacture, treatment, conservation or placing on the market of food as well as for cleansing of food contact material must fulfil the requirements of TrinkWV if the quality of the water used can adversely affect the edibility of the food. Additional information: TrinkwV_18-05	TrinkWV	
20046	Additives used in foodstuff manufacture must conform to the specification in Annex RE (EC) No 231/2012. Additional information: VO (EU) Nr. 231/2012_18-05	VO (EG) Nr. 231/2012	Art. 1,2,3
20054	As extraction solution medium during foodstuff manufacture the following are approved: 1. a) distilled and demineralised water, b) potable water to which additives to regulate acidity or alkalinity have been added, c) the substances listed in Annex 1 ElmV. 2. The substances listed in Annex 1 ElmV for the purposes of use contained therein. The maximum amounts in foodstuffs listed in Annex 1 ElmV may not be exceeded. This does not apply to the production of natural flavourings. Additional information: ElmV Anlage 1_17-11 ElmV Anlage 2_17-11	ElmV	§ 2 Abs. 2, § 3
20056	Water, ethanol and other foodstuffs with solution agent characteristics may be used as extraction solution agents in the manufacture of foodstuffs. This does not apply to the production of natural flavourings.	ElmV	§ 2 Abs. 3



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20058	<p>The listed substances in Annexes 1 to 3 ElmV as well as ethanol may only be used in the manufacture of foodstuffs if they adhere to the purity specifications in Annex 4 ElmV. This does not apply to the production of natural flavourings.</p> <p>Additional information: ElmV Anlage 1_17-11 ElmV Anlage 2_17-11 ElmV Anlage 3_17-11 ElmV Anlage 4_17-11</p>	ElmV	§ 4



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Food Safety

Article No.:

req. no.	Statutory requirement	Law	Article
10002	Foodstuffs which endanger health or are not suitable for consumption, are regarded as unsafe and may not be placed on the market respectively must be withdrawn from marketing.	VO (EG) Nr. 178/2002	Art.14 Abs.1,2,4,5,7,8,9 + LFGB § 11 Abs.2
10005	If a foodstuff is discovered to be unsafe then the whole batch to which it belongs is unsafe and must not be placed on the market respectively must be withdrawn from marketing. This may only be dispensed with if it can be discovered by exhaustive testing that the other foodstuffs in the batch are safe.	VO (EG) Nr. 178/2002	Artikel 14 Abs.6
10588	Foodstuffs which do not conform to the legal regulations valid in the European Union and the FRG may not be imported to Germany. To this prohibition there are exceptions: 1. if the non-conforming food is lawfully produced or marketed in another member state or contracting state to the EEA Agreement, it is also marketable in FRG as long as there is no danger to health. 2. if a general application was published by the ministry in the Federal Gazette it may be imported. The list of valid general applications can be accessed at www.bvl.bund.de	LFGB	§ 53 Abs. 1, § 54 Abs. 1
10004	When assessing whether a foodstuff is „safe“ in the sense of RE (EC)No. 178/2002, the interpretation of the AFFL regarding this legal regulation must be taken into account. (AFFL = Länderarbeitsgemeinschaft Verbraucherschutz Arbeitsgruppe Fleisch- und Geflügelfleischhygiene und fachspezifische Fragen von Lebensmitteln tierischer Herkunft; National Working Group for Meat and Poultry Hygiene and expertise regarding foodstuffs of animal origin). Additional information: AFFL Art. 14 Abs. 3_13-04	VO (EG) Nr. 178/2002	Art.14 Abs. 3 + AFFL Art. 14 Abs. 3
10994	After expiry of the use by date, a foodstuff counts as unsafe in the sense of Article 14 Paragraph 2 to 5 of RE (EU) No 178/2002 and is subject to marketing prohibition of Article 14 Para 1 RE (EU) No 178/2002. Additional information: VO (EU) Nr. 1169/2011 Anhang X_12-11	VO (EU) Nr. 1169/2011	Art. 24 Abs. 1
10007	No products may be manufactured, treated or placed on the market which are not food but which could be mistaken for food.	LFGB	§ 5 Abs. 2

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Residues, contaminants, impurities in foodstuffs

Article No.:

req. no.	Statutory requirement	Law	Article
11268	<p>The mitigation measures for the reduction of the presence of acrylamide in food set out in RE (EU) 2017/2158 must be applied when producing the following foodstuffs:</p> <ul style="list-style-type: none"> - french fries, other cut (deep fried) products and sliced potato crisps from fresh potatoes; - potato crisps, snacks, crackers and other potato products from potato dough; - bread - breakfast cereals (Excluding porridge) - fine bakery wares: cookies, biscuits, rusks, cereal bars, scones, cornets, wafers, crumpets, gingerbread, crackers, crisp breads and bread substitutes - roast coffee and instant (soluble) coffee - coffee substitutes - baby food and processed cereal-based food intended for infants and young children. <p>Additional information: VO (EU) 2017/2158_18-05</p>	VO (EU) 2017/2158	
11002	<p>With regard to the assessment of chlorate residues in food, BMEL (Federal Ministry of Food and Agriculture) recommend the following procedure :</p> <p>Until the establishment of specific MRLs for chlorate at EU level, an individual case on the basis of Article 14 of RE (EC) No 178/2002 is carried out on the basis of the ARfD of EFSA by 0.036 mg / kg body weight.</p> <p>For baby formula according to the diet-regulation (DiätV), regarding pesticide residues, it is applied the general MRL of 0.01 mg / kg, based on the product ready for use, regardless of the listing source.</p>	VO (EG) Nr. 396/2005	
11098	<p>Pesticide residues for infant formula and follow-on formula: The provisions of Reg. (EU) 2016/127 take precedence over the provisions of Reg. (EC) No 396/2005; the stricter requirements of Reg. (EU) 2016/127 have to be fulfilled. This requisite action applies</p> <ul style="list-style-type: none"> - from 22.02.2020 for infant formula and follow-on formula which is not manufactured from protein hydrolysates - from 22.02.2021 for infant formula and follow-on formula which is not manufactured from protein hydrolysates. 	VO (EU) Nr. 609/2013	Art. 6 Abs. 2 + VO (EU) 2016/127 Art. 4 + VO (EG) Nr. 396/2005
40495	<p>Vegetable and animal foodstuffs which are listed in Annex I of RE (EU) No 396/2005 regardless whether fresh, processed or combined 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: https://ec.europa.eu/food/safety_en under the rubric Plants / Pesticides / EU - Pesticides database.</p>	VO (EG) Nr. 396/2005	Art. 2 Abs. 1
10227	<p>Foodstuffs must adhere to the microbiological criteria laid (foodstuff safety criteria and process hygiene criteria) down in Annex I of Regulation (EC) No. 2073/2005.</p> <p>Additional information: VO (EG) Nr. 2073/2005 Anhang I_17-11</p>	VO (EG) Nr. 2073/2005	Artikel 3

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req. no.	Statutory requirement	Law	Article
10230	Foodstuffs which do not conform to the foodstuff safety criteria listed in Annex I of Regulation (EC) No 2073/2005 must be withdrawn from market, respectively recalled. Additional information: VO (EG) Nr. 2073/2005 Anhang I_17-11	VO (EG) Nr. 2073/2005	Artikel 7
10228	The foodstuff producers must carry out microbiological examinations depending on the type of foodstuff: - for length of shelf life according to Annex II of Regulation (EC) No 2073/2005; - for testing the HACCP-system; - additional examinations which are specified in Article 5; - trend analyses. If a particular sampling frequency has been laid down then this must be observed. Regulations regarding frequency of sampling are laid down for Minced meat /chopped meat preparations, mechanically separated meat - poultry - shoots and seeds for the generation of shoots Additional information: VO (EG) Nr. 2073/2005 Anhang I_17-11 VO (EG) Nr. 2073/2005 Anhang II	VO (EG) Nr. 2073/2005	Artikel 3 Abs. 2+Artikel 4, 5, 9
11213	Assessment of pathogenic <i>Yersinia (y.) Enterocolitica</i> in food Decision of the Working Group of Food Hygiene and Food Products (ALTS) experts (summary): Ready-to-eat foods with high-quality detection of pathogenic <i>Yersinia (Y. enterocolitica</i> and <i>Y. pseudotuberculosis</i>) are considered unacceptably contaminated and unsuitable for human consumption.	ALTS	79/06
10012	Food must not be placed on the market if the maximum level allowed of the following substances, respectively their conversion or reaction products, is exceeded: plant protection agents (pesticides), fertiliser, plant or soil treatment substances, substances for protection of stored goods, for pest control and similar substances.	LFGB	§ 9 Abs. 1
10013	Food must not be placed on the market if non-authorized pesticides are present in or on them. However, if there is a maximum concentration for a non-authorized pesticide then the food may contain the pesticide up to that maximum.	LFGB	§ 9 Abs. 1
10819	In Germany, deviating from RE (EC) No.396/2005, the following food and feed may be put on the market: - Poultry fat with an increased concentration of acetamiprid. - Lamb's lettuce with an increased concentration of bromphenol urea. The highest concentrations are laid down in Annex EURHGAusnahmV. Additional information: EURHGAusnahmeV Anlage_13-11	EURHGAusnahm mV	

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req. no.	Statutory requirement	Law	Article
40505	It is prohibited to process products (even processed and/or combined) which do not conform to the highest residue concentrations laid down in the Annexes II or II of RE (EC) No 396/2005 and/or to mix them for dilution purposes with the same product or with other products. The highest concentrations relating to products and substances can be accessed at the following address https://ec.europa.eu/food/safety_en under the headings Plants / Pesticides / EU - Pesticides database.	VO (EG) Nr. 396/2005	Art. 19
40499	For a number pesticide residues, no highest concentrations must be observed. These are listed in Annex IV of RE (EC) No 396/2005. The highest concentrations relating to products and substances can be accessed at the following address: https://ec.europa.eu/food/safety_en under the headings Plants / Pesticides / EU - Pesticides database.	VO (EG) Nr. 396/2005	Art. 5
40506	If for processed and/or combined foodstuffs no the highest residue concentrations have been laid down then the highest residue concentrations laid down in the Annexes II or II of RE (EC) No 396/2005 for the corresponding products apply whereby the changes to the pesticide residue concentrations caused by processing and/or mixing are to be taken into account. The highest concentrations relating to products substances can be accessed at: https://ec.europa.eu/food/safety_en under the headings Plants / Pesticides / EU - Pesticides database. The BfR provides a collection of processing factors under the following link: http://www.bfr.bund.de/cm/343/bfr-datensammlung-zu-verarbeitungsfaktoren.xlsx	VO (EG) Nr. 396/2005	Art. 20 Abs. 1
40514	The RHmV applies further to the EU unregulated areas. If a highest concentration exists for a pesticide in RE (EC) No 396/2005 as well as in the RHmV he the limit value of the EU-regulation applies. For pesticides however which are not covered by RE (EC) No 396/2005 the limit values of RHmV apply. Additional information: RHmV_10-05	RHmV	

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20631	<p>Up to European level, Maximum levels for the contamination of foodstuffs with perchlorate, which are not residues of plant protection products, have been determined, the temporary reference values of the Standing Committee for foodchains and animal safety (STALuT) are applied for all unprocessed (unless otherwise noted) Food / Fruit and vegetables: 0.1 mg/kg perchlorate with the exception of:</p> <ul style="list-style-type: none"> - Cucurbitaceae and leafy vegetables: 0.2 mg / kg perchlorate - Except celery, spinach from growing in the greenhouse / under cover: 0.5 mg/kg perchlorate - Except fresh herbs, lettuce and salad plants, including rucola (Salad rocket) from growing in the greenhouse / under coverage: 1.0 mg/kg perchlorate - Dried spices (except dried herbs and paprika), dried hops: 0.5 mg/kg perchlorate - Tea (Camellia sinensis) dried: 0.75 mg/kg perchlorate - Herbal and fruit teas, dried: 0.75 mg/kg perchlorate - Food for infants and children - ready to eat: 0.02 mg/kg perchlorate - Other foods: 0.05 mg/kg perchlorate. <p>The reference values refer to the edible part of the plant.</p>	VO (EG) Nr. 396/2005	+ STALuT-Perchlorat
10763	<p>Foodstuffs with excessive residues of gassing substances may only be supplied to further processing plants which treat or process the foodstuff so that thereafter the highest concentrations permitted can be adhered to. The foodstuff must be labelled "Foodstuff with increased residues of (Insert: description of the various substances or substance). Not to be passed to consumers"</p>	RHmV	§ 3a
10061	<p>The foodstuffs listed in Annex RE (EC) No 1881/2006 may not be placed on the market if the highest concentrations laid down exceed the contamination stated therein. The highest concentrations listed relate to the edible part in so far as the Annex does not rule otherwise. The annex contains the highest values for animal and vegetable foodstuffs for the following contaminants:</p> <ul style="list-style-type: none"> - Nitrates, - Mykotoxine (Aflatoxine, Ochratoxin A, Patulin, Deoxynivalenol, Zearalenon, Fumonisine, T-2- und HT-2-Toxin, citrinin, Ergot sclerotia and ergot alkaloids) - Metals, (lead, cadmium, mercury, tin) - 3-MCPD (3-Monochlorpropan-1,2-diol) and glycidyl fatty acid esters - Dioxine and PCB - Polycyclical aromatic carbohydrates - Melamine. <p>Additional information: VO (EG) Nr. 1881/2006 Anhang_18-05</p>	VO (EG) Nr. 1881/2006	Art. 1

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req. no.	Statutory requirement	Law	Article
20650	<p>With the alteration to RE (EC) No. 1881/2006 by RE (EC No. 488/2014 new maximum concentrations for cadmium in chocolate and cocoa powder have been laid down. These maximum concentrations are to be adhered to from 01.01.2019. Foodstuffs which before 01. January 2019 were marketed according to the previous law may be put on the market after this date until their use-by or sell-by dates.</p> <p>Additional information: VO (EG) Nr. 1881/2006 Anhang_18-05</p>	VO (EG) Nr. 1881/2006	+ VO (EU) Nr 488/2014 Artikel 2 Abs. 2
11265	<p>With the amendment of RE (EC) No 1881/2006 by RE (EU) 2018/290 new maximum levels of glycidyl fatty acid esters were laid down for</p> <ul style="list-style-type: none"> - vegetable oils and fats - vegetable oils and fats for the production of baby food and cereal-based food for infants and young children - infant formula - follow-on formula and - foods for special medical purposes intended for infants and young children <p>These maximum levels apply from March 19th 2018. Foods that were lawfully placed on the market before this date may be sold until September 19th 2018. From July 7th 2019 on, maximum levels lower than the current ones will apply for infant formula, follow-on formula and foods for special medical purposes intended for infants and young children.</p>	VO (EG) Nr. 1881/2006	+ VO (EU) Nr. 2018/290 Artikel 2
10062	<p>For foodstuffs dried, diluted, processed or consisting of several ingredients, the maximum concentrations of Annex RE (EC) No 1881/2006 apply if no specific maximum concentrations in other legal regulation have been laid down. The concentration and dilution effects through processing must be taken into account.</p> <p>Additional information: VO (EG) Nr. 1881/2006 Anhang_18-05</p>	VO (EG) Nr. 1881/2006	Art. 2



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20178	<p>Over and above the EU regulations concerning contamination, there are further highest concentrations for harmful substances laid down in the Annex to KmV which must not be exceeded:</p> <ul style="list-style-type: none"> - Highest concentrations for Mykotoxins in all foodstuffs which are not affected by the EU regulations - Highest concentrations for nitrates in dietary foodstuffs for infants and children which are not affected by the EU regulations - Highest concentrations for halogenised solution substances in all foodstuffs - Highest concentrations for polychlorised biphenyls (PCB) in animal foodstuffs (meat, animal fats, fish, crab and crustaceans, milk and dairy products, eggs and egg products). For foodstuff combinations - the concentration of a contaminant in a single ingredient must not exceed the highest permitted concentration laid down for that ingredient - the sum of the highest concentrations of the individual ingredients relating to their respective amount must not be exceeded . <p>For processed and dried foodstuffs, the concentration and dilution processes which occur during processing must be taken into account.</p> <p>Additional information: KmV Anlage_12-11</p>	KmV	§ 2

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General principles- Labelling and presentation of food

Article No.:

req. no.	Statutory requirement	Law	Article
11230	The mandatory labeling elements of Regulation (EU) No 1169/2011 and the legal acts based thereon must be in German for the German market. Exception: Food in air traffic may be labeled in another easily understandable language; However, the allergen labeling must be written in German.	LMIDV	§ 2 Abs. 1, 2
11260	Name of the food in German language Decision of the ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (working group of authorities on food hygiene and animal based food) A name of a food (which is mandatory pursuant to Art. 9 (1) a RE (EG) No 1169/2011) originating from a foreign language is regarded as belonging to the German language if it is both customary in Germany and easily understood by consumers. Such names are usually covered in the "Leitsätze des Deutschen Lebensmittelbuches" (Guidelines of the German Food Book), in relevant encyclopaedias or in adequate German dictionaries. Using a name originating from a foreign language is only possible if a trade standard regarding the composition of the designated food is associated with that name. This does not imply that every foreign denomination in the beforementioned encyclopaedias and dictionaries can be seen as a customary name.	ALTS	80/02 + LMIDV § 2
20531	The LMIV applies to all foodstuffs -which are determined for the end user -which are supplied to caterers of communal provisioning; -which are given over to transport companies if the point of departure is in the EU. The LMIV applies fundamentally for prepacked and loose goods. Regarding loose goods there are special regulations and exceptions.	VO (EU) Nr. 1169/2011	Art. 1 Abs. 3
10935	The foodstuff dealer or importer under whose name the foodstuff is marketed (manufacturer on the label), is responsible for the presence and legal conformity of the labelling, presentation and advertising.	VO (EU) Nr. 1169/2011	Art. 8 Abs. 1,2
10022	Foods which are legally placed on the market which, however, do not conform to the regulations of LFGB or to one of the legal regulations passed on the basis of this law must bear identification of the deviation in so far as this is necessary for the protection of the consumers.	LFGB	§ 54 Abs.4
20532	If a particular legal regulation of the Union contains labelling requirements (e.g. for honey and dairy products) these are to be applied independently of the LMIV.	VO (EU) Nr. 1169/2011	Art. 1 Abs. 4

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General principles- Labelling and presentation of food

Article No.:

req. no.	Statutory requirement	Law	Article
10933	Various information relating to foodstuffs (labelling, presentation, advertising); - must not be misleading - must be relevant, clear and easily understandable for the consumer - must not refer to human illnesses (excepted are natural mineral water, food for special groups. related statements). For the presentation of foodstuffs the following are particularly important: the form, the appearance, the packaging, the packaging material used, and the type of organisation and framework of the presentation.	VO (EU) Nr. 1169/2011	Art. 7 Abs. 1, 2, 3, 4
10015	It is prohibited to place food on the market if their information on food: - are misleading, - refer to human disease. Not affected by this prohibition are: - Certain information with respect to human diseases, which are specifically permitted in product specific regulations for natural mineral waters and foods for special groups of consumers, - Approved nutrition and health claims.	LFGB	§ 11 Abs. 1
10017	Imitation food may only be placed on the market with sufficient identification. Food of lesser value and food which give the impression of being better than their true texture or composition may only be placed on the market with sufficient identification.	LFGB	§ 11 Abs.2
10006	The labelling, advertising and presentation of foodstuffs must conform to their real texture. To this belong shape, appearance, packaging, packaging materials, the framework within which they are offered as well as the information distributed about the product.	VO (EG) Nr. 178/2002	Artikel 16
10003	Statements and notices concerning foodstuffs (e.g. recommendations for preparation) must be so designed that the user gains all the information required to use or consume a safe foodstuff.	VO (EG) Nr. 178/2002	Artikel 14 Abs.3
10938	On the external packaging the following obligatory statements must be present: - designation of the foodstuff - use by date or sell by date - where applicable storage conditions/ conditions of use - address of the foodstuff company.	VO (EU) Nr. 1169/2011	Art. 8 Abs. 7
10951	The obligatory statements for foodstuffs must be available and easily accessible. -for prepacked foodstuffs the obligatory statements are to be placed directly on the packaging or on a label affixed to it -for non prepacked foodstuffs (loose goods) particular conditions apply which are shown in the product areas for loose goods.	VO (EU) Nr. 1169/2011	Art. 12 Abs. 1
10937	The obligatory statements from LMIV can in the following cases be present on the prepackaging or on a label attached to it also on the trade documentation belonging to it: -prepackaged foodstuffs at all levels from wholesaler to retailer -prepackaged foodstuffs for caterers for food for large groups who prepare this or further process it. The trade documentation must either accompany the supply or be sent before or with the delivery.	VO (EU) Nr. 1169/2011	Art. 8 Abs. 7

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General principles- Labelling and presentation of food

Article No.:

req. no.	Statutory requirement	Law	Article
20526	<p>Voluntary information about foodstuffs</p> <ul style="list-style-type: none"> - may not be made at the cost of space for the obligatory labelling elements; - may not be misleading, ambiguous or capable of being misunderstood; <p>If there are certain labelling elements for a foodstuff, which are however, stated (e.g. nutritional value declaration for alcoholic beverages) then this must be made in accordance with the corresponding regulations of LMIV.</p>	VO (EU) Nr. 1169/2011	Art. 36 Abs. 2 + Art. 37
20337	<p>The following designations may only be used if the product respectively the relevant ingredient conforms to the respective legal definitions laid down for the designation:</p> <ul style="list-style-type: none"> - the designations of KakaoV (e.g. chocolate and chocolates) - the designations of KonfV (e.g. jams) - the designations for ZuckArtV (e.g. sugar, raffinate) - the designations of the current beer law and BierV - the word "Diätetisch" (dietary) or "Diät" (diet) as well as references to these - the designations milk butter cheese (single exceptions are permitted e.g. milk rolls,) - the designations for beef from cattle up to 12 months old - the designations for poultry - the designations for olive oil - the designations for spirits according to RE (EC) No 110/2008 (excepting: "Amer" and "Bitter"). Also for the labelling of loose goods the names legally laid down may only be used if the product conforms to the respective regulations. 	Zusatzinfo	+ KakaoV, KonfV, ZuckArtV, vorl. Biergesetz, BierV, DiätVO, VO (EU) 1308/2013, VO (EG) Nr. 110/2008
30174	<p>Hidden mandatory particulars prepacked food</p> <p>Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin)</p> <p>If a complete mandatory particular like, the list of ingredients, is hidden not partly but completely (i.e. covered by a flap which needs to be folded back) then you have to give a clear notice of this. Otherwise these statements are to be adjudged as not easily visible and clearly legible</p>	ALTS	77/07
10508	<p>In combined products the designations "milk" and the designations laid down for dairy products may be used together with other words for the trade names of the combined product. The milk, respectively the dairy product, must however represent in terms of amount an essential part of the product and no milk constituent part may be replaced by a different ingredient. For products which contain milk or milk constituent parts the designations may be used to describe the original raw material (e.g. milk rice, milk bread-rolls) and for the statement of the ingredients (e.g. in the list of ingredients). For foodstuffs which are not milk or dairy products and not combined products, the impression must not be given that the product is a dairy product.</p> <p>Additional information: VO (EU) Nr 1308/2013 Anhang VII Teil III_17-05</p>	VO (EU) Nr. 1308/2013	Art. 78 Abs. 1, 2 + Anhang VII Teil III



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General principles- Labelling and presentation of food

Article No.:

req. no.	Statutory requirement	Law	Article
10510	In Annex I of Commission Decision 2010/791/EC there are a few terms listed (e.g. coconut milk, peanut butter, meat loaf) to which the prohibition from Annex VII part III of RE (EU) No 1308/2013 does not apply. The designation "milk" respectively the designations intended for dairy products (cheese, cream, butter etc.) may be used here. It applies to products whose type is well-known because of their traditional use or for which the designations are used unmistakably for the description of a characteristic feature of the product. Additional information: Beschl 2010/791/EU Anhang I_11-04 VO (EU) Nr 1308/2013 Anhang VII Teil III_17-05	Beschl 2010/791/EU	Art. 1 + VO (EU) Nr. 1308/2013 Anhang VII Teil III
30101	Labels consisting of more than one page where for space reasons obligatory labelling elements have to be shown on the inside, must have on the directly visible side a clear written notice of these. Otherwise, these statements are to be adjudged "hidden" and therefore not as conforming to law.	ALS	2012/10 + VO (EU) Nr. 1169/2011

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Prepackaging - General principles - G

Article No.:

req. no.	Statutory requirement	Law	Article
10983	An adaptation of the FertigpackV to the LMIV has not yet taken place. After the adaption of the national regulation there could be changes in the labelling requirements.	VO (EU) Nr. 1169/2011	Art. 23 + FPackV
40168	A manufacturer of finished packs must perform and document the controls and tests prescribed by FPackV in order to ensure that the contents amount adheres to the requirements. Control scales and control measuring equipment which satisfy the requirements of FPackV must be used.	FertigPackV	§ 27+§ 28
40142	On finished packs the contents must be given according to weight, volume, or number of pieces or other sizes. The statement must be given in the prescribed size; if there is no prescribed size for this product, then the contents statement must conform to generally accepted standards. A statement of uncertain contents, range of possible contents or the addition of a gross weight statement is forbidden.	FertigPackV	§ 6 Abs. 1,2
40164	For finished packs with the same nominal filling amount which are labelled according to weight or volume, the actual filling amount of the finished pack may only vary in the range laid down in §22 of FpackV and must not be below the nominal filling amount in the middle. Hereby the relevant temperatures from §26 of FpackV are to be observed. This requisite action does not apply to frozen and deep-frozen poultry.	FertigPackV	§ 22 + § 26
40165	For finished packs with the same nominal filling amount which are labelled according to drained weight, the actual drained weight of the finished pack may only vary in the range laid down in §22a of FpackV and must not be below the stated drained weight in the middle and must fulfil the periods of notice listed in Annex 4a Number 8a of FpackV. Additional information: FPackV Anlage 4a	FertigPackV	§ 22a
40167	Finished packs with different contents amount, marked according to weight, must conform to the minus variance as stated in §25 of the FpackV	FertigPackV	§ 25 Abs. 1
40166	Finished packs with the same contents amount, marked according to the number of items, up to the number of 30 items, must contain at least this number of items in the finished pack. If the number exceeds 30 items the variance in number must conform to the regulation as stated in §24 of the FpackV.	FertigPackV	§ 24
40141	If products are filled in bottles which are measured containers then these measured containers must conform to the requirements of § 2, 3 and 4 of FpackV. The measuring container must write the mark according to FPackV Annex 8. Additional information: FPackV Anlage 8	FertigPackV	§ 2,3, 4+§ 20 Abs.1

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Product: Süßwaren / confectionery

Prepackaging - General principles - G

Article No.:

req. no.	Statutory requirement	Law	Article
40171	For finished packs with the same nominal filling amount of more than 10kg or L which are exclusively intended for release to wholesalers or bulk customers, the statement of the filling amount may be present in the accompanying papers instead of on the finished packs. The statement of the filling amount for this product does not have to be in accordance with the requirements of FpackV. It must however be ensured that at the manufacturing stage the finished packs which exceed the minus deviations listed in §31 of FpackV are excluded.	FertigPackV	§ 31
40172	The requirements of FPackV do not apply to finished packs with food which may be marked according to the number of items or for which the unit of the amount (volume, weight, number of items) may be selected at will, as long as this statement is solely destined for bulk consumers.	FertigPackV	§ 33a Abs. 1
40169	Finished packs with a content amount lower than 5g or mL may be put on the market without statements of content amount and are not subject to FPackV.	FertigPackV	§ 30
40173	The requirements of FPackV do not apply to free samples which are marked as such.	FertigPackV	§ 33a Abs. 1

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Product: Süßwaren / confectionery

Labelling - Elements & Presentation

Article No.:

req. no.	Statutory requirement	Law	Article
10939	The following obligatory statements must be present on prepackaged foodstuffs: a) the designation of the foodstuff b) the list of ingredients c) allergen ingredients and materials causing discomfort d) the amount of particular ingredients: or classes of ingredients e) the net filling amount of the foodstuff f) the sellby date or use by date g) where applicable particular instructions for storage and/or instructions for use h) the address of the foodstuff dealer i) where applicable the land of origin or place of origin j) where applicable instructions for use k) the statement of the alcohol concentration present for beverages with more than 1.2% vol: l) a declaration of nutritional value. Exceptions are listed in further requisite actions.	VO (EU) Nr. 1169/2011	Art. 9 Abs. 1
10956	The obligatory statements must be couched in easily understandable language. The member states shall be given in one or more languages from among the official languages of the Union.	VO (EU) Nr. 1169/2011	Art. 15
10952	For prepacked foodstuffs, the obligatory statements are to be affixed as follows: -directly on the packaging or on a label affixed to it -on a clearly visible position, clear, easily legible and where applicable permanent: -they must in no way be obscured by other statements or illustrations or other added material, be made unclearly or separated -the view of them must not be distracted.	VO (EU) Nr. 1169/2011	Art. 12 Abs. 2, Art. 13 Abs. 1
10954	Minimum size for obligatory statements for pre packed foodstuffs: - x-H 1, eight at least 2 mm according to Annex IV of LMIV; - x-height at least 0,9 mm according to Annex IV LMIV for packaging or containers whose greatest surface is less than r 80 cm ² . Easy legibility must be ensured. Additional information: VO (EU) Nr. 1169/2011 Anhang IV_12-11	VO (EU) Nr. 1169/2011	Art. 13 Abs. 2,3
11072	font sizes Decision of ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit: In words that are written entirely in capital letters, there are following applies: 1. small caps - use of "small" capital letters For the "small" capital letters is the minimum size of the x-height of 1.2 mm in accordance with Annex IV of LMIV. 2. Capital font - Exclusive the use of capital letters For capital letters is the minimum size is usually the distance between baseline and cap line with an x-height of 1.2 mm in accordance with Annex IV of LMIV.	ALS	2015/26 + VO (EU) Nr. 1169/2011 Art. 13

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Labelling - Elements & Presentation

Article No.:

req. no.	Statutory requirement	Law	Article
10955	For prepacked foodstuffs the following must appear in the same field of vision: - designation - net filling amount - where applicable the alcohol concentration.	VO (EU) Nr. 1169/2011	Art. 13 Abs. 5
10960	As designation of a foodstuff the following is to be stated: -the legal name laid down -where this is missing then the normal trade designation or a descriptive designation. Foreign designations are alternatively permitted. Should the foreign designation not permit the actual type of foodstuff to be recognisable and the foodstuff could thereby mistaken for something else, the designation must be supplemented by descriptive information which is to be affixed near the designation. Not permitted are foreign designations whose supplementary notice is insufficient to inform the consumer correctly. Trade brands, fantasy names etc., cannot replace the designation of the foodstuff.	VO (EU) Nr. 1169/2011	Art. 17 Abs. 1, 2, 3, 4
10982	The amount label (QUID) of ingredients or ingredient classes is required if these: -are named in the designation of the foodstuff -are normally put into contact with the foodstuff -are highlighted in the labelling by words, illustrations or graphic representations -or is of essential importance for the characterisation of a foodstuff and important for distinguishing it from other products. Exceptions to this and regulations regarding type and manner of this obligatory statement are listed in Annex VII LMIV. For foodstuffs of only one ingredient the QUID-label is not relevant. Additional information: VO (EU) Nr. 1169/2011 Anhang VIII_12-11	VO (EU) Nr. 1169/2011	Art. 22
10202	For the amount labelling of prepacked food the Commission Notice on the application of the principle of quantitative ingredients declaration (QUID) is to be observed. Additional information: QUID-Leitlinien_17-11	QUID	



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Labelling - Elements & Presentation

Article No.:

req. no.	Statutory requirement	Law	Article
10749	<p>Foodstuffs potentially damaging to health must bear a label informing the consumer how the health risk can be avoided in use in the home and when consumed. The safety warning must basically fulfil the following requirements:</p> <ul style="list-style-type: none"> - the risk (danger) must be concretely stated, - a concrete instruction for use is required, - concrete connection to the product must be available, - the contents must not contradict each other, - the script size must be sufficient (clearly legible). <p>- The label must be affixed in such a position that it is eye-catching, in the main field of vision.</p> <p>- The information must not be contradictory for example there must be a clear separation for serving suggestions or hints for preparation,</p> <p>- the total presentation including other required statements must be taken into account, possibly pictograms.</p> <p>An appropriate safety notice must be added where the presence of bacteria raw meat, fish, dried fungi cannot be excluded. (Decision of the ALTS work= Group in the field of Food Hygiene and experts on food originating from animals)</p>	JVL	4 (2009) Supplement 1: 33 - 35
10958	<p>Relaxation for smallest packs and containers whose greatest surface is less than 10 cms²:</p> <p>1. Only the following elements of the obligatory statements are required:</p> <ul style="list-style-type: none"> - name of the foodstuff - statement of allergens - net filling amount - minimum use-by date or sell-by date. <p>The ingredient list is to be affixed in a different way or to be made available to the consumer on demand.</p> <p>2. Designation, net filling amount and where applicable, alcohol concentration do not have to be affixed in the same field of vision.</p>	VO (EU) Nr. 1169/2011	Art. 16 Abs. 2, Art. 13 Abs. 6
10957	<p>Relaxation for certain glass bottles which bear no label, no neck sign and no front label designed for re-use:</p> <p>1. only the following elements of the obligatory statements are required:</p> <ul style="list-style-type: none"> - name of the foodstuff - statement of allergens - net filling amount - minimum use-by date or sell-by date - declaration of nutritional values <p>2. Designation, net filling amount and where applicable, alcohol concentration do not have to be affixed in the same field of vision.</p>	VO (EU) Nr. 1169/2011	Art. 16 Abs. 1, Art. 13 Abs. 6



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Labelling - Elements & Presentation

Article No.:

req. no.	Statutory requirement	Law	Article
30045	<p>Foodstuffs in finished packs must bear a batch number. This must consist of a letter combination, number combination or letter-number combination. The statement is to be prefixed by the letter "L", as far as it is not clearly distinguishable from the other statements on the label. Exceptions to this are:</p> <ol style="list-style-type: none"> 1. foodstuffs in finished packs where the greatest single surface is less than 10 square centimetres. 2. Foodstuffs for which the expiry date is stated at least with month and year, 3. poultry (here the regulations regarding batch numbering from VO (EWG) Number 1538/91 apply). <p>The batch label of the LKV must be placed on the finished pack or on a label fixed to it easily visible, clearly legible and non-smudge.</p>	LKV	§1 Abs.1+§2, 3
20552	<p>The following may be consulted for assistance in interpreting LMIV:</p> <ul style="list-style-type: none"> - the question and answer catalogue of the Commission regarding RE (EC) Nr. 1169/2001 (Q&A LMIV) - the guideline of FDE (Food Drink Europe) and Eurocommerce regarding RE (EU) Nr. 1169/2011 (Guidance LMIV). <p>Additional information: LMIV F&A deutsch_13-11 LMIV Guidance englisch_13-11 LMIV Leitfaden deutsch_16-05</p>	VO (EU) Nr. 1169/2011	+ LMIV F&A, LMIV Leitfaden



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Labelling - Allergens

Article No.:

req. no.	Statutory requirement	Law	Article
10979	Annex II of LMIV lists the substances or products which cause allergies or discomfort and they must be labelled if they are used as ingredients or aids in the processing. The allergen labelling is not required if the designation of the foodstuff clearly indicates the allergen. Additional information: VO (EU) Nr. 1169/2011 Anhang II_14-04	VO (EU) Nr. 1169/2011	Art. 21
10980	Allergen labelling in the ingredient list: -naming with reference to the designation listed in Annex II of the LMIV -labelling relaxations such as class name or relaxations for pressed together ingredients are not possible. -highlighting of the designation through e.g. script type, style, background colour etc.; -every allergenic ingredient / every processing aid substance must be labelled. Additional information: VO (EU) Nr. 1169/2011 Anhang II_14-04	VO (EU) Nr. 1169/2011	Art. 21
11176	LMIV - Exclamation of allergenic ingredients in the list of ingredients of pre-packaged food according to Regulation (EU) No. 1169/2011 Opinion of the Working Group Food Chemistry Expert of the federal states and the Federal Office for Consumer Protection and Food Safety (ALS): As soon as a list of ingredients is available, the substances referred to Annex II must always be highlighted by a font, in accordance with Article 21 section 1 (b) of Regulation (EC) No 1169/2011, even if the substance is mentioned in the name of the food.	ALS	2016/10 + VO (EG) Nr. 1169/2011
10981	Labelling of the allergens without ingredient list: -"contains" followed by the designation of the substance or product from Annex II of LMIV: -every allergenic ingredient / every processing aid substance must be labelled. Additional information: VO (EU) Nr. 1169/2011 Anhang II_14-04	VO (EU) Nr. 1169/2011	Art. 21
30184	When using allergens the Commission Notice relating to the provision of information on substances or products causing allergies or intolerances is to be observed. Additional information: Allergene-Leitfaden_17-11	Allergene	
20530	Up to the coming in to force of the guidelines concerning voluntary labelling of allergenic traces through the EU Commission the position of the Paul Ehrlich Institute provides orientation. Additional information: Paul-Ehrlich-Institut_12-11	VO (EU) Nr. 1169/2011	Art. 36 Abs. 3 + Paul-Ehrlich-Institut



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Labelling - Allergens

Article No.:

req. no.	Statutory requirement	Law	Article
30093	<p>Allergy Notes are regarded as follows:</p> <ul style="list-style-type: none"> - Information such as „, may contain traces of (explicit mention of allergens) ", „, in factory (specific mention of allergens) are processed " are acceptable if the information is sufficiently precise, restricted to manufacturer relevant allergens, and adequate contamination prevention measures have been taken. - Information such as „,are not included (explicit enumeration of allergens Annex II LMIV) " are acceptable, if the information is sufficiently precise, restricted to manufacturer relevant allergens, and there are not advertisement with self-evident. - Information such as: „,may substances listed in Appendix 3 LMKV contain ", „, may contain traces of allergens' ', „, may substances listed in Appendix 3 LMKV contain' + Note „, more info see http:// www.. xyz.de ", are too vague, and they are considered misleading. - Information that suggests the absence of an allergen, but it is combined with warnings about possible contamination, are considered misleading, e.g. information such as „, without egg " or „, without milk " + Note to trace contamination of these allergens. <p>If in the labeling, it is suggested the absence of certain allergens, but these are detected in the product, it will be considered misleading or unsafe depending on the content and relevance of health.</p> <p>(Decision of the ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen and the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit).</p>	JVL	(2012) 7:155–162
11059	<p>Decision of the ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen</p> <p>Legal evaluation of the analysis results - update the internal assessment values</p> <p>In the attached table (see applicable documents), the ALTS suggests in consultation with the ALS updated appraisal values for the evaluation of analytical findings in undeclared allergens. The values are based on the current analytical capabilities and the latest available results from clinical studies (Taylor et al (2014) Food and Chemical Toxicology 63: 9-17).</p> <p>The ALTS recommends the use of appraisal values during official Monitoring (Appendix 2) in the absence of legal regulations for allergen through cross-contamination. It is required urgently for a regular updating.</p> <p>Additional information: ALTS Beurteilungswerte Allergene_17-05</p>	ALTS	74/10 + 76/25



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Labelling - Storage conditions, conditions of use & instructions for use

Article No.:

req. no.	Statutory requirement	Law	Article
10996	If required the following must be labelled: -particular conditions of storage and/or use -conditions of storage after opening the packaging and/or time span for consumption.	VO (EU) Nr. 1169/2011	Art. 25 Abs. 1,2
10995	The conditions of storage must be stated in connection with the sell by date if this guarantees the shelf life. The conditions of storage must always be stated in connection with the use by date. Additional information: VO (EU) Nr. 1169/2011 Anhang X_12-11	VO (EU) Nr. 1169/2011	Art. 24 Abs.2 + Anhang X Nr. 1,2
10998	Regulations for the statement of instructions for use: -required if it were difficult to use a foodstuff appropriately without such; -must be written in such a way that the consumer is put in the position of being able to use the foodstuff appropriately.	VO (EU) Nr. 1169/2011	Art. 27 Abs. 1
11212	Interpretation of the storage information "chilled" at the expiration date Decision of the Working Group of Food Hygiene and Food Products (ALTS) experts (summary): The best before date may be supplemented with storage conditions such as "chilled" and "refrigerated in the refrigerator", if the product permits, without mentioning a specific temperature. In these cases, the storage temperature, which is observed, depends on the maximum temperature of 10°C that can be maintained in household refrigerators. For milk products, the reference to 10°C is legally required.	ALTS	79/04

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Labelling - Prepackaging - Net quantity

Article No.:

req. no.	Statutory requirement	Law	Article
11227	The FertigpackV was not adapted to the VO (EU) No. 1169/2011 (LMIV) within the LMIVAV of 5 July 2017. Until the required adaptation has been made, the labeling provisions of the FertigpackV continue to apply unless they contradict European labeling law. The following provisions continue to apply due to the notification in the Federal Gazette although they contradict the European regulations: - § 6 (4) and (5), - § 7 (1) and 2 (1) to (5), - § 8 (1) to (3), - § 10 (1) and (2) sentence 1 numbers 1 to 6 and sentence 2 - § 33a number 3.	FertigPackV	§ 33a Abs. 2
10983	An adaptation of the FertigpackV to the LMIV has not yet taken place. After the adaptation of the national regulation there could be changes in the labelling requirements.	VO (EU) Nr. 1169/2011	Art. 23 + FPackV
10985	Statement of net filling amount for foodstuffs is in the following case not required: -in volumes or masses considerable losses can occur (e.g. for kiwis and bananas) and sale is according to pieces or the goods are weighed in the consumer's presence: -the net filling amount lies under 5g or 5ml: this does not apply to spices and herbs however -the foodstuff is normally sold by piece and the number of pieces is stated or can be clearly seen from the outside and easily counted. Additional information: VO (EU) Nr. 1169/2011 Anhang IX_12-11	VO (EU) Nr. 1169/2011	Art. 23 Abs. 3 + Anhang IX Nr. 1
10984	Statement of net filling amount: -for liquid foodstuffs in volume units (liter, centiliter, milliliter) -for other foodstuffs in mass units (kilogramm, gramm); -the chosen unit (l, cl, ml respectively kg or g must be appropriate. -if a certain type of amount labelling is prescribed in other regulations (EU regulations or national regulations) then this must be stated. Additional information: VO (EU) Nr. 1169/2011 Anhang IX_12-11	VO (EU) Nr. 1169/2011	Art. 23 Abs. 1 + Anhang IX Nr. 2
20608	For the statement of net filling amount the following legal units are to be used: - Statement of mass: Gram - g Kilogram - kg - Statement of volume: Liter - l, L	EinhV	§ 1 Abs. 1
10740	For certain foodstuffs deviating regulations for labelling the filling amounts apply. These will be shown, where available, in the rubric for each specific product.	FertigPackV	

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Product: Süßwaren / confectionery

Labelling - Prepackaging - Net quantity

Article No.:

req. no.	Statutory requirement	Law	Article
10986	Statement of net filling amount in multipacks with identical single packs (e.g. 6 bottles of beer in a 6-pack): -statement of the filling amount of each individual pack and the total number of individual packs (e.g. 6x500ml); -these statements are not required if the number of single packs can easily be seen from outside and are simple to count and if the net filling amount is easily to be seen from outside at least on one of the single packs. Additional information: VO (EU) Nr. 1169/2011 Anhang IX_12-11	VO (EU) Nr. 1169/2011	Art. 23 Abs. 3 + Anhang IX Nr. 3
10987	Statement of the net filling amount for multiple packs with single packs which are not saleable units (e.g. individually wrapped sweets); -statement of total net filling amount and total number of the single packs (e.g. 150g – 20 pieces). Additional information: VO (EU) Nr. 1169/2011 Anhang IX_12-11	VO (EU) Nr. 1169/2011	Art. 23 Abs. 3 + Anhang IX Nr. 4
40145	Finished packs which consist of several individual packs of goods (finished, not intended for retail, must bear a statement of the total contents and of the packs contained (finished multipacks) must bear the number and contents-amount of individual packs on the outside packaging of the multi-pack e. g. "5 packs à 50g". This statement can be dispensed with if all the finished packs are visible and easily countable and the statement of contents on all finished packs can be recognised; if all the finished packs have the same contents amount it is enough for the exemption if the contents amount on one of the finished packs is recognisable. A statement of the contents of the finished multi-pack is not required.	FertigPackV	§ 6 Abs. 5
40143	Finished packs which consist of several particular packs of goods, not intended for retail, must bear a statement of the total contents and of the packs contained. If all the packs are clearly visible and easy to count, then the statement of the number of packs may be dispensed with.	FertigPackV	§ 6 Abs. 3
10988	Statement of the net filling amount for foodstuffs in infusion liquid: -net filling amount of the foodstuff + liquid -additional statement of the drained weight of the foodstuff. The definition of the infusion liquid is to be found in Annex IX of No 5 of LMIV. Additional information: VO (EU) Nr. 1169/2011 Anhang IX_12-11	VO (EU) Nr. 1169/2011	Art. 23 Abs. 3 + Anhang IX Nr. 5
10989	Statement of the net filling amount for glazed foodstuffs (e.g. deep frozen fish with water glazing): -the covering substance must not be contained in the stated net weight of the foodstuff. As filling amount is the filling of food without specifying glaze. The FertigpackV contains different regulations; However, the provisions of LMIV take precedence. Additional information: VO (EU) Nr. 1169/2011 Anhang IX_12-11	VO (EU) Nr. 1169/2011	Art. 23 Abs. 3 + Anhang IX Nr. 5

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Labelling - Prepackaging - Net quantity

Article No.:

req. no.	Statutory requirement	Law	Article										
40162	<p>For the statement of the nominal filling amount and ist unit, for the statement of the drained weight and for the statement of the number of pieces of individual packs, the following script sizes are prescribed:</p> <table border="0"> <tr> <td>nominal filling amount</td> <td>script size</td> </tr> <tr> <td>5 bis 50 g or ml</td> <td>2 mm</td> </tr> <tr> <td>mehr als 50 bis 200 g or ml</td> <td>3 mm</td> </tr> <tr> <td>mehr als 200 bis 1 000 g or ml</td> <td>4 mm</td> </tr> <tr> <td>mehr als 1 000 g or ml</td> <td>6 mm.</td> </tr> </table> <p>For collected packs the filling amount must be stated on the individual packs in the following script sizes : nominal filling amount of the single pack script up to 50g or 50ml:3mm; nominal filling amount of the single pack 50g or 50ml or more:6mm. For finished packs of unequal nominal filling amount for whose manufacture scales with weight print-outs are used, there is an exception to the rule: here the script size is according to the requirements of the calibration regulations. Note: The Calibration regulation has now been lifted, but the FPackV has not been accordingly adjusted yet.</p>	nominal filling amount	script size	5 bis 50 g or ml	2 mm	mehr als 50 bis 200 g or ml	3 mm	mehr als 200 bis 1 000 g or ml	4 mm	mehr als 1 000 g or ml	6 mm.	FertigPackV	§ 20 + ALS 2015/18
nominal filling amount	script size												
5 bis 50 g or ml	2 mm												
mehr als 50 bis 200 g or ml	3 mm												
mehr als 200 bis 1 000 g or ml	4 mm												
mehr als 1 000 g or ml	6 mm.												
40163	<p>Finished packs of the same contents amount may bear the EWG sign shown in Annex 9 of the FPackV, if the following conditions are met:</p> <p>The contents amount lies in the region of 5g or ml to 10kg or L; the contents amount is given according to volume or weight; the form and type of the contents amount statement conforms to the FPackV (size of script, easily visible etc)</p> <p>Statement as to the manufacturer must be present.</p> <p>The stated contents amount must be adhered to according to the regulations of the FPackV. Also the EWG-sign must be attached in easily recognisable, clearly legible and non-eradicable form and in the same field of view as the contents amount statement.</p> <p>Additional information: FPackV Anlage 9</p>	FertigPackV	§ 21										
40146	<p>For products in aerosol foam (these are in the pack under pressure and are released by the action of a valve) the filling amount must be given by volume, even if otherwise for the product a label according to weight is prescribed. The volume of the liquid phase is authoritative. Furthermore the total volume capacity of the pack (maximum volume as a right angle) is to be stated and in such a manner that it cannot be confused with the statement of the nominal volume of the contents.</p>	FertigPackV	§ 7 Abs.1										
40153	<p>For foodstuffs in finished packs, which are intended exclusively for release to bulk customers, there can be deviations from the prescribed statements for the labelling of the filling amount according to volume or weight, z.B. for paste-like, soft foodstuffs the statement of amount may be given according to volume instead of weight.</p> <p>This requisite action applies initially until 12.12.2014. Thereafter the regulations of the LMIV are to be applied. Whether or not this special regulation will continue to exist is not yet known at the present time. An adaptation to the national FertigpackV has not yet taken place.</p> <p>An adaptation of the national regulations to the LMIV has not yet taken place. After the adaption of the national regulation there could be changes in the labelling requirements.</p>	FertigPackV	§ 7 Abs. 2										

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Product: Süßwaren / confectionery

Labelling - Date of minimum durability/ Use by date

Article No.:

req. no.	Statutory requirement	Law	Article
10990	<p>Statement of the best before date is not required for the following foodstuffs:</p> <ul style="list-style-type: none"> -fresh fruit and vegetables – including potatoes - which is not peeled, cut or similarly treated; this exception does not apply to seedlings of seeds and shoots of pulses and similar products; -wine, liqueur wine, sparkling wine, aromatised wine, beverages similar to wine und mixtures of such products with non-alcoholic beverages; -beverages with an alcohol content of 10%vol or more; -bakery products which are normally consumed within 24 hours; -vinegar; -sugar in solid form -sugar ware which consists almost entirely of types of sugar with aroma substances and/or colouring; -chewing gum and similar products for chewing. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang X_12-11</p>	VO (EU) Nr. 1169/2011	Art. 24 Abs.2 + Anhang X Nr. 1
10991	<p>Statement of best before date with mention of the day:</p> <ul style="list-style-type: none"> -“best before“ -uncoded statement of day month and where appropriate year in this order; - statement of day and month only if the foodstuff is perishable side 3 months -naming the date or notice where the date is to be found in the labelling; -where appropriate supplement to the conditions of storage which guarantee the shelf life. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang X_12-11</p>	VO (EU) Nr. 1169/2011	Art. 24 Abs.2 + Anhang X Nr. 1
10992	<p>Statement of the best before date without naming the day:</p> <ul style="list-style-type: none"> -“best before end of....“ -uncoded statement of month where appropriate year in this order; -statement of month and year if the foodstuff has a shelf life of between 3 and 18 months; -naming of the date or a notice of where the date is to be found in the labelling; -where appropriate supplement to the storage conditions which guarantee the stated shelf life. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang X_12-11</p>	VO (EU) Nr. 1169/2011	Art. 24 Abs.2 + Anhang X Nr. 1



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Labelling - Date of minimum durability/ Use by date

Article No.:

req. no.	Statutory requirement	Law	Article
10993	<p>Statement of use by date instead of best before date for easily perishable goods in microbiological terms(e.g. minced meat preparations, freshly pressed fruit juices) Type and manner of the statement:</p> <ul style="list-style-type: none"> -“use by...” -uncoded statement of day, month and where appropriate year in this order; -statement on every prepacked single portion; <p>Naming of the date or notice where the date is to be found in the labelling;</p> <ul style="list-style-type: none"> -supplement to the conditions of storage to be adhered to. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang X_12-11</p>	VO (EU) Nr. 1169/2011	Art. 24 Abs. 1,2 + Anhang X Nr. 2



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Labelling - Nutrition declaration

Article No.:

These regulations do not apply for food supplements, mineral and spring water.
For some food categories the nutrition declaration is voluntary.

req. no.	Statutory requirement	Law	Article
11173	<p>LMIV - Presentation of the nutritional declaration Opinion of the Working Group Food Chemistry Expert of the Länder and the Federal Office for Consumer Protection and Food Safety (ALS): According to Article 34 section 2 of Regulation (EC) No 1169/2011 (LMIV), the nutrition declaration is "[...]" As long as sufficient space is permitted, in tabular format with the numbers aligned.[...]" It can not be deduced from this that all nutritional values have to be placed in a single column. If the nutritional declaration is listed in a clear format, multi-column tables are accepted as a permissible representation form.</p>	ALS	2016/07 + VO (EU) Nr. 1169/2011
11178	<p>LMIV - abbreviations for data on fatty acid content in nutrient values tables Opinion of the Working Group Food Chemistry Expert of the federal states and the Federal Office for Consumer Protection and Food Safety (ALS): In the case of data on fatty acid contents in a nutrition table according to Article 9 section I I) in connection with section 3 of Regulation (EC) No 1169/2011 (LMIV), the abbreviations such as "ges.", "einf. unges." And " mehrf. unges." shall not be used to ensure the required clarity and ease of understanding.</p>	ALS	2016/12 + VO (EU) Nr. 1169/2011

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Product: Süßwaren / confectionery

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10959	<p>The following foodstuffs do not require a nutritional value declaration:</p> <ol style="list-style-type: none"> 1. Unprocessed products that comprise a single ingredient or category of ingredients; 2. Processed products which the only processing they have been subjected to is maturing and that comprise a single ingredient or category of ingredients; 3. Waters intended for human consumption, including those where the only added ingredients are carbon dioxide and/or flavourings; 4. A herb, a spice or mixtures thereof; 5. Salt and salt substitutes; 6. Table top sweeteners; 7. Products covered by Directive 1999/4/EC of the European Parliament and of the Council of 22 February 1999 relating to coffee extracts and chicory extracts (1), whole or milled coffee beans and whole or milled decaffeinated coffee beans; 8. Herbal and fruit infusions, tea, decaffeinated tea, instant or soluble tea or tea extract, decaffeinated instant or soluble tea or tea extract, which do not contain other added ingredients than flavourings which do not modify the nutritional value of the tea; 9. Fermented vinegars and substitutes for vinegar, including those where the only added ingredients are flavourings; 10. Flavourings; 11. Food additives; 12. Processing aids; 13. Food enzymes; 14. Gelatine; 15. Jam setting compounds; 16. Yeast; 17. Chewing-gums; 18. Food in packaging or containers the largest surface of which has an area of less than 25 cm² ; 19. Food, including handcrafted food, directly supplied by the manufacturer of small quantities of products to the final consumer or to local retail establishments directly supplying the final consumer. 20. Beverages with more than 1,2 % Vol. alcohol; 21. Mineral water; 22. Food supplements. <p>If a nutritional value declaration is supplied voluntarily then it must conform to the regulations of LMIV.</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang V_12-11</p>	VO (EU) Nr. 1169/2011	Art. 16 Abs. 3, 4, Art. 29 Abs.1, Anhang V



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20515	<p>Content of the obligatory labelling elements of the nutritional value declaration:</p> <ul style="list-style-type: none"> -calorific value in kJ and kcal; -fat in g; -saturated fatty acids in g; -carbohydrates in g; -sugar in g; -protein in g; -salt in g; <p>The following supplements are possible:</p> <ul style="list-style-type: none"> -simple unsaturated fatty acids in g; -multiple unsaturated fatty acids in g; -multivalent alcohols in g; -starch in g; -dietary fibre in g; -vitamins and minerals from Annex Xiii Part A of LMIV if present in significant numbers according to Annex; the measuring unit is found also in Annex XIII. <p>Additionally required statement at the declaration of vitamins and minerals:</p> <ul style="list-style-type: none"> -percentage of the reference amounts laid down in Annex XIII Part A No 1 of LMIV with reference to 100g or 100ml of the foodstuff (NRV). <p>Statement of the nutritional value declaration with the following form of representation:</p> <ul style="list-style-type: none"> -all statements in the same field of view as a whole in a clearly laid out arrangement; -sequence according to Annex XV of LMIV; -tabular form whereby the figures are under one another; only when a lack of space exists can the figures be listed after each another. Annex XV of LMIV contains a representation of the nutritional table. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang XV_12-11</p>	VO (EU) Nr. 1169/2011	Art. 30 Abs. 1, 2, Art. 32 Abs. 1, 3, Art. 34 Abs. 1,2
20522	<p>The statement of calorific value and amount of nutrient must be per 100g or 100ml of the foodstuff. Exception: the statements may refer to the prepared foodstuff if instructions for use respectively preparation Information is sufficiently accurate. Examples for such foodstuffs: dried soups, syrups, instant beverages, baking mixtures, pudding powders, herbal teas. Where appropriate consideration has to be given to required nutritional ingredients as e.g. milk.</p>	VO (EU) Nr. 1169/2011	Art. 32 Abs. 2, Art. 31 Abs. 3



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20521	<p>Regulations for the calculation of calorific value and nutrient amounts; -calculation of the calorific value according to the factors in Annex XIV LMIV -the calorific value and the stated amount are those of the foodstuff at the time of sale -the stated figures are averages which are based on analyses, calculations or generally provable and accepted data: a combination of the processes of establishing the nutritional values may not be used.</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang XIV_12-11</p>	VO (EU) Nr. 1169/2011	Art. 31 Abs. 1,3,4																								
20517	<p>Special regulation for minimal amounts of calorific value or nutritional substances: The statement of amount can be replaced by the statement "Contains negligible amounts of ..." shall be indicated in close proximity to the nutrition declaration when present.</p> <p>The ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit has issued the following opinion on this matter:</p> <p>When the levels of each nutrient which are listed in Table 4 of the Commission's guidelines for "establishing tolerances for specified on the label nutrition facts" from December below in a food, so a negligible quantity of this substance in the meaning of Article . 34 Sec. 5 LMIV must be assumed. Since the formulation in Art. 34 Sec. 5 "Contains negligible amounts of" is only exemplary ("how")given, so other formulations such as "contains no" for the nutrition declaration of this nutrient are allowed.</p> <table border="0"> <tr> <td>Art of the nutrient</td> <td>content</td> </tr> <tr> <td>permitted number specified as</td> <td></td> </tr> <tr> <td>Fat, carbohydrates, sugar, protein,</td> <td>≤ 0.5 g per 100 g / ml</td> </tr> <tr> <td>0 / <0.5</td> <td></td> </tr> <tr> <td>Dietary fiber, polyols, starch</td> <td></td> </tr> <tr> <td>Saturated fat, easy</td> <td>≤ 0.1 g per 100 g / ml</td> </tr> <tr> <td>0 / <0.1</td> <td></td> </tr> <tr> <td>or polyunsaturated fatty acids</td> <td></td> </tr> <tr> <td>Sodium</td> <td>≤ 0.005 g per 100 g / ml</td> </tr> <tr> <td>0 / <0.005</td> <td></td> </tr> <tr> <td>Salt</td> <td>≤ 0.0125 g per 100 g / ml</td> </tr> <tr> <td>0 / <0.01</td> <td></td> </tr> </table>	Art of the nutrient	content	permitted number specified as		Fat, carbohydrates, sugar, protein,	≤ 0.5 g per 100 g / ml	0 / <0.5		Dietary fiber, polyols, starch		Saturated fat, easy	≤ 0.1 g per 100 g / ml	0 / <0.1		or polyunsaturated fatty acids		Sodium	≤ 0.005 g per 100 g / ml	0 / <0.005		Salt	≤ 0.0125 g per 100 g / ml	0 / <0.01		VO (EU) Nr. 1169/2011	Art. 34 Abs. 5 + ALS 2015/22
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20516	<p>If the salt content is exclusively of naturally occurring natrium then an appropriate notice can be placed in the immediate vicinity to the nutritional value declaration.</p>	VO (EU) Nr. 1169/2011	Art. 30 Abs. 1																								

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req. no.	Statutory requirement	Law	Article
20553	<p>The following may be consulted for assistance in interpreting the nutritional value statement within the framework of LMIV:</p> <ul style="list-style-type: none"> - the guideline of the Commission regarding deviations and tolerances at the nutritional value declaration (LMIV Guidance Nährwerte) - the table regarding the nutritional value declaration (LMIV Guidance table of nutritional values) - the guideline of the Commission regarding the analysis of roughage (LMIV Guidance dietary fibre). <p>Additional information: LMIV Guidance Ballaststoffe englisch_13-04 LMIV Guidance Nährwerte Tabelle englisch_13-04 LMIV Leitfaden Nährwerte deutsch_13-11</p>	VO (EU) Nr. 1169/2011	+ LMIV Guidance Ballaststoffe, LMIV Guidance Nährwerte, LMIV Guidance Nährwerte Tabelle
30175	<p>Rounding guidelines for nutrition declaration Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin) The ALTS is of the opinion that the rounding guidelines in the guideline of the Commission (regarding deviations and tolerances of the nutrition declaration) are not mandatory.</p>	ALTS	77/11
20611	<p>Nutrition value labelling of substances which are added to foodstuffs for nutritional physiological and technical purposes: the total concentration of the substances in the foodstuff is to be stated. Exceptions to this are substances which are hardly bioavailable, as for example iron oxide as a colouring. (Decision of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) (=Workgroup of food chemistry experts of the states and federal bureau for consumer protection and food safety)</p>	ALS	2013/11 + VO (EG) Nr. 1925/2006
20612	<p>Calculation of the protein concentration of foodstuffs with other ingredients containing nitrogen: Calculation of the nutritional value labelling (LMIV und NemV) according to the formula protein = total nitrogen (according to Kjeldahl) x 6,25'. For products with the addition of free amino acids respectively other nitrogen-containing ingredients as for example L-carnitine und creatine, this formal calculation results however in protein concentrations which do not reflect the actual protein composition of the products concerned.. In an extreme case, this leads in the case of protein-free products to a statement of considerable protein concentration. Within the framework of the nutritional value labelling, therefore, substances which cannot be assigned to the term protein (protein, proteinhydrolysate), are not to be included in the calculation of protein concentration. Unaffected by this remains the fact that at the calculation of the calorific value all ingredients supplying energy are to be taken into account.</p> <p>(Decision of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) (=Workgroup of food chemistry experts of the states and federal bureau for consumer protection and food safety)</p>	ALS	2013/12 + VO (EU) Nr. 1169/2011



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req. no.	Statutory requirement	Law	Article
11137	Nutrition claims – repetition of nutrition declaration Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin) Nutrition claims like "weniger als 2% Fett" "< 2% Fett" "nur 2% Fett" (=less than 2% fat, <2% fat, only 2% fat) etc. shall not be considered as a repetition of nutritional values within the meaning of Regulation (EU) 1169/2011 but as a nutrition claim within the meaning of Regulation (EU) No 1924/2006. With this claims usually a special nutritional property is suggested. If the claim is mandatory because of other legal provisions, the claims are not considered as nutrition declaration within the meaning of Regulation (EU) 1169/2011	ALTS	76/21 + VO (EG) Nr. 1924/2006 + VO (EU) Nr. 1169/2011



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Labelling - Nutrition declaration voluntary labelling

Article No.:

req. no.	Statutory requirement	Law	Article
20518	<p>Only the following statements of the nutritional value declaration may be voluntarily repeated:</p> <ul style="list-style-type: none"> -calorific value or -calorific value, fat, saturated fatty acids, sugar, salt. Other combinations are not possible. <p>Representational form of these voluntary statements:</p> <ul style="list-style-type: none"> -in the main field of vision -with smallest script size -table form is not required. 	VO (EU) Nr. 1169/2011	Art. 30 Abs. 3, Art. 34 Abs. 3
20523	<p>The following voluntary extension to the nutritional value declaration is possible:</p> <ul style="list-style-type: none"> -additional statement of calorific value and amount of nutrients as percentage of the reference amounts laid down in Annex XIII Part B of LMIV per 100g or 100ml of the foodstuff with the following additional statement: "Reference intake of an average adult (8400 kJ/ 2000 kcal)". 	VO (EU) Nr. 1169/2011	Art. 32 Abs. 4,5
20524	<p>The following voluntary extension to the nutritional value declaration is possible:</p> <ul style="list-style-type: none"> - statement of calorific value and amount of nutrients as a portion and/or as unit of consumption. <p>The preconditions for this labelling are shown in Article 33 of LMIV. The associations "Food Drink Europe" and Eurocommerce have worked into the LMIV (LMIV Guidance) a practicable solution for these labelling regulations.</p> <p>Additional information: LMIV Guidance englisch_13-11 LMIV Leitfaden deutsch_16-05</p>	VO (EU) Nr. 1169/2011	Art. 33 + LMIV Leitfaden
20525	<p>Under certain preconditions which are represented in Article 35 LMIV further forms of statement and representation can be made for the nutritional value declaration. The associations "Food Drink Europe" and Eurocommerce have worked into the LMIV (LMIV Guidance) a practicable solution for these labelling regulations.</p> <p>Additional information: LMIV Guidance englisch_13-11 LMIV Leitfaden deutsch_16-05</p>	VO (EU) Nr. 1169/2011	Art. 35 Abs. 1 + LMIV Leitfaden deutsch
11174	<p>LMIV - Repetition of nutritional values - single repetition of the calorific value</p> <p>Opinion of the Working Group Food Chemistry Expert of the Länder and the Federal Office for Consumer Protection and Food Safety (ALS):</p> <p>The repetitive indication of the calorific value must always be based on 100 g and 100 ml, both in the case of the restoration and in combination with the other nutrients (fat, saturated fatty acids, sugar and salt).</p>	ALS	2016/08 + VO (EU) Nr. 1169/2011



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Article No.:

req. no.	Statutory requirement	Law	Article
11175	<p>LMIV - Voluntary repetition of the calorific value in the nutrition declaration</p> <p>Opinion of the Working Group Food Chemistry Expert of the federal states and the Federal Office for Consumer Protection and Food Safety (ALS):</p> <p>According to Annex XV of Regulation (EC) No 1169/2011 (LMIV), the calorific value in the nutrition declaration shall be expressed as "energy" in kJ / kcal. The word "energy" is therefore formally prescribed for each, also for a voluntary additional indication of the calorific value. However, since the dimension kJ / kcal can relate only to the calorific value, so no confusion of the indication with nutrient or other ingredients of the foodstuff is possible. In addition, the correct, complete indication of the calorific value is available elsewhere on the packaging. Therefore, from the point of view of the working group, the repetitive indication of the calorific value in the form of a tint in the main field of view can be tolerated with the quantities in the dimensions kJ / kcal per 100 g or per portion without specification of the word "energy".</p>	ALS	2016/09 + VO (EG) Nr. 1169/2011

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Labelling - Nutrition & Health Claims

Article No.:

req. no.	Statutory requirement	Law	Article
10209	If a nutritional value or health-related statement is prescribed in a product-specific regulation (DiätV, MinTafWV, NEmV), then for this statement RE (EC) No 1924/2006 does not have to be observed. The national dietary Regulation will be revised on the basis of RE (EC) No 609/2013.	VO (EG) Nr. 1924/2006	Artikel 1 Abs.5 + DiätV, MinTafWV, NemV
11130	For some food there exist restrictions for the indication of health claims: - nutrition and health claims are prohibited for food for special medical purposes according to Regulation (EU) 2016/128 from 22.02.2019 or 22.02.2020 - nutrition and health claims are prohibited for infant formula according to Regulation (EU) 2016/127 from 22.02.2020 or 22.02.2021 - health claims are prohibited for alcoholic beverages with more than 1,2% Vol - a few nutrition claims are allowed for alcoholic beverages with more than 1,2% Vol	VO (EU) 2016/128	Art. 7 + VO (EU) 2016/127 + VO (EG) Nr. 1924/2006 Art. 4 Abs. 3
10210	Foodstuffs with nutritional value or health related statements in the labelling and presentation may not be put on the market if the statements do not conform to the various regulations of RE (EC) No 1924/2006. They may a) not be false, ambiguous or misleading; b) denigrate other foodstuffs (e.g. "vegetables almost always contain pesticides"); c) not encourage over consumption of a foodstuff or present this positively; d) not create the impression that a balanced and varied nutrition generally can not provide the required amounts of nutrients; e) nor refer to physical changes which evoke the consumer's anxiety (e.g. indications of allergic rashes). Statements of nutritional value or health-related must fulfil the following requirements: 1. There are recognised scientific proofs for the correctness of the statement; 2. The nutrient in the foodstuff is in the amount which achieves the purported effect; 3. If relevant the nutrient is in the form in which it is available to the body; 4. The purported effect must be achieved by an amount of consumption which can be usually expected; 5. The statement must be capable of being understood by the consumer; 6. The statement must apply to the foodstuff ready for consumption.	VO (EG) Nr. 1924/2006	Artikel 3+Artikel 5 Abs.1,2, 3

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11071	<p>List of significant amounts of vitamins and minerals in LMIV Annex XIII: 7.5% of the listed reference amount per 100 ml for beverages 15 % of the listed reference amount per 100 g or 100 ml for other foods 15 % of the listed reference amount per serving in portion packs</p> <p>The concept of "drinks" in this context, the ALS (= Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) has published an opinion: "Beverage" means any liquid foods consumed as such or are made from powdered drink or concentrates (eg. soft drinks, juices / nectars, mineral-, bottled-, spring water, alcoholic drinks, milk, liquid milk products, coffee, tea, soy drinks). The fact that are mentioned in the foods other than beverages as a reference in addition to 100 g and 100 ml, which does not preclude, as there are also liquid foods that are unquestionably no drinks in the conventional sense (eg. vegetable oil or liquid supplements).</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang XIII_14-11</p>	VO (EU) Nr. 1169/2011	Anhang XIII + ALS 2015/23
11169	<p>Equivalent formulations to legal claims Opinion of the Working Group Food Chemistry Expert of the Länder and the Federal Office for Consumer Protection and Food Safety (ALS): The concept of equivalency in the case of authorized health claims is to be interpreted strictly. The document "European Commission on the European Food Safety Authority for scientific advice on: the Community list of authorized health claims After article 13 of Regulation 1924/2006 on nutrition and health claims made on foods" (https://www.efsa.europa.eu/sites/default/files/assets/ndaart13to r.pdf, available on 24.05.2017) is referred to. Formulations such as "zur Förderung von (for the promotion of)" or "zur Stärkung von (strengthening of)" are no longer considered to be the same as the authorized health claim "trägt zur normalen Funktion/... bei (contributes to the normal function / ... of)", because this approved indication merely refers to the function and not to an improvement of the function.</p>	ALS	2012/39 + VO (EG) Nr. 1924/2006



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11056	<p>Decision of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit: Flexibility of the wording of permitted health claims Only the permitted health claims are legally binding in accordance with Art. 10 para. 1 Regulation (EC) No 1924/2006 are.</p> <p>According to recital 9 of Regulation (EU) No 432/2012, using a different wording, which is equivalent from a consumer perspective to that of an approved health claim is possible. Flexibility refers to different formulations of the approved wording, but not additions, extensions, limitations or changes z. B. by reference to the relevant EFSA opinions. In the present example (= "... contributes to the normal function of the nervous system in" and "... contributes to normal psychological function in" reworded to "Vitamin B12 [...] may contribute to the normal functioning of the brain"), this changes in the approved wording is considered to be not allowed.</p>	ALS	2014/22 + VO (EG) Nr. 1924/2006
10217	<p>In the labelling and presentation of foodstuffs only those statements regarding nutritional value listed in Annex Regulation (EC) No 1924 / 2006 may be made. Formulations of equal meaning are permitted. The product must fulfil the requirements severally listed to be permitted to bear the statement regarding nutritional value. The lists of the approved nutrition-relevant statements (Nutrition Claims) is available on the Internet under http://ec.europa.eu/nuhclaims/.</p>	VO (EG) Nr. 1924/2006	Artikel 8 Abs.1

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40876	<p>Regarding limitation of nutritional related statements in the sense of RE (EC) No 1924/2006:</p> <p>1. Not considered to be a nutritional-related statement is certain information concerning the absence of substances which are not already covered by special legal requirements and which are directed at people with a sensitivity, intolerance or allergy to one of these substances, for example.:</p> <ul style="list-style-type: none"> - lactosefree, - free of lactic protein - contains no sojaproteine - iodine free. <p>If these substances are naturally not contained in the product, then an appropriate supplementary statement must be added, for example "naturally free of iodine".</p> <p>The statement "glutenfree" is regulated by RE (EC) No 41/2009 .</p> <p>2. Not considered to be a nutrition-related statement is certain information about substances contained in a product if this information is supplemented by „(the ingredient) naturally contains (constituent substance)“, for example.:</p> <ul style="list-style-type: none"> - Soja naturally contains isoflavone - tomatoes naturally contain lycopin. <p>3. The following are considered to be nutrition-related statements and are further prohibited :</p> <ul style="list-style-type: none"> - statements about the low content or absence of cholesterol (cholesterol reduced, low level of cholesterol, cholesterol free - "without trans fatty acids". <p>(Statement of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) This is the Working Committee of the foodstuff chemistry experts of the German individual federal states and the Federal Office for Consumer Protection and Food safety:</p>	ALS	2010/57 + VO (EG) Nr. 1924/2006
10213	<p>If a nutrition profile exists for a foodstuff then the nutrition value statement may only be made if the relevant product conforms to this profile or if only a single nutrient exceeds the nutrition profile and the following notice is placed clearly visible in the immediate vicinity of the nutritional statement: "High concentration of (...). Statements which refer to the reduction of fat, saturated fatty acids, trans fatty acids, sugar and salt/sodium are only then permitted if the foodstuff does not fulfil its nutrition profile. They must however conform to the regulations in the Annex of RE (EC) No 1924/2006. Currently no nutrition profiles have been laid down.</p> <p>Health-related statements about the importance of a nutrient or another substance for growth, development and bodily functions may be used up until the decision regarding their acceptance into Article 13 list, if they conform to the remaining regulations of RE (EC) No 1924/2006 and national regulations, . Health-related statements allowed on national grounds, yet rejected by the Commission may be used up to 6 months after the resolution has been passed.</p> <p>The approved statements of Articles 13 and 14 lists (authorized health claims) as well as the rejected health-relevant statements (rejected claims are available on the internet under http://ec.europa.eu/nuhclaims/.</p> <p>This requisite action does not apply to beverages with more than 1.2vol% alcohol.</p>	VO (EG) Nr. 1924/2006	Artikel 4 Abs. 1,2, 3

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10218	<p>Foodstuffs with statements referring to nutritional value may only be compared under the following preconditions:</p> <ul style="list-style-type: none"> - the foodstuff being compared must belong to the same category as the foodstuff to which the statement refers; - the foodstuff being compared must be a row of foodstuffs, in other words several foodstuffs; - the foodstuff being compared must be put together in such a way that the statement referring to nutritional value would be illegal; - foodstuffs of other brands must also must belong to the foodstuffs being compared. <p>The difference in the amount of a nutrient and/or in the calorific value is to be stated and the comparison must be based on the same amount of the foodstuff</p>	VO (EG) Nr. 1924/2006	Artikel 9
10225	<p>Nutritional value statements in the form of pictures, graphics, symbols which were permitted according to national regulations but which were not taken up by the decision of the Commission, may be used up to 12 months after the decision has been passed. The approved nutritional-relevant statements are available on the Internet under: http://ec.europa.eu/nuhclaims/.</p>	VO (EG) Nr. 1924/2006	Artikel 28 Abs.4
11205	<p>Admissibility of the trade mark use of the words 'low carb' Statement of the Working Group Food Chemistry Experts of the Federal States and the Federal Office for Consumer Protection and Food Safety (ALS):</p> <p>The indication "LOW CARB" may be used in the manner of a trade mark, if accompanied by an approved nutrition or health claim.</p> <p>However, the supplementary nutrition claim "reduced carbohydrate content" is not possible as misleading information.</p>	ALS	2017/10 - VO (EG) Nr. 1924/2006
11137	<p>Nutrition claims – repetition of nutrition declaration Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin)</p> <p>Nutrition claims like "weniger als 2% Fett" "< 2% Fett" "nur 2% Fett" (=less than 2% fat, <2% fat, only 2% fat) etc. shall not be considered as a repetition of nutritional values within the meaning of Regulation (EU) 1169/2011 but as a nutrition claim within the meaning of Regulation (EU) No 1924/2006. With this claims usually a special nutritional property is suggested. If the claim is mandatory because of other legal provisions, the claims are not considered as nutrition declaration within the meaning of Regulation (EU) 1169/2011</p>	ALTS	76/21 + VO (EG) Nr. 1924/2006 + VO (EU) Nr. 1169/2011

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Article No.:

req. no.	Statutory requirement	Law	Article
10220	<p>Prepacked food: Health-related statements may only be made if the labelling of the foodstuff contains the following information:</p> <p>a) a notice as to the meaning of varied and balanced nutrition and a healthy lifestyle, b) information as to the amount of the foodstuff and the pattern of consumption which are required to achieve positive effects, c) where applicable a notice to persons who should avoid consuming this foodstuff and d) a suitable warning notice for products which by over-consumption could represent a danger to health.</p> <p>Examples of formulations for the statement according to a) are contained by the recommendations of the Codex Commission (AT health claims). The guidelines of the Commission (LL Health Claims) regarding implementation of Article 10 of the RE (EC) No 1924/2006 are to be observed.</p> <p>Additional information: LL Health claims_13-04</p>	VO (EG) Nr. 1924/2006	Artikel 10 Abs. 2 + LL Health Claims
10222	<p>The following health-related statements are prohibited:</p> <p>a) statements that create the impression that it could be injurious to health to decline the product (e.g. "you should not do without this foodstuff"), b) statements about length of time and amount of weight loss; c) statements which refer to recommendations from representatives from medical professions.</p>	VO (EG) Nr. 1924/2006	Artikel 12
10208	<p>A very few designation concerning health do not count as a statement concerning health according to RE (EC) No 1924/2006. The relevant designations (probably cough sweets, digestives) are permitted as exceptions. Currently however, no exceptions have been licensed.</p>	VO (EG) Nr. 1924/2006	Artikel 1 Abs.4
10212	<p>If a nutrition profile exists for a foodstuff then the health-related statement may only be made if the relevant product conforms to this profile. Currently there are no nutrition profiles.</p>	VO (EG) Nr. 1924/2006	Artikel 4 Abs.1,3
10221	<p>Foodstuffs with an indication of general, no-specific advantages for health (e.g. "health your greatest good") must bear additionally a statement referring to health from the Article 13 list respectively the Article 14 list. The approved statements of the Article 13 and 14 lists (authorised health claims) as well as the rejected health-relevant statements (rejected claims) are available on the Internet under: http://ec.europa.eu/nuhclaims/. The guidelines of the Commission regarding implementation of Article 10 of the RE (EC) No 1924/2006 and the principles regarding deviation from approved formulations are to be observed.</p> <p>Additional information: Flexibility Health Claims_13-04 LL Health claims_13-04</p>	VO (EG) Nr. 1924/2006	Artikel 10 Abs. 3 + Leitlinie Health Claims + Flexibility Health Claims



Category: Sweets

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Author: Träger

Product: Süßwaren / confectionery

Labelling - Nutrition & Health Claims

Article No.:

req. no.	Statutory requirement	Law	Article
10219	<p>In the labelling and presentation of foodstuffs only such statements referring to health may be used which are listed in the so-called Article 13 List respectively Article 14 List. The approved statements of the Article 13 and 14 lists (authorised health claims) as well as the rejected health-relevant statements (rejected claims) are available on the Internet under: http://ec.europa.eu/nuhclaims/.</p> <p>The guidelines of the Commission regarding implementation of Article 10 of the RE (EC) No 1924/2006 and the principles regarding deviation from approved formulations are to be observed.</p> <p>Additional information: Flexibility Health Claims_13-04 LL Health claims_13-04</p>	VO (EG) Nr. 1924/2006	Artikel 10 Abs. 1+Artikel 13+Artikel 14 + LL Health Claims + Flexibility Health Claims
10226	<p>Health-related statements about the importance of a nutrient or another substance for growth, development and bodily functions may be used until the passage of the Article 13 list, if they conform to the remaining regulations of RE (EC) No 1924/2006 and the national regulations. Health-related statements , which were permitted according to national regulations but which were rejected by the Commission, may be used up to 6 months after the decision has been taken. The approved statements of the Article 13 and 14 lists (authorised health claims) as well as the rejected health-relevant statements (rejected claims) are available on the Internet under:http://ec.europa.eu/nuhclaims/.</p>	VO (EG) Nr. 1924/2006	Artikel 28 Abs.5,6
11131	<p>Prepacked food: Indication of the required quantity of the food and pattern of consumption for health claims Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin): According to Art. 10 No 2b of Regulation (EC) No 1924/2006 you have to give the quantity of the food and pattern of consumption required to obtain the claimed beneficial effect for health claims. This can not be required if the following conditions are met: - in Annex of Regulation (EU) No 432/2012 there is no requirement to give information to the consumer about the necessary amount of the relevant substances/ingredients and - a minimum amount of the food to achieve an effect can not be determined appropriately or scientifically justified (for example for reduction claims or if the substance only contributes to the claimed effect). Example: „Rye fibre contributes to normal bowel function“</p>	ALS	2015/32 + VO (EG) Nr. 1924/2006
30120	<p>Prepacked Food: If a foodstuff bears a nutritional value or health-related, a nutritional value declaration must be made: - for food supplements according to NemV - for the remaining foodstuffs according to LMIV.</p>	VO (EG) Nr. 1924/2006	Artikel 7 + VO (EU) Nr. 1169/2011 Art. 30

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Product: Süßwaren / confectionery

Labelling - Nutrition & Health Claims

Article No.:

req. no.	Statutory requirement	Law	Article
30121	<p>For nutritional and/or health-related statements for one of the following nutrition substances then the amount of the substance must also be stated:</p> <ul style="list-style-type: none"> - simple unsaturated fatty acids - multiple unsaturated fatty acids, - multiple value alcohols, - starches, - roughage substances; - vitamins or mineral substances. <p>If the statement relates to a substance, which does not have to be stated with the nutritional values, then the amount of this substance must be stated in addition in the same field of view as the nutritional values label. General product advertising statements (e.g. fruit is healthy) do not require nutritional value labelling.</p>	VO (EG) Nr. 1924/2006	Artikel 7 + VO (EU) Nr. 1169/2011 Art. 30
10207	Trade names, brand names or fantasy designations, which contain a message concerning nutritional value or health do not require approval according to RE (EC) No 1924/2006 only if through the labelling, presentation and advertising a statement regarding nutritional value or health is provided which conforms to this regulation.	VO (EG) Nr. 1924/2006	Artikel 1 Abs.3
10215	When using a nutritional value respectively a health-related statement in the labelling on the presentation of a foodstuff, the producer, dealer or importer must be in the position to document with scientific proofs the purported effect and prove the presence of the relevant nutrients.	VO (EG) Nr. 1924/2006	Artikel 6
10223	Foodstuffs bearing a health-related respectively a nutritional value statement in the labelling and the presentation which does not conform to the respective nutritional value profile may be put on the market up to 12 months after the nutritional value profile has been laid down.	VO (EG) Nr. 1924/2006	Artikel 28 Abs. 1
10224	Trade marks, brand names or fantasy designations which do not conform to RE (EC) No 1924/2006 may continue to be used until 19. January 2022, if they already existed before 1 January 2005.	VO (EG) Nr. 1924/2006	Artikel 28 Abs. 2
20504	The statement "without hydrogenated fats and oils" is a statement relating to nutritional value. This is forbidden as it is not listed in Annex RE (EC) No 1924/2006 (Decision of the ALS = Committee of state food chemistry experts and the federal office for consumer protection and food safety)	ALS	2011/50 + VO (EG) Nr. 1924/2006
30108	<p>With the expression of "with clockwise lactic acid L(+)" respectively . "with overwhelmingly clockwise lactic acid L(+)" this is a statement regarding nutritional value in the sense of RE (EU) No 1924/2006. In this case the amount respectively the minimum amount of the clockwise lactic acid must be stated L(+).</p> <p>(Decision of the ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen)</p>	ALTS	69/22



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Author: Träger

Product: Süßwaren / confectionery

Labelling - Other mandatory statements & voluntary statements

Article No.:

req. no.	Statutory requirement	Law	Article
20543	For the labelling of foodstuffs which contain ingredients with protected designations of origin (PDO) and protected geographical indications (PGI), the guidelines of the Commission are to be observed. Additional information: LL g.U. g.g.A. deutsch_13-04	LL g.U./g.g.A.	
10961	A supplement to the designation of the foodstuff by statements regarding the physical condition or about particular treatment is required if otherwise the consumer could be misled. Examples of statements about the physical condition: firm, liquid, gaseous; Examples for statements about particular treatment: powdered, re-frozen, freeze-dried, deep frozen, concentrated, smoked but also grated, flaked, sliced, hardened, salted, marinated. Additional information: VO (EU) Nr. 1169/2011 Anhang VI_16-11	VO (EU) Nr. 1169/2011	Art. 17 Abs. 5, Anhang VI Teil A Nr. 1
10962	Obligatory statement for re-thawed foodstuff: "thawed". Exceptions are re-thawed foodstuffs if -it refers to ingredients which are contained in an end product -the freezing of this foodstuff is a technologically necessary step (e.g. freezing of salmon so that it can be sliced very thinly): -the thawing has no negative effects on the safety and quality of the foodstuff (e.g. butter). If by leaving off the notice "thawed" the consumer could be misled, it must be put on in all cases even if the foodstuff is from one of the three excepted groups. Additional information: VO (EU) Nr. 1169/2011 Anhang VI_16-11	VO (EU) Nr. 1169/2011	Art. 17 Abs. 5, Anhang VI Teil A Nr. 2
10964	Obligatory statement for imitation foodstuffs: Additionally to the list of ingredients, naming the constituent parts or the ingredients which are completely or replaced. Type and form of the statement: - in close proximity to the name of the product; -size of script of the statement at least 75% of the X- height of the product name but in no wise smaller than the minimum-x-height. Additional information: VO (EU) Nr. 1169/2011 Anhang VI_16-11	VO (EU) Nr. 1169/2011	Art. 17 Abs. 5, Anhang VI Teil A Nr. 4

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Author: Träger

Product: Süßwaren / confectionery

Labelling - Other mandatory statements & voluntary statements

Article No.:

req. no.	Statutory requirement	Law	Article
11261	<p>Regulations regarding Imitations: Interpretation of the term "name of the product" within the meaning of annex VI part A No 4 RE (EU) No 1169/2011</p> <p>Decision of the ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (working group of authorities on food hygiene and animal based food):</p> <p>ALS (= Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit - Working group of food chemistry authorities of the federal states and the federal office for consumer protection and food safety) and ALTS hold the opinion that "name of the food" and "name of the product" are two different legal definitions that have to be distinguished. The name of the product can be the name of the food, but it can also be a fancy name or a trademark.</p> <p>Since the regulations regarding imitations are supposed to ensure that consumers can identify imitations at first glance, the name of the product is, as a rule, the name that is supposed to draw the customer's attention to the product and which leads the customer to expect, possibly taking into account the rest of the packaging, a certain component or ingredient.</p>	ALTS	80/03 + LMIV Anhang VI
10136	<p>Wrapping and packaging containing gelatine must display the statement "edible gelatine" as well as the date of production.</p> <p>Wrapping and packaging containing collagen must display the statement "collagen suitable for human consumption" as well as the date of production.</p>	VO (EG) Nr. 853/2004	Art. 3 Abs. 1
10438	<p>A foodstuff which is put on the market with the statement "Free from genetic modification" must fulfil the following requirements:</p> <ol style="list-style-type: none"> 1. it must not contain any foodstuffs or ingredients which have been genetically modified and therefore would be obliged to be labelled as such 2. No foodstuffs and ingredients must be used which contain traces of GVO which are obliged to be so labelled 3. No substances used as processing aids which have been produced with the aid of GVO-produced ingredients must be used for the preparation, re-working, processing or mixing of a foodstuff or an ingredient, unless such an exception is anticipated in Regulation (EC) No 834/ 2007 4. In the case of an animal feed, the animal may not be fed over a certain period a feed which has been genetically modified and would be required to be labelled as such. The time periods are listed in the annex to EGGenTDurchfG. The correctness of the statement "Non-genetically modified" must, if requested by the authorities, be proven by appropriate documentation (e.g. analysis reports). <p>Additional information: EGGenTDurchfG Anlage</p>	EGGenTDurchfG	§ 3a, § 3b



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Labelling - Other mandatory statements & voluntary statements

Article No.:

req. no.	Statutory requirement	Law	Article
11135	Labelling „ohne Gentechnik“ (=without genetic engineering) Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin): The wording „Ohne Gentechnik“ is mandatory but may be supplemented by further explanatory notes (for example „traditional feeding“) provided that they are not misleading and fulfill all requirements of § 3a Abs. 2 bis 5 EGGenTDurchfG	ALS	2015/48 + EGGenTDurchfG
40003	If a foodstuff for normal consumption is suitable for the nutrition of infants and young children, an indication may be made of this suitability, whereby the use of the word „dietary“ is prohibited. Apart from this the regulations of DietV regarding composition (§14) packaging (§4) and labelling (§19, §22) of dietary foodstuffs for infants and young children must be observed as well as KmV (§2). This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.	DiätV	§ 2 Abs. 2
20507	The statement of so-called ORAC values (Oxygen radical absorbance capacity) for foods is to be judged as misleading, as the impression is generally given to the consumer this value has a positive influence on health, which is however according to a statement by the EFSA not sufficiently proven. (Decision of the ALS = Committee of state food chemistry experts and the federal office for consumer protection and food safety)	ALS	2011/55 + VO (EG) Nr. 1924/2006
40183	If an indication of an olive oil concentration outside the list of ingredients is made for a foodstuff via text, picture or graphic illustration, then together with the trade name of the foodstuff, the proportion of olive oil must be stated in % of the net total weight. Alternatively, the proportion of olive oil may be given in % of the total fat weight with a corresponding notice. This requirement applies correspondingly for the use of olive pomace oil. Instead of the trade names legally laid down, the terms "Olive oil" respectively "olive-residue oil" may be used. The additional statements like "first class" "produced directly from olives exclusively by mechanical processes" are not required for these products. This regulation does not apply to products made preservable exclusively with olive oil, in particular "Tuna in olive oil" and "sardines in olive oil", These statements must be supported by the appropriate documentation (analysis results, book-keeping or accounting documentation etc.) by the foodstuff dealer listed on the label.	VO (EU) Nr. 29/2012	Art. 6 Abs.2, 3, Art. 7
20620	Designation of ingredients from skimmed milk and vegetable oil: owing to the ingredient „vegetable oil“ as substitute for milk fat in the use of skimmed or partially skimmed milk, the designation „milk preparation“ for such products is not possible. (Decision des ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen) = Workgroup of experts in the field of food hygiene and foods of animal origin)	ALTS	71/18



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Product: Süßwaren / confectionery

Labelling - Other mandatory statements & voluntary statements

Article No.:

req. no.	Statutory requirement	Law	Article
11151	<p>Guarantee for foodstuffs: Decision of the ALS = Working Group Food chemical expert of the Länder and the Federal Office for Consumer Protection and Food Safety: When guaranteeing certain characteristics (condition and composition) of foodstuffs by means of the indication "Garantie (guarantee)", the manufacturer or distributor must bear the burden of proof for his claim. A guarantee can not be based on assumptions, assumptions or insufficient proof of the contrary. Product-related guarantees, which only confirm self-evident characteristics, especially those required by law, are misleading. If a manufacturer provides guarantees relating to the mode of production, it must be shown that the control of the manufacturer is clearly beyond the usual due diligence.</p>	ALS	2006/08
11152	<p>Declaration of quality control of food: Decision of the ALS = Working Group Food chemical expert of the Länder and the Federal Office for Consumer Protection and Food Safety: Advertisements such as</p> <ul style="list-style-type: none"> • under continuous quality control of sworn trade chemist, • under continuous quality control of a food chemist, • Products are on our behalf under constant control of a sworn food chemist, • under constant quality control, • Fruit residue controlled, <p>are not justified in the opinion of the Working Group if only a single examination of samples by a sworn food chemist has been carried out.</p>	ALS	2006/09

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Product: Süßwaren / confectionery

Labelling - Country of origin / place of provenance

Article No.:

req. no.	Statutory requirement	Law	Article
10997	The statement of the country of origin or place of origin is required if otherwise the impression could be given that the foodstuff comes from a different country of origin or place of origin. The regulations of LMIV about labelling the country of origin or place of origin and for labelling of the primary ingredients applies only if the regulations for implementation of this were decreed.	VO (EU) Nr. 1169/2011	Art. 26 Abs. 2

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18-05

Author: Träger

Product: Süßwaren / confectionery

Labelling - List of ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
10978	The following foodstuffs do not require a list of ingredients: -foodstuffs with only one ingredient (monoproducts) if the designation of the foodstuff is identical with the designation of the ingredient or the designation of the foodstuff clearly indicates the type of ingredient: -fresh fruit and vegetables –including potatoes- that are not peeled, cut or similarly treated; -table water which has carbon dioxide added and in the designation carbon dioxide is mentioned; -fermentation vinegar from only one basic substance and without further ingredients; -cheese, butter, fermented milk and cream which contain no ingredients other than those milk substances, food enzymes and micro-organisms necessary for production. For cheese, the salt does not have to be stated in the ingredient list; for cottage cheese or processed cheese the salt content must be stated -beverages with an alcohol content of more than 1.2% vol. If the ingredient list is given voluntarily then it must adhere to the requirements of LMIV.	VO (EU) Nr. 1169/2011	Art. 19 Abs. 1 + Art. 16 Abs. 4
10977	Statement of nano-ingredients in the list of ingredients with special designation followed by "(nano)".	VO (EU) Nr. 1169/2011	Art. 18 Abs. 3
10971	Regulations for the list of ingredients: -a headline must be placed in advance in which the word "ingredient" appears e.g. "ingredients" "list of ingredients": "ingredient list" "this foodstuff contains the following ingredients": -Statement of complete ingredients in descending order of the weight share at the time of use: -statement of the ingredients with their particular designation: -Provision for special regulations from Annex VII LMIV: -Part A for statement of ingredients in descending order of their weight share -Part B for class designation -Part C for statement of foodstuff additives and foodstuff enzymes -Part D for designation of flavourings -Part E for designation of ingredients formed together – consideration of the exceptions to the ingredient terms: -temporarily extracted constituent parts -carriers -substances aiding processing -water as reconstitute or as liquid for pouring on. Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11	VO (EU) Nr. 1169/2011	Art. 18 Abs. 1, 2, 4 Art. 20 + Anhang VII



Category: Sweets

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Product: Süßwaren / confectionery

Labelling - List of ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
10972	<p>The obligatory statements as supplements to the designation of a foodstuff from Annex VI of LNIV must, if appropriate, also be made for the ingredient list. This concerns the following statements:</p> <ul style="list-style-type: none"> -physical condition or particular treatment -"ionised" "irradiated" (currently only herbs and spices as well as frogs' legs may be put on the market with this treatment) -food imitations -added protein for meat products, meat preparations and fishery products -added water for meat products and meat preparations -"made from pieces of meat pressed together" "made from pieces of fish pressed together" <p>Additional information: VO (EU) Nr. 1169/2011 Anhang VI_16-11</p>	VO (EU) Nr. 1169/2011	Art. 17 Abs. 5, Art. 18 Abs. 2, Anhang VI
20222	<p>If milk products of groups VII to XII of Annex 1 of MilcherzV (whey products, milk protein products etc..) are given as ingredient at the labelling of other foodstuffs, the designation listed in Column 2 or alternatively the designation of the group according to Column 1 must be given.</p> <p>Additional information: MilchErzV Anlage 1_17-05</p>	MilchErzV	§ 3 Abs. 3
10847	<p>An extract or a concentration of something which is a constituent of a different foodstuff must be listed in the list of ingredients with a trade designation which enables the consumer to distinguish this ingredient from other ingredients which could be mistaken for it.</p> <p>All extracts with water basis in which no essential change to the original solvent constituent parts are customarily described as (vegetable) extract whereby the name of the vegetable or vegetable part (or where appropriate, fruit) is stated.</p> <p>(Position of the ALS= Work Group of food chemistry experts of the Federal States and national ministry for Consumer Protection and Food Safety)</p>	ALS	2007/41
30177	<p>Separation off he list of ingredients by addition information to single ingredients</p> <p>Decision of ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (Workgroup of experts in the field of food hygiene and foods of animal origin):</p> <p>According to Art. 18 No. 2 of Regulation (EU) No 1169/2011 Ingredients shall be designated by their specific names.</p> <p>According to Art. 13 No. 1 it shall not be interrupted by any other indications. Also mandatory indications like „may have an adverse effect on activity and attention in children“ for special colourings or the labelling of the catching area for fishing products are not part of the specific name and can be assessed as additional information. Such information is not permitted in the list of ingredients.</p>	ALTS	78/10



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Product: Süßwaren / confectionery

Labelling - List of ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
30180	<p>If a pre-packaged food contains an irradiated ingredient, the words 'irradiated' or 'treated with ionizing radiation' must be mentioned in the ingredients list for the ingredient concerned. In this case, the list of ingredients must be written. The exemptions of Regulation (EU) No. 1169/2011 Annex VII Part E No 1 and 2 is not valid here.</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11</p>	LMBestV	§ 3 Abs. 5 + VO (EU) Nr. 1169/2011 Anhang VII Teil E Nr. 1, 2

Category: Sweets

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Author: Träger

Product: Süßwaren / confectionery

foods fortified with vitamins, minerals and other substances

Article No.:

Food is fortified with minerals, amino-acids, fibre, essential fatty acids, various plants and herbal extracts. Non-processed products (e.g. meat, fish, fruit and vegetables) and beverages containing more than 1.2 % by volume of alcohol may not be fortified

req. no.	Statutory requirement	Law	Article
40191	Not all foodstuffs may be enriched with vitamins and minerals. It is prohibited to enrich with vitamins and minerals a) non-processed foods e.g. fruit, vegetables, meat, poultry, and fish; b) beverages with an alcohol content of more than 1.2% vol.	VO (EG) Nr. 1925/2006	Art. 4
11226	Limited vitaminization of foods for using as a meal or instead of a meal: - Vitamin A-acetate and Vitamin A-palmitate up to a total of 0.9 milligrams per meal, calculated as retinol (vitamin A alcohol); - ergocalciferol, cholecalciferol and cholecalciferol-cholesterol up to a total of 1.6 micrograms / kg, calculated as calciferol. This provision applies until the quantitative limits will be established under Regulation (EC) No 1925/2006.	Vitamin V	§ 1b
11053	In Annex III of Regulation (EC) No 1925/2006 lists the substances, other than vitamins or minerals, but have a nutritional or physiological effect and their use is not permitted in food, or only with restrictions: Annex III, Part A: prohibited substances Annex III, Part B: Substances whose use is restricted Annex III, Part C: Substances under the check of Community. Additional information: VO (EG) Nr. 1925/2006 Anhang III_15-04	VO (EG) Nr. 1925/2006	Artikel 8 Abs. 2 + Anhang III
40189	Only those vitamins and/or mineral substances listed in Annex I of RE (EC) No. 1925/2006 in the forms listed in Annex II of RE (EC) No 1925/2006 are permitted for the enrichment of foodstuffs with vitamins and/or mineral substances. The vitamin and mineral compounds used for the additive must conform to the purity criteria laid down in other statutory provisions. Additional information: VO (EG) Nr. 1925/2006 Anhang I_10-11 VO (EG) Nr. 1925/2006 Anhang II_17-11	VO (EG) Nr. 1925/2006	Art. 3 Abs. 1, 2+Art. 5, Abs. 2, 3
30118	Enriched foodstuffs must contain the added vitamins respectively mineral substances in a significant amount. The significant amounts are listed in Annex XIII Part A of LMIV. Additional information: VO (EU) Nr. 1169/2011 Anhang XIII_14-11	VO (EG) Nr. 1925/2006	Art. 6 Abs.6
40193	if a vitamin or mineral substance is added to a foodstuff then the total content of the vitamin or mineral substance at the time of sale must not be above the maximum content laid down. Currently no maximum contents for vitamin or mineral substances have been laid down at European level.	VO (EG) Nr. 1925/2006	Art. 6 Abs.1
30119	Obligatory labelling element for prepacked food enriched with vitamins and minerals: - compulsory declaration of nutritional values according to LMIV - additional total concentration of vitamins and mineral substances according to the addition.	VO (EG) Nr. 1925/2006	VO (EG) Nr. 1169/2011 Art. 30 Abs. 1

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

foods fortified with vitamins, minerals and other substances

Article No.:

Food is fortified with minerals, amino-acids, fibre, essential fatty acids, various plants and herbal extracts. Non-processed products (e.g. meat, fish, fruit and vegetables) and beverages containing more than 1.2 % by volume of alcohol may not be fortified

req. no.	Statutory requirement	Law	Article
11058	<p>Decision of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit: Designation of vitamins According to Art. 17 para. 1 of RE (EU) No 1169/2011 (LMIV), the "customary name" means a Designation of the food, if a legally prescribed designation is absent. This is in the case of vitamins, which are used in the preparation of foods as an ingredient. The working group considers in the Annex II of RE (EC) No 1925/2006 names listed for vitamins not as legally prescribed, but as a possible designations. The "customary name" is in accordance with Art. 2 para. 2 literally. O) of LMIV a designation, which is accepted by consumers in the Member State in which the food is sold; and it does not need any further explanation. The designation "Vitamin [...]" meets this requirement. Regardless of this, the actual name of the vitamin compound is certainly a permissible statement in the list of ingredients.</p>	ALS	2014/42 + VO (EG) Nr. 1925/2006
40198	<p>Enriched foodstuffs may be put on the market with a notice of the addition of the relevant vitamins or mineral substances. Such a notice represents a nutritional or health-related statement and must conform to the requirements of RE (EC) No 1924/2006.</p>	VO (EG) Nr. 1925/2006	Art. 7 Abs. 4
40196	<p>The labelling and presentation of enriched foodstuffs as well as the advertising for these foodstuffs must: 1. contain no notice that the supply of suitable amounts of nutrients during balanced and varied nutrition is not possible, 2. not mislead or dupe the consumer in regard to the nutritional value through the addition of the nutrient of the foodstuff.</p>	VO (EG) Nr. 1925/2006	Art. 7 Abs. 1, 2
30113	<p>For the assessment of so-called borderline products (e.g. products in the border area foodstuff/medicament) and for the judgement of food safety, the Federal Office for Consumer Protection and Food Safety (BVL) has listed and categorised in the substance list of the category "Plants and Plant parts" c. 590 plants/parts of plants. These substances are allocated to one or more of the following categories: - foodstuff, - new foodstuff, - medicament, - traditional medicament - Lists with reference to Annex III of RE (EU) Nr. 1925/2006: List A: substances whose use in foodstuffs is not recommended List B: substances for which a limitation is recommended for use of foodstuffs, List C: substances which can not yet be finally assessed owing to lack of sufficient data The list of substances is accessible on the internet under bvl.bund.de.</p>	BVL Stoffliste	+ VO (EG) Nr. 1925/2006



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foods fortified with vitamins, minerals and other substances

Article No.:

Food is fortified with minerals, amino-acids, fibre, essential fatty acids, various plants and herbal extracts. Non-processed products (e.g. meat, fish, fruit and vegetables) and beverages containing more than 1.2 % by volume of alcohol may not be fortified

req. no.	Statutory requirement	Law	Article
10887	<p>Fibres from wheat staw, oat fibres and other roughage may not be used as additives with technological purposes as they are currently not approved. An addition of these roughage materials, namely as a nutritional additive is possible, if the product via this addition contains a total roughage amount, which enables the foodstuff as to be considered as "roughage source" according to RE (EC) No 1924/2006 (3 g/100 g or 1,5 g/100 kcal). For products with fewer roughage concentrations it must be tested whether their consumption can perform a significant contribution to the recommended roughage intake (at least 10% of the D-A-Ch-recommendation of 30 g/Tag) . Otherwise one must suppose this regularly to be an overwhelmingly technological and therefore not approved purpose of the additives in question.</p> <p>Example:</p> <ul style="list-style-type: none"> - Chicken Nuggets with 7% wheat fibre fulfil the regulations for "high roughage content"; the addition conforms to the regulations - Münchner Weißwurst (white sausages) with oat fibres and a roughage concentration of 1,0 g/ 100 g product do not fulfil the regulation; the addition does not conform to the regulation since this is viewed as a technological purpose. - Eiswaffelhörnchen (icecream-cones) with 1% wheat straw fibre as means of binding do not fulfil the regulation because the use as binding substance is a technological use and not permitted. <p>(Position of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) Work Group of experts in the field of food chemistry of the federal states and ministry for consumer protection and food safety.</p>	ALS	2010/55 + VO (EG) Nr. 1333/2008

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Author: Träger

Product: Süßwaren / confectionery

Foods containing flavourings/ flavouring ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
10788	Consumers must not be misled through the use of aromas or foodstuff ingredients with aroma features.	VO (EG) Nr. 1334/2008	Art. 4
10789	Substances which are listed in Annex III Part A of RE (EC) No 1334/2008 may not as such be added to foodstuffs. Additional information: VO (EG) Nr. 1334/2008 Anhang III_10-05	VO (EG) Nr. 1334/2008	Art. 6 Abs. 1
10790	Foodstuffs to which aromas respectively foodstuff ingredients with aroma features must, at the time of being placed on the market adhere to the highest concentrations of undesired substances from Annex III Part B of RE (EC) No 1334/2008 (e.g. Coumarin from cinnamon) For dried or concentrated foodstuff the minimum return dilution factor is to be taken into account. Annex III contains highest concentrations for the following foodstuffs: - dairy products, - fishery preparations and fish products, - meat preparations and meat products, - soups and sauces , - processed fruit, processed vegetables, - nibbles, - bakery articles, - breakfast cereals, - alcoholic beverages, - non-alcoholic beverages - nougat, - marzipan and similar products, - sweets, - desserts. Additional information: VO (EG) Nr. 1334/2008 Anhang III_10-05	VO (EG) Nr. 1334/2008	Art. 6 Abs. 2
10792	Aromas and foodstuff ingredients with aroma characteristics from original materials which are listed in Annex IV Part B of RE (EC) No. 1334/2008 may only be used in the foodstuffs named therein. It concerns the original substances quassia, agarikon, St John's wort and germander. Additional information: VO (EG) Nr. 1334/2008 Anhang IV	VO (EG) Nr. 1334/2008	Art. 7 Abs. 2
10793	Flavourings which are obliged to be approved are in Annex I Part A of RE (EU) No 1334/2008 (the Union list of flavourings in part listed with limitations of use. The list may be accessed on the internet under https://webgate.ec.europa.eu/foods_system/main/?event=display The remaining parts of Annex I (Part B Aroma extracts, Part C thermally acquired aroma reaction flavours, Part D pre-stages of flavours, Part E various other flavourings, Part F (starting/source substances) have not yet been published.	VO (EG) Nr. 1334/2008	Art. 9, Art. 10

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Foods containing flavourings/ flavouring ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
30086	The highest concentrations listed in the Union list of flavourings (Annex I Part A of RE (EU) No 1334/2008) refer to the foodstuffs put on the market. For dried or concentrated foodstuffs, however, the highest amounts refer to the return diluted foodstuffs (Taking into account least diluting factor).	VO (EG) Nr. 1334/2008	Anhang I Teil A
30087	Migration basis for flavouring substances The presence of a flavouring substance is approved: a) in a combined foodstuff, which is not in the Union list of flavouring substances in so far as the flavouring substance is approved in one of the ingredients of the combined foodstuff; b) in a foodstuff which is exclusively used for the preparation of a combined foodstuff if that end product conforms to the legal requirements.	VO (EG) Nr. 1334/2008	Anhang I Teil A
20096	Smoke aromas may only be used in or on foodstuffs if these are listed in "Union list of approved primary products for the production of smoke aromas for use as such in or on foodstuffs and/or for the production of smoke aromas produced therefrom (= Positive list according to RE (EC) No. 2065/2003). This list is listed in the appendix to RE (EC) No. 1321/2013. The approvals of the primary products are valid until 01.01.2024. Additional information: VO (EU) Nr. 1321/2013 Anhang_14-04	VO (EG) Nr. 2065/2003	Art. 4 + VO (EU) Nr. 1321/2013 Anhang
20070	For the smoking of foodstuffs – excepting water, watery solutions, cooking oil, other liquids and nitrate curing salts – fresh smoke from natural woods, heather and pine wood seeds, also together with herbs is permitted.	AromenV	§ 3 Abs. 3
10794	In the trade designation of an aroma the term "natural" may only be used under the following conditions: - "natural": the constituent part of the aroma contains exclusively aroma extract and/or natural aroma substances; - "natural aroma substance(s)": the aroma constituent part contains exclusively natural aroma substances; - "natural" in connection with the naming of a foodstuff a category of foodstuff or an original substance: the aroma constituent part must derive at least 95% from the named original substance; the trade designation is then: "natural 'foodstuff, respectively foodstuff category respectively original substance' - aroma"; - "natural " foodstuff respectively foodstuff category, respectively original substance' aroma with other natural aromas": the aroma constituent originates in part from the original substance in question whose aroma is easily recognisable; "natürliches Aroma": the aroma constituent part originates from various original substances, and the naming of the original substance, aroma or taste is not adequately described.	VO (EG) Nr. 1334/2008	Art. 16

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Foods containing flavourings/ flavouring ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
10974	<p>Labelling of flavours in the list of ingredients: -“Flavouring(s)” or a more exact designation respectively description of the flavour: -“smoke flavouring(s)” from a foodstuff/foodstuffs respectively a foodstuff class respectively a source substance or substances (e.g. “smoke flavouring from beechwood “ -use of the term “natural“ in accordance with RE (EU) No 1334/2008. Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11</p>	VO (EU) Nr. 1169/2011	Art. 18 Abs. 4 + Anhang VII Teil D
20475	<p>For the labelling of aroma substances in the list of ingredients, the explanations of the Verband der deutschen Aromenindustrie e.V. (German Flavour Industry Association) , which deal with the splitting of the flavours in the list of ingredients are to be taken into account. Additional information: DVAI-Splitting_12-04</p>	DVAI-Splitting	
10975	<p>Labelling of quinine in the list of ingredients where used as flavouring “flavouring quinine“. Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11</p>	VO (EU) Nr. 1169/2011	Art. 18 Abs. 4 + Anhang VII Teil D
10745	<p>For foodstuffs with vanilla taste, vanilla aroma respectively vanilla additives, the position paper of the Verband der deutschen Aromenindustrie (German Flavour Industry) which gives notices as to labelling, presentation information and pictorial representations is to be taken into account. Additional information: DVAI_Vanille 14-11</p>	DVAI-Vanille	
30095	<p>Illustrations of vanilla pods und vanilla flowers on foodstuffs “with vanilla taste“, for which not exclusively vanilla pods or natural vanill flavouring is used, rank as misleading. (Decision of the des ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen und ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit)</p>	JVL	(2012) 7:155-162
11037	<p>Labelling of smoke or smoke aroma ATLS decision; ATLS (= Arbeitskreis Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen). Work group foodstuff hygiene experts and experts for food of animal origin). The statement “smoke” in the list of ingredients is only permitted if freshly developed smoke is used in the manufacture. If “smoke aromas” are used, these are to be stated independently of the technology with which they were added to the foodstuff, according to the requirements for labelling “aromas” respectively “smoke aromas”.</p>	ALTS	73/19



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Foods containing flavourings/ flavouring ingredients

Article No.:

req. no.	Statutory requirement	Law	Article
11050	The guideline for the classification of aroma substances with aroma changing characteristics and taste enhancers serves as orientation aid for the assessment of chemically defined substances which can be used as aroma substance with aroma-changing characteristics as well as taste enhancers. It is currently only available in the English language. Additional information: Guidance Flavourings_14-11	LL Aromen	
30161	The guidelines on flavourings of Food Drink Europe can be used as interpretation aid for Regulation (EC) No 1334/2008 on flavourings and certain food ingredients with flavouring properties. The different flavouring categories and the labelling of flavourings are explained. Additional information: FDE Guidelines on Flavourings_15-11	FDE Guidelines on Flavourings	
30162	The guidance document on the EC Regulation on flavourings of the European Flavour Association can be used as interpretation aid for Regulation (EC) No 1334/2008 on flavourings and certain food ingredients with flavouring properties. Additional information: EFFA Guidance Document_15-11	EFFA guidance document	

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Foods containing enzymes

Article No.:

req. no.	Statutory requirement	Law	Article
10769	Only those enzymes which are listed in the community list may be placed on the market and used in foodstuffs according to the conditions in the list. Until this community list has been drawn up the current approvals of enzymes for fruit juices, oenological processes and dairy protein products apply as well as the national regulations. The additives E 1103 (invertase), E 1105 (lysozyme as well as Urease, beta-Glucanase and lysozyme for use in wine will be added to the community list.	VO (EG) Nr. 1332/2008	Art. 3, Art. 18 Abs.1
10973	Labelling of food additives and food enzymes in the ingredient list: -class name and special designation respectively E-number -listing of the class name in Annex VII Part C of LMIV -no statement required if the additive/ the enzyme has entered the product through Carry Over and has no more technological effect there: -no statement required if the additive/enzyme is deployed as an aid to processing. Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11	VO (EU) Nr. 1169/2011	Art. 18 Abs. 4, Art. 20 Buchst. b) + Anhang VII Teil C

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Product: Süßwaren / confectionery

Foods containing additives / processing aids

Article No.:

req. no.	Statutory requirement	Law	Article
10772	Only those additives listed in Annex II Part B to RE (EC) No 1333/2008 are approved for foodstuffs. The additives listed there may only be used in the foodstuffs and according to the conditions named in Annex II Part E. Which additives may be added to which individual foodstuffs and under which conditions may be ascertained from the databank of the EU in the internet under: https://webgate.ec.europa.eu/foods_system/main/?event=display	VO (EG) Nr. 1333/2008	Art. 4 Abs. 1,5 Art. 5
11061	There is more detailed description of the food categories which listed in Annex II Part E of Regulation (EC) No 1333/2008 in the guideline of the European Commission (Guidance Document Describing the food categories in Part E of Annex II to Regulation (EC) No 1333/2008 on food Additives). Additional information: Guidance food categories VO (EG) Nr. 1333 2008_17-11	VO (EG) Nr. 1333/2008	+ Guidance food categories VO (EG) Nr. 1333/2008
10773	The highest amounts for additives listed in Annex II to RE (EC) No 1333/2009 refer to foodstuffs place on the market. For dried /concentrated foodstuffs, however, the highest amounts refer to the reverse diluted foodstuffs (take into account the lowest dilution factor). Which additives with which conditions of use may be added to which individual foodstuffs may be ascertained from the databank of the EU on the internet under: https://webgate.ec.europa.eu/foods_system/main/?event=display	VO (EG) Nr. 1333/2008	Art. 11 Abs.3
10780	The traditional foodstuffs which are listed in Annex IV of RE (EC) No 1333/2008 are subject to possibly stricter regulations concerning additives in the individual member states, e.g. Beer brewed according to the German purity laws, bread according to French tradition or Italian mortadella. Additional information: VO (EG) Nr. 1333/2008 Anhang IV	VO (EG) Nr. 1333/2008	Art. 20
20476	The list of approved additives (RE (EC) No 1333/2008 Annex II Part E) is organised according to foodstuff categories. For each of the 18 foodstuff categories (for example, dairy products and similar, sweets, fruit and vegetables) the approved additives and their conditions of use are listed up. The list of foodstuff categories is to be found in Annex II Part D of Re (EC) No 1333/2008. Additional information: VO (EG) Nr. 1333/2008 Anhang II Teil D_18-05	VO (EG) Nr. 1333/2008	Anhang II Teil D

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Article No.:

req. no.	Statutory requirement	Law	Article
10778	For the indirect transfer of additives the following applies: pre-products for combined foodstuffs may contain additives which are not approved for the pre-product itself but for the end-product. Additives which are approved for a pre-product may come into the end-product with this even if they are not approved for the end-product. They must not however fulfil a technological function there. For baby and infant nutrition this is only valid in specifically mentioned exceptional cases. In Annex II Part A Table I and 2 of RE (EC) No 1333/2008 the combination foodstuffs are listed to which this migration basis does not apply. Additional information: VO (EG) Nr. 1333/2008 Anhang II Teil A_18-05	VO (EG) Nr. 1333/2008	Art. 18 Abs. 1,2,3
10779	The indirect transfer of sweetening substances is permitted in the following combined foodstuffs even if the additive fulfils a technological function: - foodstuff without sugar additive, - reduced calorific foodstuff, - foodstuff for reduced calorie nutrition, - non-kraioegen foodstuff, - food with extended sell-by date.	VO (EG) Nr. 1333/2008	Art. 18 Abs. 1, 4
20481	Regulations for aluminium-lakes: Only those aluminium lakes are approved which were manufactured from dye substances listed in Annex II Part A Table 3 of RE (EU) No 1333/2008. They may only be used for those foodstuff categories for which in Part E highest amount limitations for aluminium from lakes have been expressly laid down. Additional information: VO (EG) Nr. 1333/2008 Anhang II Teil A_18-05	VO (EG) Nr. 1333/2008	Anhang II Teil A

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Foods containing additives / processing aids

Article No.:

req. no.	Statutory requirement	Law	Article
10887	<p>Fibres from wheat staw, oat fibres and other roughage may not be used as additives with technological purposes as they are currently not approved. An addition of these roughage materials, namely as a nutritional additive is possible, if the product via this addition contains a total roughage amount, which enables the foodstuff as to be considered as "roughage source" according to RE (EC) No 1924/2006 (3 g/100 g or 1,5 g/100 kcal). For products with fewer roughage concentrations it must be tested whether their consumption can perform a significant contribution to the recommended roughage intake (at least 10% of the D-A-Ch-recommendation of 30 g/Tag) . Otherwise one must suppose this regularly to be an overwhelmingly technological and therefore not approved purpose of the additives in question.</p> <p>Example:</p> <ul style="list-style-type: none"> - Chicken Nuggets with 7% wheat fibre fulfil the regulations for "high roughage content"; the addition conforms to the regulations - Münchner Weißwurst (white sausages) with oat fibres and a roughage concentration of 1,0 g/ 100 g product do not fulfil the regulation; the addition does not conform to the regulation since this is viewed as a technological purpose. - Eiswaffelhörnchen (icecream-cones) with 1% wheat straw fibre as means of binding do not fulfil the regulation because the use as binding substance is a technological use and not permitted. <p>(Position of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) Work Group of experts in the field of food chemistry of the federal states and ministry for consumer protection and food safety.</p>	ALS	2010/55 + VO (EG) Nr. 1333/2008
10940	<p>Obligatory statement for foodstuffs whose durability has been extended using packing gas: "packed under protective atmosphere".</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 1
10941	<p>Obligatory statements in the use of sweeteners:</p> <ul style="list-style-type: none"> - foodstuff containing sweetener: "sweetener" in connection to the designation of the foodstuff; - foodstuff containing added sugar and sweetener "with sugar and sweetener" in connection to the designation of the foodstuff; - foodstuffs with over 10% high value alcohol: "by excessive use can have a laxative effect". <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 2
10942	<p>Obligatory statement for foodstuffs containing asparta / asparta sulfate salt:</p> <ul style="list-style-type: none"> - "contains asparta (a phenylalanin source)" if the sweetener in the list of ingredients is only listed with the E-number - "contains a phenylalanine source" if the sweetener in the ingredient list is listed with its particular designation. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 2

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Foods containing additives / processing aids

Article No.:

req. no.	Statutory requirement	Law	Article
30083	<p>For the labeling of foodstuffs which are sweetened with the additive Steviolglycoside (E 960), the Austrian guideline provides assistance in labeling (AT LL Stevia) which is not misleading or fraudulent.</p> <p>Statement of the ALS (= Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit – Work group of foodstuff chemistry experts of the federal states and the national council for consumer protection and food safety): Steviolglycosides are additives in the sense of RE(EG)No 1333/2008. The trade description is "Steviolglycoside". In the list of ingredients of foodstuffs these are to be stated according to § 6 Section 4 N. 2 LMKV as "sweetening medium Steviolglycoside" or "sweetening medium E 960". Any further advertisement which emphasizes the natural character of the sweetening medium is not permitted, as during manufacture residues of the ion exchange resins used for purification are transmitted to the end product, as also steviolglycosides not naturally occurring in the Stevia plant can occur as by-products. The substance mixture appropriate to the specification in RE (EU) Nr. 231/2012 differs from the steviolglycoside occurring in the plant and is therefore not "natural". An indication of the original substance from which the sweetening medium has been extracted can be given outside the list of ingredients via statements such as for example "Steviolglycosides (sweetening medium) from the stevia plant (from stevia leaves)" and "Steviolglycosides (sweetening medium) of vegetable origin". Prominent pictorial representations or symbols of the stevia plant or the stevia leaves are to be judged as misleading, if a notice regarding sweetening through the additive steviolglycoside is not attached with comparable prominence in the close proximity. Additional information: AT Stevia_12-11</p>	VO (EG) Nr. 1333/2008	+ AT Stevia + ALS 2012/41 + ALS 2013/34 + ALS 2015_60
10658	<p>Foodstuffs containing a colouring which is listed in RE (EC) No 1333/2008 Annex V must bear the following warning notice: "Bezeichnung oder E-Nummer des Farbstoffs/der Farbstoffe: Kann Aktivität und Aufmerksamkeit bei Kindern beeinträchtigen." (= "Designation or E-number of the colouring /colourings: May affect activity and attention span of children."). The warning notice must be easily comprehensible and affixed in an easily visible position, clearly legible and non-smudge Stelle deutlich. It must on no account be covered or separated by other statements or illustrations. Exceptions: - Alcoholic beverages with more than 1.2 vol% do not require to bear this label. - Boiled and dyed eggs are not affected by this regulation. Colouring may also be used for stamping meat labelling without a warning notice being affixed. Additional information: VO (EG) Nr. 1333/2008 Anhang V_10-05</p>	VO (EG) Nr. 1333/2008	Art. 24 Abs. 1,2

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Foods containing additives / processing aids

Article No.:

req. no.	Statutory requirement	Law	Article
10973	<p>Labelling of food additives and food enzymes in the ingredient list:</p> <ul style="list-style-type: none"> -class name and special designation respectively E-number -listing of the class name in Annex VII Part C of LMIV -no statement required if the additive/ the enzyme has entered the product through Carry Over and has no more technological effect there: -no statement required if the additive/enzyme is deployed as an aid to processing. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11</p>	VO (EU) Nr. 1169/2011	Art. 18 Abs. 4, Art. 20 Buchst. b) + Anhang VII Teil C
11221	<p>The ZZuV was not adapted to the Regulation (EU) No. 1169/2011 (LMIV) within the LMIVAV of 5 July 2017. If regulations in the ZZuV refer to the national LMKV, so this Regulation will continue to apply even though it was repealed.</p>	ZZuV	§ 9b
20020	<p>If no ingredient list is on the prepackage the amount of the following additives must be made known as follows according to additive:</p> <ol style="list-style-type: none"> 1. "mit Farbstoff" (with colouring), 2. "mit Konservierungsstoff"(with preservatives) or "konserviert" (preserved) 3. "mit Antioxidationsmittel" (with antioxidant), 4. "mit Geschmacksverstärker" (with flavour enhancer), 5. "geschwefelt" (sulfurised) if additives in Annex 5 Part B of ZZuV above 10 mg per kg or litre calculated as sulphur dioxide are therein contained. <p>Additional information: ZZuV Anlage 5_11-04</p>	ZZuV	§ 9 Abs. 1
20028	<p>The indication elements from the ZZuV ("with colouring" "with preservative substances" "waxed" etc.) must be provided for food in prepackage clearly visible, in easy to read print and non-smudge on the packaging or else on a tied label. This requirement does not apply to table sweeteners. An adaptation of the national regulations to the LMIV has not yet taken place. After the adaption of the national regulation there could be changes in the labelling requirements.</p>	ZZuV	§ 9 Abs. 6, 8, § 9b + LMKV
20029	<p>The following indicator elements of ZZuV may be dispensed with, if the additives came into the foodstuff via ingredients and no longer have any technological effect: "with colouring", "with preservative" "preserved", "with curing salts containing nitrate", "with antioxidant", "with flavour enhancer", "sulphurised", "blackened" "waxed", with "phosphate". The labelling element "sulphurised" may be dispensed with, if the labelling of the sulphur, respectively the sulphides, has already been made within the framework of the allergen labelling in accordance with LMKV. This requirement does not apply to table sweeteners. An adaptation of the national regulations to the LMIV has not yet taken place. After the adaption of the national regulation there could be changes in the labelling requirements.</p>	ZZuV	§ 9 Abs. 8, § 9b + LMKV

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Foods containing additives / processing aids

Article No.:

req. no.	Statutory requirement	Law	Article
20501	The statement "with natural colouring substances" does not conform to the legal regulations. If a colouring is used then this must be labelled additionally outside the list of ingredients with the statement "with colouring". Also for the exclusive use of colouring foodstuffs, the statement "with natural colouring substances" must not be used. (Decision of the ALS = Committee of state food chemistry experts and the federal office for consumer protection and food safety)	ALS	2011/45 + ZZuV
30170	Assessment of the statement „without artificial colour“ Decision of the ALS = Working group of food chemistry experts from the federal states and the Federal Office of Consumer Protection and Food Safety: There is no legal distinction between „artificial“ and „non artificial“ colours and can also not be found in the Regulation No 231/2012. Because of this insufficient distinction any labelling regarding „artificial“ or „non-artificial“ colour can be considered as not easy to understand and therefore as misleading.	ALS	2016/26
11266	Under RE (EU) 2018/097 the entries for sweeteners for the use in fine bakery products for special nutritional uses have been deleted. The following sweeteners are affected: - E 950 Acesulfame K - E 951 Aspartame - E 952 Cyclamic acid and its Na and Ca salts, - E 964 Saccharin and its Na, K and Ca salts, - E 955 Sucralose, - E 959 Neohesperidine DC, - E 961 Neotame, - E 962 Salt of aspartame-acesulfame and - E 969 Advantame Fine bakery products for special nutritional uses containing these sweeteners that were lawfully placed on the market before February 12th 2018 may be sold until stocks are depleted.	VO (EG) Nr. 1333/2008	+ VO (EU) 2018/097
11267	Under RE (EU) 2018/98, „E 203 calcium sorbate“ was deleted from the list of approved food additives. From August 12th 2018 on, foodstuffs containing this food additive may no longer be sold.	VO (EG) Nr. 1333/2008	VO (EU) 2018/98

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food in distance selling

Article No.:

req. no.	Statutory requirement	Law	Article
11039	<p>Pre-packaged goods – Obligatory labelling elements which must be made available for distance sales:</p> <ul style="list-style-type: none"> a) the designation of the foodstuff; b) the list of ingredients; c) Allergenic ingredients and substances causing intolerance; d) the amount of certain ingredients or classes of ingredients; e) the net quantity of the foodstuff; f) the minimum durability or sell by date; g) where appropriate particular instructions for preservation and/or use; h) the address of the foodstuff company i) where appropriate the country of origin or place of origin j) where appropriate instructions for use k) statement of the alcohol concentration present for beverages with more than 1.2% vol; l) a declaration of nutritional value; <p>+ obligatory statements from Annex III LMIV + obligatory labelling elements from the product-specific regulations.</p>	VO (EU) Nr. 1169/2011	Art. 14 Abs. 1 + Art. 9 Abs. 1 + Art. 10 Abs. 1 + Anhang III
11040	<p>Pre-packaged goods – timepoint for readiness for distance sales:</p> <p>1. Readiness before completion of the purchase contract:</p> <ul style="list-style-type: none"> - all obligatory labelling elements from Article 9 section 1 LMIV with exception of the statement of date of minimum durability or use-by date, - the obligatory statements from Annex III LMIV, - all obligatory labelling elements from the the product-specific regulations. <p>2. Readiness at delivery timepoint:</p> <ul style="list-style-type: none"> - all obligatory labelling elements. - all product-specific labelling elements. 	VO (EU) Nr. 1169/2011	Art. 14 Abs. 1 + Art. 9 Abs. 1 + Art. 10 Abs. 1
30179	<p>The following foods must be labeled "irradiated" or "treated with ionizing radiation" by mail order:</p> <ul style="list-style-type: none"> - irradiated frog legs - Irradiated aromatic herbs and spices - foods containing irradiated aromatic herbs and spices. <p>The statement "irradiated" or "treated with ionizing radiation" must</p> <ul style="list-style-type: none"> - be well visible, in easy-to-read script and indelible; - be made in the offer lists, - in conjunction with the name of the food; If a compound contains irradiated ingredients, these ingredients must be termed "ionized" or "treated with ionizing radiation." <p>Additional information: AV Froschschenkel_10-05</p>	LMBestV	§ 3 Abs. 1, 2, Abs. 3 Nr. 3, Abs. 4, 5+ AV Froschschenkel

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food in distance selling

Article No.:

req. no.	Statutory requirement	Law	Article
11041	Pre-packaged goods – time-point of readiness for distance sales: According to the question/answer catalogue of the Commission the date of minimum durability/use by date as well as the batch number (according to RL 2011/91 EU – reversed in national regulations) may only be stated at the time of delivery. Additional information: LMIV F&A deutsch_13-11	LMIV F&A	2.6.3
11042	Pre-packaged goods – time-point of readiness for sale in terminals/machines: The readiness before the completion of the purchase contract is not required – it is sufficient for all obligatory labelling elements and the product-specific labelling elements to be ready at the time of delivery.	VO (EU) Nr. 1169/2011	Art. 14 Abs. 1, 3
11043	Loose goods - obligatory labelling element, which must be made available for distance sales: - Allergenic ingredients and substances causing intolerance. The Member States may lay down further obligatory labelling elements for loose goods which must then be stated additionally for distance sales.	VO (EU) Nr. 1169/2011	Art. 14 Abs. 1, 2 + Art. 9 Abs. 1 + Art. 44 Abs. 1
11044	Loose goods – time-point for readiness for distance sales;; 1. Readiness before completion of the purchase contract: - Allergenic ingredients and substances causing intolerance - where appropriate further obligatory labelling elements laid down by the Member States. 2. Readiness at delivery timepoint: - Allergenic ingredients and substances causing intolerance - where appropriate further obligatory labelling elements laid down by the Member States.	VO (EU) Nr. 1169/2011	Art. 14 Abs. 1, 2 + Art. 9 Abs. 1 + Art. 44 Abs. 1
11045	Pre-packaged goods and loose goods – place of readiness of the labelling elements for distance sales: - on the carrier material of the distance sales company or - through other suitable means whereby no further costs for the consumer may occur.	VO (EU) Nr. 1169/2011	Art. 14 Abs. 1

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food in distance selling

Article No.:

req. no.	Statutory requirement	Law	Article
11046	<p>Pre-packaged goods and loose goods – further obligatory labelling elements for distance sales (catalogue sales) which must be made available (§ 9 ZZuV) if they are relevant for the foodstuff being offered:</p> <ul style="list-style-type: none"> - “with colouring”, - “with preservative” or “preserved”; these statements can be replaced by the following statements: “with nitrate curing salt mix”, “with nitrate” respectively “with nitrate curing salt mix and nitrate” - “with anti-oxidant”, - “with flavour enhancer”, - “sulphurised”, - “blackened”, - “waxed”, - “with phosphate” - “with sweetening”, “with sweetening medium”, “with a type of sugar and sweetening medium”, - “ on the basis of ...”, supplemented through the name or names of the sweetening medium for the table sweetener - “contains a source of phenylalanine” - “can have a laxative effect if used excessively” - “packaged under controlled atmosphere”. <p>For pre-packaged goods the statements from this list from “with colouring” up to “with phosphate” can be dropped if a list of ingredients is present. For the remaining statements and notices these are obligatory labelling elements according to LMIV, which do not have to be stated again additionally for pre-packaged goods.</p> <p>The ZZuV still has to be harmonised with LMIV. Among others, the formulations regarding sweetening substances have been changed.</p>	ZZuV	§ 9 Abs. 1, 2, 3, 4, 5, 6, 7, § 9b + LMKV



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Food is / contains GMO

Article No.:

GMO - genetically modified organisms

req. no.	Statutory requirement	Law	Article
40132	<p>If a foodstuff or an ingredient thereof consists of, or contains genetically modified organisms (GM) or if the foodstuff or an ingredient is produced from GM, then the provisions of the following regulations regarding approval of the GM, for labelling and traceability must be observed: - RE (EC) No 1829/2003, - RE (EC) No 1830/2003, - RE (EC) No 65/2004, - Gentechnikgesetz (GenTG) -. (Laws on genetic modification).</p> <p>Additional information: GenTG_17-11 VO (EG) Nr. 1829/2003 VO (EG) Nr. 1830/2003 VO (EG) Nr. 65/2004</p>	VO (EG) Nr. 1829/2003	+ VO (EG) Nr. 1830/2003, VO (EG) Nr. 65/2004, GenTG
20495	<p>Concentrations of genetically modified constituent parts (GVO) under 0.1% are assessed as random or technically unavoidable if it is a question of approved GVO. For non-approved GVO zero tolerance applies. In these cases the respective detection limits are the determining factor. (Decision of the ALS = Committee of state food chemistry experts and the federal office for consumer protection and food safety)</p>	ALS	2011/38 + VO (EG) Nr. 1829/2003

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Food is / contains Novel Food

Article No.:

Novel Food includes e.g. Noni juice, Argan oil, phytosterols, isomaltulose, refined Echium oil (Blueweed oil), Chia seeds, krill oil, sugar cane fibres, baobab, pulp, lycopene from tomatoes.

req. no.	Statutory requirement	Law	Article
11091	<p>Only novel foods authorised and included in the Union list may be placed on the market or used in or on foods.</p> <p>The entry for a novel food in the Union list shall include:</p> <ul style="list-style-type: none"> - the specification of the novel food - where appropriate the conditions under which the novel food may be used - where appropriate additional specific labelling requirement. <p>Additional information: VO (EU) 2017/2470_18-05</p>	VO (EU) 2015/2283	Art. 6 Abs. 2 + VO (EU) 2017/2470
11092	<p>Food which is not defined as novel food according to previous law (Reg. (EC) No 258/97) but falls now within the scope of the new Novel food regulation, has to be authorised. The food may be placed on the market until a decision is taken about the authorisation but the application has to be submitted not later than 1 January 2019.</p>	VO (EU) 2015/2283	Art. 35 Abs. 2 + VO (EU) 2017/2468 Art. 11
10977	<p>Statement of nano-ingredients in the list of ingredients with special designation followed by "(nano)".</p>	VO (EU) Nr. 1169/2011	Art. 18 Abs. 3
10949	<p>Obligatory statements for foodstuffs or foodstuff ingredients whose phytosterols, phytosterol esters, phytostanols or phytostanol esters are added:</p> <ol style="list-style-type: none"> (1) with added plant sterols' or 'with added plant stanols' in the same field of vision as the name of the food; (2) the amount of added phytosterols, phytosterol esters, phytostanols or phytostanol esters content (expressed in % or as g of free plant sterols/plant stanols per 100 g or 100 ml of the food) shall be stated in the list of ingredients; (3) a statement that the food is intended exclusively for people who want to lower their blood cholesterol level; (4) a statement that patients on cholesterol lowering medication should only consume the product under medical supervision; (5) an easily visible statement that the food may not be nutritionally appropriate for pregnant or breastfeeding women and children under the age of 5 years; (6) advice that the food is to be used as part of a balanced and varied diet, including regular consumption of fruit and vegetables to help maintain carotenoid levels; (7) in the same field of vision as the statement required under point (3) above, a statement that the consumption of more than 3 g/day of added plant sterols/plant stanols should be avoided; (8) a definition of a portion of the food or food ingredient concerned (preferably in g or ml) with the amount of the plant sterol/plant stanol that each portion contains. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 5

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req. no.	Statutory requirement	Law	Article
30113	<p>For the assessment of so-called borderline products (e.g. products in the border area foodstuff/medicament) and for the judgement of food safety, the Federal Office for Consumer Protection and Food Safety (BVL) has listed and categorised in the substance list of the category "Plants and Plant parts" c. 590 plants/parts of plants.</p> <p>These substances are allocated to one or more of the following categories:</p> <ul style="list-style-type: none"> - foodstuff, - new foodstuff, - medicament, - traditional medicament <p>- Lists with reference to Annex III of RE (EU) Nr. 1925/2006: List A: substances whose use in foodstuffs is not recommended List B: substances for which a limitation is recommended for use of foodstuffs, List C: substances which can not yet be finally assessed owing to lack of sufficient data The list of substances is accessible on the internet under bvl.bund.de.</p>	BVL Stoffliste	+ VO (EG) Nr. 1925/2006
11189	<p>Eggshells (Putamen ovi) as a possible raw material source for calcium carbonate as a food additive Opinion of the Working Group Food Chemistry Expert of the Länder and the Federal Office for Consumer Protection and Food Safety (ALS):</p> <p>1. Eggshells are not necessarily classified as animal by-products of category 3 according to Regulation (EC) No 1069/2009, but may remain an independent food after the beating and separating of the eggs. Eggshells can therefore be safe products after appropriate processing. Thus, under certain conditions, they can also serve as a raw material for the production of calcium carbonate for human consumption.</p> <p>2. Provided that significant data confirm that the composition of this raw material complies with the purity requirements of food additive E 170 (calcium carbonate) according to Regulation (EC) No 231/2012, this is not a novel food or a novel food ingredient.</p>	ALS	2016/30 + VO (EU) 2015/2283
11255	<p>Evaluation of „basic or chlorine water“ produced by electrolysis placed on the market as food Decision of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit (Working group of food chemistry authorities of the federal states and the federal office for consumer protection and food safety): If the responsible person is not able to prove that products placed on the market as food which are produced by electrolysis of saline aqueous solution and which contain sodium hydroxide, chlorate and chlorine were consumed to a significant degree before the effective date of RE (EC) No 258/97, Mai 15th 1997, these products are regarded as novel foods within the meaning of Art. 1 (2) c of RE (EC) No 258/97 and need to be authorized.</p>	ALS	2017/37 + VO (EU) 2015/2283

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Food contact materials

Article No.:

Included are all foodstuff packaging of plastic respectively ceramics for finished packs of food and such as are used on the market as service packaging.

req. no.	Statutory requirement	Law	Article
40974	<p>The migration into or onto food of Bisphenol A ('BPA') (CAS No 0000080-05-7) from varnishes or coatings applied to materials and articles shall not exceed a specific migration limit of 0,05 mg of BPA per kg of food (mg/kg).</p> <p>By derogation from that, no migration of BPA shall be permitted from varnishes or coatings applied to materials and articles specifically intended to come into contact with infant formula, follow-on formula, processed cereal-based food, baby food, food for special medical purposes developed to satisfy the nutritional requirements of infants and young children or milk-based drinks and similar products specifically intended for young children.</p> <p>The rules of RE (EU) 10/2011 should apply to compliance testing (see Annex).</p> <p>Varnished or coated materials and articles that were lawfully placed on the market before 6 September 2018 may remain on the market until exhaustion of stocks.</p> <p>Additional information: VO (EU) Nr.10/2011 Anhang III_17-11 VO (EU) Nr.10/2011 Anhang V_17-11</p>	VO (EU) 2018/213	Art. 2, 3
40975	<p>Varnished or coated materials and articles must be accompanied by a written declaration of compliance (Bisphenol A) containing the information laid down. The declaration shall be available at all stages of manufacture, processing and distribution other than the retail stage. It shall apply from 6 September 2018.</p> <p>The written declaration shall contain the following information: (1) the identity and address of the business operator issuing the declaration of compliance; (2) the identity and address of the business operator which manufactures or imports the coated material or article; (3) the identity of the varnished or coated material or article; (4) the date of the declaration; (5) confirmation that the varnish or coating applied to the material or article meets the restrictions laid down Regulation (EC) No 1935/2004 and Regulation (EU) 2018/213 (6) specifications on the use of the coated material or article, such as: the type or types of food with which it is intended to be put into contact; the time and temperature of treatment and storage in contact with food</p>	VO (EU) 2018/213	Art. 4
50284	<p>When using silicones the BfR recommendations XV are to be observed.</p> <p>Additional information: BfR XV. Silicone 2017-09-01_18-05 BfR XV. Silicones 2017-09-01_18-05</p>	BfR-Empfehlung	BfR XV

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req. no.	Statutory requirement	Law	Article
50843	When using Linear Polyurethanes for Paper Coatings the BfR recommendation is to be observed. Additional information: BfR XLI. Linear Polyurethanes for Paper Coatings 1975-01-01_18-05 BfR XLI. Lineare Polyurethane für Papierbeschichtungen 1975-01-01_18-05	BfR-Empfehlung	BfR XLI
50844	When using polyurethanes as extensive adhesive layers in the manufacture of packaging materials (composite materials, mainly laminated films) made of plastic and/or paper and/or aluminium foil the BfR recommendation is to be observed. Additional information: BfR XXVIII. Cross-Linked Polyurethanes as Adhesive Layers for Food Packaging Materials 2010-01-01_18-05 BfR XXVIII. Vernetzte Polyurethane als Klebeschichten für Lebensmittelverpackungen 2010-01-01_18-05	BfR-Empfehlung	BfR XXVIII
50845	When using artificial sausage casings the BfR recommendation is to be observed. Additional information: BfR XLIV. Artificial Sausage Casings 2014-10-01_18-05 BfR XLIV. Kunstdärme 2014-10-01_18-05	BfR-Empfehlung	BfR XLIV
5165	Food contact materials which have not yet been in contact with foodstuffs must be marked as follows: - name and address of the manufacturer - appropriate marking or identification for traceability - articles which are not obviously suitable for contact with foodstuffs must be marked with the pictogram 'Glass and fork' alternatively with the designation 'For contact with foodstuffs' - if necessary, special instructions to be observed for safe and appropriate use (if understandable pictograms are possible) Additional information: Symbol Glas Gabel_14-04	VO (EG) Nr. 1935/2004	Art. 15 + ALS 2014/05
5166	If individual measures regulate food contact materials, these products may only be released with a written declaration of compliance.	VO (EG) Nr. 1935/2004	Art. 16
5167	The traceability of food contact materials must be ensured at all levels.	VO (EG) Nr. 1935/2004	Art. 17
5377	For metal food contact materials (e.g. cooking utensils, sets of cutlery) the following limit values must be observed: Pb < 0.010mg/dm ² Cd < 0.005mg/dm ² Cr < 0.450mg/dm ² Ni < 0.100mg/dm ² Cu < 0.500mg/dm ² Co < 0.100mg/dm ² Fe < 5.000mg/dm ² Mn < 5.000mg/dm ² .	VO (EG) Nr. 1935/2004	Zusatzinfo
50702	One-way salt mills with plastic grinders which make particles do not fulfill the general requirements for food contact materials.	ALS	2015/11



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req. no.	Statutory requirement	Law	Article
50826	The declaration of compliance for toy dishes must fulfill requirements for toys as well as for food contact materials.	ALS	2013/06
50827	Statements like "An Lebensmittel abgegebene Aluminiumbestandteile sind jedoch nicht gesundheitsschädlich" on the packaging of aluminium foil are not allowed.	ALS	2015/13
50162	For the substance "Triclosan" (2,4,4'-Trichlor-2'-hydroxydiphenylether) which is used mainly in coatings for material and articles intended to come in contact with food made of plastic there is a production prohibition valid from 29 of september 2009.	BedGgstV	§ 3
50194	Additives in material and articles intended to come in contact with food made of plastic may only be used , if these have been permitted.	BedGgstV	§4
40706	The closures of wine products may not be wrapped with a capping or foil which was produced with lead.	VO (EG) Nr. 607/2009	Artikel 53
50200	Aluminium devices for baking (e.g. baking trays) which predictably could be used for alkali-dipped bakery products must be labelled appropriately: a notice must be given that without special measures to avoid the aluminium migration, these are unsuitable for baking alkali-dipped products.	ALS	2008/48



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req. no.	Statutory requirement	Law	Article
50354	<p>for materials and articles which are intended to come into contact with foodstuffs the following documentation must be kept ready:</p> <ul style="list-style-type: none"> - specifications, manufacturing composition and production processes in so far as they are relevant to the conformity and safety of the finished material or finished article; - statements about the individual stages of production in so far as they are relevant to the conformity or safety of the finished material or finished articles as well as statements of the results of the quality control system. <p>* Affected /relevant materials and articles are the following:</p> <ol style="list-style-type: none"> 1. active and intelligent materials and articles 2. adhesives 3. ceramics 4. cork 5. rubber 6. glass 7. ion exchange resins 8. metals and alloys 9. paper and cardboard 10. plastics 11. print colours 12. regenerative cellulose 13. silicones 14. textiles 15. paints and varnishes 16. wax 17. wood <p>For importer from third countries the importer must hold the documentation in readiness and supply this on demand to the authorities.</p> <p>Additional information: CR (EC) No. 2023/2006_11-04 VO (EG) Nr. 2023/2006_11-04</p>	VO (EG) Nr. 282/2008	VO (EG) Nr. 2023/2006 Art. 7
50762	<p>Guidelines on Regulation (EU) No. 10/2011 on plastic materials and articles intended to come into contact with food are available at follow links:</p> <p>http://ec.europa.eu/food/safety/docs/cs_fcm_plastic-guidance_201110_en.pdf http://ec.europa.eu/food/safety/docs/cs_fcm_plastic-guidance_201110_reg_en.pdf http://ec.europa.eu/food/safety/docs/cs_fcm_legis_pm-guidance_reg-10-2011_boxes_deut.pdf</p>	Guideline VO (EU) Nr. 10/2011	

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req. no.	Statutory requirement	Law	Article
50359	<p>For household articles made of plastic intended for use for foodstuffs, only those materials listed in the Union list may be used.</p> <p>Exceptions apply to:</p> <ul style="list-style-type: none"> - materials which do not come into direct contact with foodstuffs, - substances which are nationally regulated, - dyes and solvents which are nationally regulated, - salts, mixes without chemical reactions, particular additives, monomers and other chemical precursor which are required for synthesis and are listed in the Union list, - non-intentionally added substances; - aids to polymerisation - additives which are nationally regulated. <p>Current transitional periods:</p> <p>Bisphenol A: Plastic materials and articles complying with Regulation (EU) No 10/2011 as applicable before the entry into force of this Regulation, may be placed on the market until 6 September 2018 and may remain on the market until exhaustion of stocks.</p> <p>Addition of new substances: Plastic materials and articles complying with Regulation (EU) No 10/2011 as applicable before the entry into force of this Regulation, may be placed on the market until 8 February 2019 and may remain on the market until exhaustion of stocks.</p> <p>Additional information: VO (EU) Nr. 10/2011 Anhang I_18-05</p>	VO (EU) Nr. 10/2011	Art. 5, Art. 6 + Anhang I
50360	<p>The general restrictions for plastic materials and articles are to be observed which are laid down in Annex II of RE (EU) 10/2011.</p> <p>The provisions on the specific migration limits for aluminium and for zinc shall apply from 14 September 2018.</p> <p>The provisions on the specific migration limit for nickel shall apply from 19 May 2019.</p> <p>Additional information: VO (EU) Nr.10/2011 Anhang II_17-11</p>	VO (EU) Nr. 10/2011	Art. 10 + Anhang II

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Article No.:

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req. no.	Statutory requirement	Law	Article
50361	<p>The specific migration limit (SML) in the Union list are to be adhered to.</p> <p>Food additive or flavouring substances which have been introduced into foodstuffs and are authorised may be introduced in plastic materials if these have no technical effect on the foodstuff exceed the restrictions provided in Regulation (EC) No 1333/2008 or in Regulation (EC) No 1334/2008 or in Annex I in Regulation (EU) No. 10/2011.</p> <p>If the migration of a substance is prohibited a detection limit of 0,01 mg/kg is valid.</p> <p>Additional information: VO (EU) Nr. 10/2011 Anhang I_18-05</p>	VO (EU) Nr. 10/2011	Art. 11 + Anhang I
50362	<p>The overall migration value for materials and articles of plastic comprises 10mg for the total amount of constituent parts released to foodstuffs per dm² of the surface coming into contact with foodstuffs.</p> <p>This value for materials and articles for small children and babies amounts to 60 mg per 1 kg food simulant.</p>	VO (EU) Nr. 10/2011	Art. 12
50363	<p>For multi-layered materials or articles the composition of each plastic layer must conform to the migration values and limitations laid down.</p> <p>Exceptions apply to layers which do not come into direct contact with foodstuffs. This does not apply to CMR-materials.</p> <p>For multi-layered composite materials the above limitations do not apply except for CMR-materials.</p> <p>Temperature-resistant coatings on pans (e.g. PTFE) are not multi-layered composite materials.</p>	VO (EU) Nr. 10/2011	Art. 13, 14 + ALS 2015/14
50364	<p>The declaration of compliance is to be made available until the retail trade (for details see the valid documentation)</p> <p>Furthermore, appropriate documentation is to be held in readiness, certifying that the materials and articles conform to the regulations. These are:</p> <ul style="list-style-type: none"> - test reports or calculations, - analyses, - evidence on the safety . <p>Additional information: Declaration of Compliance plastic materials for foodstuffs_17-11 Konformitätserklärung Kunststoffe mit Lebensmittelkontakt_17-11</p>	VO (EU) Nr. 10/2011	Art. 15, 16 + Anhang IV

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req. no.	Statutory requirement	Law	Article
50365	<p>For materials and articles which are already in contact (packaging) with foodstuffs, testing of the migration limit values will be implemented analogue Annex V, Chapter 1.</p> <p>Annex V Chapter 2 apply regarding the materials and articles which have not yet come into contact with foodstuffs.</p> <p>Annex III and Annex V Chapter 3 apply regarding the overall migration value for materials and articles which have not yet come into contact with foodstuffs.</p> <p>Additional information: VO (EU) Nr.10/2011 Anhang III_17-11 VO (EU) Nr.10/2011 Anhang V_17-11</p>	VO (EU) Nr. 10/2011	Art. 18 + Anhang III, Anhang V
50134	<p>Placing active and intelligent materials and articles on the market is tied to the following conditions:</p> <p>a) suitable and effective for the intended purpose of use; b) fulfil the general requirements of Article 3 of RE (EC) No 1935/2004 ; c) fulfil the special requirements of Article 4 of RE (EC) No 1935/2004 ; d) conform to the labelling regulations of Article 15 Section 1 Letter e of RE (EC) No 1935/2004 ; e) fulfil the requirements of Chapter II of the existing regulation with regard to composition; f) fulfil the requirements of Chapters III and IV of the existing regulation with regard to labelling and declaration of conformity.</p> <p>Additional information: RE (EC) No 1935/2004 RE (EU) No 450/2009 VO (EG) Nr. 1935/2004 VO (EG) Nr. 450/2009</p>	VO (EG) Nr. 450/2009	Art 4
50135	<p>Only substances which are listed on the "Community List" may be used for active and intelligent materials and articles (List is not yet available). Exceptions see Article 5.</p>	VO (EG) Nr. 450/2009	Art. 5
50137	<p>For active and intelligent materials and articles a Declaration of compliance must be produced and passed to through to the retailer. Details as to the Declaration of compliance may be taken from Appendix II. This obligation must be fulfilled as from 19 december 2009.</p>	VO (EG) Nr. 450/2009	Art. 12
50139	<p>The requirements for the composition of active and intelligent materials and articles must be fulfilled after the appearance of the "Community List".</p> <p>Additional information: RE (EU) No 975/2009 VO (EG) Nr. 975/2009</p>	VO (EG) Nr. 450/2009	Art 14
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

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req. no.	Statutory requirement	Law	Article
5164	For the following groups of materials and objects, which come into contact with foodstuffs, specific measures regarding authorised substances and for purity standards, special conditions of use for substances and migration values may be decreed: 1. Active and intelligent materials and articles 2. Adhesives 3. Ceramics 4. Cork 5. Rubbers 6. Glass 7. Ion-exchange resins 8. Metals and alloys 9. Paper and board 10. plastics 11. Printing inks 12. Regenerated cellulose 13. Silicons 14. Textiles 15. varnishes and coatings 16. Waxes 17. Wood	VO (EG) Nr. 1935/2004	Art. 5 + Anhang I
40227	Food packaging must not under normal or foreseeable conditions of use transfer their constituents to food in quantities which could endanger human health, bring about an unacceptable change in the composition of the food or bring about a deterioration in the organoleptic characteristics thereof.	VO (EG) Nr. 1935/2004	Art. 3 Abs. 1
40228	The supplier must be able to guarantee the traceability of the food packaging.	VO (EG) Nr. 1935/2004	Art. 17
5356	For materials and articles intended to come into contact with food a) materials and objects of plastic of any kind b) with materials and objects provided with surface coating, c) glues), in particular also tins with coating must adhere to limit values laid down for the use of BADGE . The limit values for BADGE are 9 mg/kg or 1 mg/kg depending on derivative (see annex). Additional information: VO (EG) Nr.1895/2005 Anhang I_16-11	VO (EG) Nr. 1895/2005	Art. 2
5359	BADGE in food contact materials: A Declaration of compliance is to be issued which must be with the goods at all levels of marketing. This does not apply for retail supply.	BedGgstV	§ 10 Abs. 2a
5357	BFDGE At the production of materials and articles intended to come into contact with food, BFDGE may not be used and/or present in a) materials and objects of plastic of any kind b) with materials and objects provided with surface coating, c) glues	VO (EG) Nr. 1895/2005	Art. 3
5358	NOGE At the production of materials and articles intended to come into contact with food, NOGE may not be used and/or present in a) materials and objects of plastic of any kind b) with materials and objects provided with surface coating, c) glues	VO (EG) Nr. 1895/2005	Art. 4

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req. no.	Statutory requirement	Law	Article
40220	If for food packaging there is a specific migration limit value as well as a maximum remaining content laid down for a substance, then it is sufficient if the packaging adheres to one of the two values.	BedGgstV	§6, 8
40213	Which additives may be used for food packaging of plastics is laid down in Appendix 3 Section 2 BedGgstV with the limitations named in Appendix 3 Section 2 Column 4 and section 6. The specifications and purity requirements listed in Appendix 3 Section 5 BedGgstV are to be observed. With regard to the purity requirements, the substances must be of good technical quality. These requirements also apply to multi-level materials. Additional information: BedGgstV Anlage 3	BedGgstV	§4, Abs. 3
5163	For all plastic materials and articles intended to come into contact with food with direct or indirect contact to foodstuffs, as for example: - packaging - household cans - food-grade films - household appliances made of or with synthetic materials (plastics), the following basic principles apply: 1. No endangerment to human health; 2. No misguidance or misleading of the users.	VO (EG) Nr. 1935/2004	Art. 3
40216	Food packaging made of plastics must not be put into circulation if the maximum permitted remainder content named in Appendix 3 Section 1 or 2 Column 4 BedGgstV is exceeded. The specifications and remarks listed in Appendix 3 Section 5 and 6 are to be observed. Additional information: BedGgstV Anlage 3	BedGgstV	§ 6
40222	The adherence to the specific migration limit values for food packaging made of plastics must be monitored. §8 Section 1c of BedGgstV and Appendix 10 provide in this case more particular requirements. Additional information: BedGgstV Anlage 10	BedGgstV	§ 8 Abs. 1c
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

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Author: Träger

Product: Süßwaren / confectionery

Food contact materials

Article No.:

Included are all foodstuff packaging of plastic respectively ceramics for finished packs of food and such as are used on the market as service packaging.

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
40217	For food packaging of printed cellophane, the printed side must not come into contact with the food.	BedGgstV	§ 7 Abs.2
40211	<p>For food packaging made of cellophane coated with plastics may only have substances added before the coating which are listed in Appendix 2 Part A of BedGgstV. The limitations of use named therein and the purity requirements must be observed. As dye and glue substances may be also present which are not listed in Appendix 2, it is ensured that no transfer of these substances to the food can occur. For the plastic coating, the requirements for packaging made out of plastics apply.</p> <p>Additional information: BedGgstV Anlage 2</p>	BedGgstV	§ 4, Abs.1a
40214	<p>For food packaging with surface coating and for cellophane foil coated with plastic only those substances listed in Appendix 3 Section 3 BedGgstV may be used for manufacture with the particular limitations which are named in Column 4. With regard to the purity requirements, the substances must be of good technical quality.</p> <p>Additional information: BedGgstV Anlage 3</p>	BedGgstV	§ 4, Abs.3a
40210	<p>Food packaging made of uncoated cellophane film respectively made of cellophane coated cellulose may only have substances added which are listed in Appendix 2 of BedGgstV. The limitations of use and purity requirements named therein must be observed. As dye and glue substances may also be present which are not listed in Appendix 2, if it is ensured that no transfer of these substances to the food can occur. If the maximum amounts named in Appendix 2 Column 3 are exceeded then the product must not be put on the market.</p> <p>Additional information: BedGgstV Anlage 2</p>	BedGgstV	§ 4, Abs.1 § 6

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Author: Träger

Product: Süßwaren / confectionery

Food contact materials

Article No.:

Included are all foodstuff packaging of plastic respectively ceramics for finished packs of food and such as are used on the market as service packaging.

req. no.	Statutory requirement	Law	Article
5168	<p>A certificate of conformity in the German language is to be supplied with all ceramic objects which are suitable for contact with foodstuffs.</p> <p>Contents: Name and address of the manufacturer, alternatively the importer (in cases of import into the EU); identity of the product; date of issue of the declaration; confirmation (analysis report) that the product adheres to the requirements (lead, cadmium).</p> <p>A general declaration of compliance (only refers to glaze) is not allowed.</p>	BedGgstV	§ 10 Abs. 2 + ALS 2017/17
40225	<p>A conformity declaration for food packaging made of ceramics must be supplied with the packaging, which certifies that the packaging conforms to RE (EC) No 1935/2004. The declaration must be filled out by the manufacturer or where he is not resident in the European Community, the importer resident in the European Community. It must contain the following additional statements:</p> <ol style="list-style-type: none"> 1. name and address of the manufacturer or importer, 2. identity of the food container or implement of ceramics, 3. date of issue of the declaration. 	BedGgstV	§ 10 Abs. 2
5208	<p>The cobalt content of ceramics and/or stoneware may not exceed:</p> <ul style="list-style-type: none"> - 0,1 mg/l for hollow objects - 0,02 mg/dm² for flat objects 	VO (EG) Nr. 1935/2004	Art. 3 + ALS 2017/15
677	<p>Household items made of ceramics must only emit lead and cadmium up to the permitted tolerance:</p> <ul style="list-style-type: none"> - Items which cannot be filled up, items which can be filled up with a depth of up to 25 mm: lead 0,8 mg/square decimeter; cadmium 0,07 mg/square decimetre; - Items which can be filled up with a depth of more than 25 mm: Lead 4,0 mg/l, cadmium 0,3/l - Cooking and baking utensils; packaging and storage containers with more than 3 l volume: lead 1,5 ml/l; cadmium 0,1 mg/l. 	BedGgstV	§ 8 Abs. 3 iVm Anl. 6 Nr. 2
50836	<p>For Polystyrene produced exclusively from the polymerisation of styrene the BfR recommendations are observed.</p> <p>Additional information: BfR V. Polystyrene from Polymerisation of Styrene 2017-09-01_18-05 BfR V. Polystyrol aus Polymerisation von Styrol 2017-09-01_18-05</p>	BfR-Empfehlung	BfR V



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Food contact materials

Article No.:

Included are all foodstuff packaging of plastic respectively ceramics for finished packs of food and such as are used on the market as service packaging.

req. no.	Statutory requirement	Law	Article
50837	For Styrene Copolymers and Graft Polymers, and Mixtures of Polystyrene with other Polymers the BfR recommendations are observed. Additional information: BfR VI. Styrene Copolymers Graft Polymers Mixtures of Polystyrene with other Polymers 2017-09-01_18-05 BfR VI. Styrol-Misch und Pfropfpolymerisate und Mischungen Polyesterol mit Polymerisaten 2017-09-01_18-05	BfR-Empfehlung	BfR VI
50838	When using Hard Paraffins, Microcrystalline Waxes and Mixtures of these with Waxes, Resins and Plastics the BfR recommendations are to be observed. Additional information: BfR XXV. Hard Paraffins Microcrystalline Waxes Mixtures 2017-09-01_18-05 BfR XXV. Hartparaffine mikrokristalline Wachse Mischungen 2017-09-01_18-05	BfR-Empfehlung	BfR XXV
50839	When using vinylidene chloride copolymers with a predominant content of polyvinylidene chloride the BfR recommendations are to be observed. Additional information: BfR XXXIV. Vinylidenchlorid Mischpolymerisate 2017-09-01_18-05 BfR XXXIV. Vinylidene Chloride Copolymers 2017-09-01_18-05	BfR-Empfehlung	BfR XXXIV



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Product: Süßwaren / confectionery

Foodstuff packaging

Article No.:

req. no.	Statutory requirement	Law	Article
5324	<p>Manufacturer and seller (trade with own products) must compile, allow checking and deposit with the competent IHK annually by 1. May for the previous year a declaration of completeness. This depends on the following limits for the amounts of packing place on the market:</p> <ul style="list-style-type: none"> - 80.000 kg glass - or 50.000 kg paper, cardboard or carton - or 30.00 kg of other materials. <p>This obligation is in force from 5. April 2008. This means that the first statement of completeness must be compiled for the period 5. April to 31. december and presented on 1. May 2009</p>	VerpackV	§10, Abs. 1,2,3,4,5
5321	From 1. January 2009 the marking of packaging with a licensing mark (e.g. green dot) is not required.	VerpackV	Anhang 1, Nr.3, Abs.2
5320	All packaging which accumulates in private households must be licensed by a Dual System from 1. May 2009.	VerpackV	§6 Abs.1
2655	<p>Packaging must not exceed defined accumulated concentrations of</p> <ul style="list-style-type: none"> - Lead - Cadmium - Mercury - Chromium VI: 100 ppm <p>This applies to transport, re-packaging and sales packaging.</p>	VerpackV	§13



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Author: Träger

Product: Süßwaren / confectionery

Applicable documents in English

Article No.:

req. no.	Statutory requirement	Law	Article
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Author: Träger

Product: Süßwaren / confectionery

Applicable documents in English

Article No.:

req. no.	Statutory requirement	Law	Article
150000	Additional information: 853/2004 Guidance englisch_13-11 AG AL-EU_10-11 AG AU-EU_10-11 AG BA-EU_10-11 AG CAM-EU_15-11 AG CL-EU_10-11 AG KR-EU_14-11.pdf AG MA-EU_12-11 AG SADC-EPA_17-11 AG UA-EU_16-11 AG US-EU_12-11 AG_CA-EU_17-05 AG_GE-EU_18-05.pdf AG_MD-EU_17-05 AG_ME-EU_17-05 AG_PE-CO-EC-EU_18-05 AG_RS-EU_17-05 Beauty Claims Guidance food supplements_14-11 BfR Energy shots en_10-05 BfR opinion - Formaldehyde in hair straighteners BfR opinion - Allergic peanut oil BfR opinion - Boric Acid in lip care products BfR opinion - High Methyl-methacrylate contents BfR opinion - Zinc oxide as uv-filter Codex Salz Com Rec 2010/307/EU_11-04 Com Rec 2010/9861 final_11-04 COP Brühe en_10-05 COP Brühe_16-11 COP Fruchtwein & Cidre_10-11 COP Gemüse in Essig_18-05 COP Mayo_16-11 COP Senf englisch_10-11 COP Senf_16-11 COP Speiseeis edible ices_18-05 COP Tomatenketchup_16-11 Cosmetic product labelling_13-11 CR 2006/406/EC DEC (EU) 2015/1735_15-11 DEC (EU) 2015/1842_15-11 DEC 2008/911/EU_18-05 DEC 2010/791/EU_11-04 DEC 2013/674/EU_13-11 DEC 2014/237/EU_16-05 DIR 2002/46/EC_17-11 DIR 2008/38/EC_15-11 DIR 2014/40/EU_15-11 Directive 76/768/EEC_12-11 DR 2002/32/EC_18-05 EFFA_Guidance_Document_15-11 FDE_Guidelines_on_Flavourings_15-11 F-Gase VO 842/2006 Flexibility Health Claims_13-04 Guid. Doc. Borderline cosm/biocidal_12-11 Guid.Doc Borderline cosm/medicinal_12-11 Guid.Doc. Borderlines_12-11 Guidance Flavourings_14-11 Guidance food categories VO (EG) Nr. 1333 2008_17-11 HCV guidance food supplements englisch_13-11 Import Guidelines Organic Kom Rec 2013/647/EU_13-11 LL g.U. g.g.A. englisch_13-04	Zusatzinfo	
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Author: Träger

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Applicable documents in English

Article No.:

req. no.	Statutory requirement	Law	Article
150000	Kom Rec 2013/647/EU_13-11 LL g.U. g.g.A. englisch_13-04 LL Spirituosen englisch LL Vertrieb AM englisch_15-04 LMIV Guidance Ballaststoffe englisch_13-04 LMIV Guidance englisch_13-11 LMIV Guidance Nährwerte englisch_13-04 LMIV Guidance Nährwerte Tabelle englisch_13-04 LMIV Q&A englisch_13-04 NEU_ BfR polyethylene-containing-microplastic-particles_14-11.pdf Notice allergens_17-11 Notice QUID_17-11 RE (EC) 1907/2006_18-05 RE (EC) No 1010/2001 RE (EC) No 104/2000_13-04 RE (EC) No 1069/2009_14-04 RE (EC) No 110/2008_18-05 RE (EC) No 1151/2009_10-05 RE (EC) No 1152/2009_13-04 RE (EC) No 1216/2007_13-11 RE (EC) No 122/94_12-11 RE (EC) No 1223/2009_18-05 RE (EC) No 1224/2009_15-11 RE (EC) No 1234/2007_13-11 RE (EC) No 1235/2008_18-05 RE (EC) No 124/2009 RE (EC) No 1243/2008_12-11 RE (EC) No 1249/2008_17-11 RE (EC) No 1257/1999_13-04 RE (EC) No 1332/2008_13-04 RE (EC) No 1333/2008_18-05 RE (EC) No 1334/2008_17-11 RE (EC) No 1379/2013_15-11 RE (EC) No 1416/2006_12-04 RE (EC) No 1559/2006 RE (EC) No 1573/1999 RE (EC) No 1666/1999 RE (EC) No 1760/2000_16-05 RE (EC) No 178/2002_17-11 RE (EC) No 1825/2000 RE (EC) No 1829/2003 RE (EC) No 183/2005_15-11 RE (EC) No 1830/2003 RE (EC) No 1831/2003_15-04 RE (EC) No 1881/2006_18-05 RE (EC) No 1898/2006_13-11 RE (EC) No 1924/2006_13-04 RE (EC) No 1925/2006_17-11 RE (EC) No 2065/2001_13-11 RE (EC) No 2065/2003 RE (EC) No 2073/2005_17-11 RE (EC) No 2074/2005_17-11 RE (EC) No 2075/2005_14-11 RE (EC) No 2406/96 RE (EC) No 258/97 RE (EC) No 338/97_15-04 RE (EC) No 396/2005_18-05 RE (EC) No 404/2011_16-05 RE (EC) No 445/2007 RE (EC) No 450/2008 RE (EC) No 464/1999 RE (EC) No 470/2009	Zusatzinfo	



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Applicable documents in English

Article No.:

req. no.	Statutory requirement	Law	Article
150000	RE (EU) No 37/2010_18-05 RE (EU) No 543/2011_17-11 RE (EU) No 566/2008_13-11 RE (EU) No 575/2011_11-11 RE (EU) No 589/2008_17-11 RE (EU) No 608/2004_13-11 RE (EU) No 609/2013_17-11 RE (EU) No 655/2013_13-11 RE (EU) No 664/2014_14-11 RE (EU) No 665/2014_14-11 RE (EU) No 668/2014_15-04 RE (EU) No 68/2013_17-11 RE (EU) No 716/2013_15-04 RE (EU) No 792/2012_15-04 RE (EU) No 828/2014_14-11 RE (EU) No 853/2004_17-11 RE (EU) No 892/2010_10-11 RE (EU) No 91/2013_13-04 RE (EU) No 931/2011_12-04 RE (EU) No 952/2013_17-05 RE (EU) No 996/2012_13-11 REC No 2006/647/EC REC No 2011/25/EU UNESDA Energy Drinks englisch_13-04 UNESDA Energy Shots englisch_13-04	Zusatzinfo	

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18-05

Author: Träger

Product: Süßwaren / confectionery

Until FSG - Dietary foodstuffs

Article No.:

Babyfood counts as a dietary foodstuff. This product group is however represented in a separate area.
FSG = Food for specific groups

req. no.	Statutory requirement	Law	Article
11222	The DiätV was not adapted to the Regulation (EU) No. 1169/2011 (LMIV) within the LMIVAV of 5 July 2017. If regulations in the DiätV refer to the national LMKV, so this Regulation will continue to apply even though it was repealed.	DiätV	§ 27a
20580	The regulations for use from the beginning of RE(EC) No 609/2013 (FSG) respectively from the beginning of use of the delegated acts for - foodstuffs for special medical purposes and - daily allowances for weight control nutrition. - where appropriate sports nutrition are to be found in the product area "Foodstuffs for special nutrition"	VO (EU) Nr. 609/2013	
20578	The requirements for foodstuffs for special nutritional purposes („dietary foodstuffs“) has been newly regulated at European level. From 20.07.2016 (RE (EC) No 609/2013 - FSG) the requirements are restricted to a few foodstuff categories: - infant starter foods and follow-on - cereal complementary food and other complementary foods - foodstuffs for special medicinal purposes - daily allowances for weight control nutrition. A few products will in future no longer count as foodstuffs for special nutrition. These may still be placed on the market until 20. July 2016 and so labelled. Reduction of stocks after this date is allowed for an unlimited period.	VO (EU) Nr. 609/2013	Art. 1, Art. 21 Abs. 2
10209	If a nutritional value or health-related statement is prescribed in a product-specific regulation (DiätV, MinTafWV, NEmV), then for this statement RE (EC) No 1924/2006 does not have to be observed. The national dietary Regulation will be revised on the basis of RE (EC) No 609/2013.	VO (EG) Nr. 1924/2006	Artikel 1 Abs.5 + DiätV, MinTafWV, NemV
40002	The words „dietary“ or „diet“ as well as designations, statements and presentations indicating this may be used exclusively for dietary foodstuffs and not for foodstuffs for general consumption. This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.	DiätV	§ 2 Abs. 1
20514	The regulations for the nutritional value declaration from FIR apply to dietary foodstuffs only where no special product-specific regulations exist. This requisite action applies from 13.12.2014.	VO (EU) Nr. 1169/2011	Art. 29 Abs. 2
40005	It is prohibited not only for foods for normal consumption but also for dietary foodstuffs to make claims which refer to curing, ameliorating or preventing of diseases as well as to use documents or written information which lead to treating illnesses with foodstuffs. Some statements however are permitted. These will be presented in further requisite actions. This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.	DiätV	§ 3 Abs.1+ LFGB § 12 Abs. 1

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Author: Träger

Product: Süßwaren / confectionery

Until FSG - Dietary foodstuffs

Article No.:

Babyfood counts as a dietary foodstuff. This product group is however represented in a separate area.
FSG = Food for specific groups

req. no.	Statutory requirement	Law	Article
40000	<p>Foodstuffs may be designated dietary foods if they</p> <ol style="list-style-type: none"> bring to one of the following categories of consumer the required nutrients and active substances: people with alimentary tract and metabolism complaints, pregnant and breast-feeding women, adolescents, athletes, healthy infants and young children, aged people, overweight people are suitable according to nutritional and medicinal points of view for the claimed nutritional purposes, are not comparable in composition and / or manufacture to any foodstuffs. Dietary foods are also foods for weight reduction, balanced diets and table salt substitutes. <p>This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p>	DiätV	§ 1 Abs. 2, 4, 4a, 5
40012	<p>Additives used for technological purposes in dietary foodstuffs must fulfil the regulations of ZZuIV. Additives which serve a nutritional or dietetic purpose may only be used exclusively according to the requirements of the Order on dietetic foodstuff. This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p>	DiätV	§ 6
40013	<p>The substances listed in Annex 5 Number 2 of AromaV to influence the taste of flavours are allowed as additives for a technological purpose in dietetic foodstuffs as long as they do not exceed the maximum amounts laid down in Annex 5 of AromaV. This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p> <p>Additional information: AromenV Anlage 5</p>	DiätV	§ 6
40015	<p>For dietary foodstuffs (excepting foodstuffs for infants and small children) the additives listed in Annex 2 of DiätV are permitted for the specific nutritional or dietetic purpose named therein. The maximum amounts stated must not be exceeded. (The necessary doses for certain vitamins must range within the quantitative limits of the maximum levels tolerated). The substances named in Annex 2 of DiätV must conform to the purity requirements of the Order on the marketing of additives. This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p> <p>Additional information: DiätV Anlage 2_10-11</p>	DiätV	§ 7 Abs. 1, 2

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Product: Süßwaren / confectionery

Until FSG - Dietary foodstuffs

Article No.:

Babyfood counts as a dietary foodstuff. This product group is however represented in a separate area.
FSG = Food for specific groups

req. no.	Statutory requirement	Law	Article
40017	<p>In dietetic foodstuffs (excepting foodstuffs for infants and young children) only the substances named in Annex 2 of DiätV, which are no additives, may be used for nutritional or dietetic purposes. These are marked with a star. If the use of a substance in Annex 2 Section 2 of DiätV is limited to certain foodstuffs, then this substance may only be used in this particular dietetic foodstuff.</p> <p>This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p> <p>Additional information: DiätV Anlage 2_10-11</p>	DiätV	§ 7 a
40018	<p>If for a dietary foodstuff the use of substances named in Annex 2 and Annex 9 of DiätV is permitted, then they must be added in type and quantity such that they meet to the particular nutritional requirements of the category of persons for which they are intended. In addition they must meet to the purity requirements of the Order on the marketing of additives respectively the purity requirements achievable according to the generally rules of technology.</p> <p>This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p> <p>Additional information: DiätV Anlage 2_10-11 DiätV Anlage 9_14-04</p>	DiätV	§ 7 b
40046	<p>Dietary foods in pre-packages which contain additives and other substances for nutritional or dietary purposes must show in the ingredient list the indication of the added amount of these substances based on 100g respectively 100ml for liquids. For added vitamins a special regulation applies; the added amount must be stated in the trade name, in its immediate proximity or in the list of ingredients next to the indication of the vitamin.</p> <p>This requisite action does not apply to</p> <ul style="list-style-type: none"> - balanced diets - Foods used in energy-restricted diets for weight reduction - dietetic foods for infants and young children - formulae and follow-up formulae for infants - baby foods <p>From 13.12.2014 the regulations of the LMIV are to be observed. An adaptation of the national LMIV and the DiätV has not yet taken place.</p> <p>This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p>	DiätV	§ 17 Abs.1,3 +§ 25 Abs. 1, § 27a +§ 8 Abs.4 LMKV
40001	<p>Dietary foods must be marked with a reference to the nutritional purpose. The statement „dietary” or „diet” is not sufficient.</p> <p>This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.</p>	DiätV	§ 1 Abs. 2

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Product: Süßwaren / confectionery

Until FSG - Dietary foodstuffs

Article No.:

Babyfood counts as a dietary foodstuff. This product group is however represented in a separate area.
FSG = Food for specific groups

req. no.	Statutory requirement	Law	Article
40010	Dietary foods may only be placed on the market in pre-package. This requisite action also applies to foodstuffs for normal consumption, which are suitable for infants or young children and which may be placed on the market with an appropriate notice on the package. This requisite action is valid until the Revision of the national dietary Regulation, on the basis of the Regulation (EU) No 609/2013.	DiätV	§ 4 Abs.1



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Author: Träger

Product: Süßwaren / confectionery

marzipan, nougat & similar products

Article No.:

req. no.	Statutory requirement	Law	Article
40158	<p>For the following foodstuffs in finished packs the filling amount does not have to be stated if they are less than 50g:</p> <ol style="list-style-type: none"> 1. sugar goods, products manufactured from almonds, nuts and other various oil seeds, 2. long life bakery products, 3. products for nibbling. <p>For sugar in finished packs the filling amount does not have to be stated if it is less than 20g.</p> <p>For collected packs the following special rules applies: if individual finished packs of this foodstuff with an individual weight of less than 50g are put together into a collected pack and if the total filling amount of this collected pack is not more than 100g, then the labelling of number and filling amount of the individual finished packs is not necessary on the collected pack.</p>	FertigPackV	§ 10 Abs.2
20122	<p>As orientation assistance regarding the essential trade accepted standards in the guidelines and the correct trade name of individual products, the guidelines for oil seeds and the masses and sweetmeats/candies made from them should be consulted.</p> <p>Additional information: LMLÖlsamen_10-5</p>	LMLÖlsamen	
10668	<p>As an orientation regarding the determining generally accepted standards and the correct trade designations of individual products the BLL-guideline, BLL-RL ZuckW for sugar confectionery products is to be referred to.</p> <p>It contains e.g. regulations for</p> <ol style="list-style-type: none"> 1. bonbons 2. fudge products 3. jelly products, fruit pastes 4. foam sugar products 5. liquorice goods 6. sugar-coated pills, candy 7. pastilles, tablets of compressed materials 8. marzipan, persipan and nougat products 9. chocolate truffles and paste 10. ice cups 11. brittle 12. white nougat and related products 13. chewing gum 14. glacé fruits and other crystallised plant parts 15. effervescent powder to eat and sugarware containing effervescent powder 16. powder drinks 17. lemonade powder and tablets 18. effervescent powder and tablets 19. sugar icing, fillings and confectionary paste 20. fillings of filled chocolate and chocolates (pralines). 21. rum balls <p>Additional information: BLLRL ZuckW_17-11</p>	BLLRL ZuckW	

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Author: Träger

Product: Süßwaren / confectionery

Organic foodstuffs

Article No.:

req. no.	Statutory requirement	Law	Article
20331	Every businessperson who produces organic products, processes them, stores them or places them on the market must, before placing them on the market, 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.	VO (EG) Nr. 834/2007	Art. 27 Abs.1, 28 Abs.1, 29 Abs. 1,2
10914	Only organic food may be purchased for which the supplier has provided an organic food certificate. The individual member states set up a publically accessible database which contains the current organic food certificates of the individual companies.	VO (EG) Nr. 834/2007	Art.28 (5) Art.29+VO (EG) Nr.889/2008 Art. 92b
20599	Germany: The current lists of companies certified according to RE (EC) No 834/2007 are accessible via the internet pages of the control offices. The list of approved control offices is available under www.ble.de / Unsere Themen/ Landwirtschaft / ökologischer Landbau / Zulassung Kontrollstellen.	ÖLG	§ 5 Abs. 2
20318	It is prohibited to treat organic products or their original substances with ionising irradiation.	VO (EG) Nr. 834/2007	Art. 10
20322	Foodstuffs 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 "Öko" (Eco), also for trade marks and indications of all kinds. Additional information: VO (EG) Nr.834/2007 Anhang_13-11	VO (EG) Nr. 834/2007	Art.23 Abs. 1 und 2
20324	Living and unprocessed agricultural products may only then be designated as organic if all the constituent parts of this product have been produced in adherence to the prescriptions of RE (EC) No 834/2007 and RE (EC) No 889/2008.	VO (EG) Nr. 834/2007	Art. 23 Abs. 1
20325	Processed foodstuffs may use designations such as "organic", "bio" and "eco"etc., in the trade name, if the requirements for their composition are fulfilled and at least 95% of their ingredients of agricultural origins stem from organic production. In the list of ingredients it is to be stated, which ingredient is organic. Which foodstuff additives may be regarded as organic ingredients is laid down in RE (EC) No 889/2008 Annex VIII. Additional information: VO (EG) Nr. 889/2008 Anhang VIII_16-05	VO (EG) Nr. 834/2007	Art. 23 Abs.4, VO 889/2008 Art.27 Abs.2, Art. 97
20316	Processed organic products must be processed according to the principles and prescriptions listed Art. 6 and 19 of RE (EC) No 834/2007. These regulations are concretely described in Article 26 of RE (EC) No 889/2008.	VO (EG) Nr. 834/2007	Art. 4, 6, 19 + VO (EG) Nr. 889/2008 Art. 26

Category: Sweets

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Author: Träger

Product: Süßwaren / confectionery

Organic foodstuffs

Article No.:

req. no.	Statutory requirement	Law	Article
10639	<p>Biological/ecological foodstuffs may only be produced when materials used are approved for them. Which products and materials are permitted to be used in the processing of biological/ecological foodstuffs is laid down in Article 27 and 27a of RE (EC) No 889/2008 and in RE (EC) No 889/2008 Annex VIII. Which non-ecological /non-biological ingredients of agricultural origin may be used in the processing of biological / ecological foodstuffs is laid down in RE (EC) No 889/2008 Annex IX, may only then be used if a certificate of exemption has been issued through the member state concerned.</p> <p>Additional information: VO (EG) Nr. 889/2008 Anhang IX_13-04 VO (EG) Nr. 889/2008 Anhang VIII_16-05</p>	VO (EG) Nr. 889/2008	Art. 27, 27a, 28, 29
20315	<p>Foodstuffs obtained from animals living in the wild (products of hunting and fishing) may not be designated as "biologisch/ökologisch" (organic). The use of the bio logo for these products is prohibited.</p> <p>Foodstuffs with the main ingredient game or fish (if it is not from an organic aquaculture) may bear designations such as "Bio" and "Öko" (eco) etc., in the ingredient list, and in the same field of view as the trade name</p> <ul style="list-style-type: none"> - if the other ingredients of agricultural origin are exclusively organic and the remaining requirements and - the combination from Art. 19 RE (EC) No 834/2007 (see separate requisite action) are fulfilled. It must be stated in the ingredient list which ingredients are organic and in what percentages. - reference to the organic production may only appear in connection with the organic ingredient. - It must be stated in per cent how big the organic proportion is of the total ingredients. This per cent statement must be made in the same colour, same size and script as the other ingredients. 	VO (EG) Nr. 834/2007	Art. 1 Abs.2, Art. 23 Abs. 4, Art. 25 Abs. 1,2
20320	Foodstuffs of animal origin, which are produced during the period of changeover to organic production may not be labelled or marketed as organic products. As yet there are no special labelling regulations for changeover/conversion products of vegetable origin.	VO (EG) Nr. 834/2007	Art. 17
20317	It is prohibited to use genetically modified organisms (GMO) and products manufactured from or through GMO in the production and processing of organic products. Foodstuffs which must bear a label or an indication of GMO may not be designated as organic products. Coincidental, technically unavoidable contamination under 0.9% is legally acceptable.	VO (EG) Nr. 834/2007	Art. 9, 23 Abs.3

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Author: Träger

Product: Süßwaren / confectionery

Organic foodstuffs

Article No.:

req. no.	Statutory requirement	Law	Article
20328	<p>If a foodstuff is designated as organic, the following additional labelling elements are required:</p> <p>a) the code number of the regulatory authority responsible for the company,</p> <p>b) for pre-packed foodstuffs also the community logo;</p> <p>c) use of the community logo in the same field of view as the logo additionally the place of production of the agricultural original substances depending on the case:</p> <ul style="list-style-type: none"> - "EU agriculture" - "Non-EU agriculture", - "EU and Non-EU agriculture" <p>All statements must be easily visible. If at least 98% of the agricultural products are from the same country, the statement "EU" or "Non-EU" can be replaced or supplemented by the name of the country. The statement "EU" or "Non-EU" must not appear in a more conspicuous colour, size or script than the trade name. All statements must be easily visible, non-smudge and clearly legible.</p> <p>For the sequence of the labelling elements the following applies:</p> <ul style="list-style-type: none"> - the code number must be placed in the same field of view as the Community logo; - the location of manufacture must be placed immediately under the code number. <p>The EC-Bio-Logo may only be used, if the product fulfils the requirements and company is subject to the control process.</p> <p>Additional information: VO (EG) Nr. 889/2008 Anhang XI_11-04</p>	VO (EG) Nr. 834/2007	Art. 24 +VO (EG) Nr.889/2008 Art.57,58
20330	<p>The community logo as well as private or national logos may only be used for products which conform to RE (EC) No 834/2007. For the following products, the community logo is prohibited:</p> <ul style="list-style-type: none"> - for products from the period of changeover; - for processed foodstuffs which contain less than 95% organic ingredients. 	VO (EG) Nr. 834/2007	Art. 25
20326	<p>Processed foodstuffs may use designations such as "Bio", "Öko" (organic, bio and eco) etc., exclusively in the ingredient list, if they contain constituent parts which have not been approved for organic foodstuffs. The remaining requirements for their composition from Art. 19 RE (EC) No 834/2007 (see separate requisite action) must however, be fulfilled. In the list of ingredients is to be stated, which ingredients are organic. Reference to organic production may only appear in combination with the organic ingredient. It must be stated in per cent how large the proportion of organic ingredients is to the whole. This per cent statement must be in the same colour, size, script as the other ingredients.</p>	VO (EG) Nr. 834/2007	Art. 23 Abs. 4
10646	<p>Organic foods which fulfil the requirements of RE (EC) No 834/2007 may bear additionally a national Eco-Label (the so-called "Künast-Seal". The design of the Eco-label is laid down in § 1 of ÖkoKennzV and in ÖkoKennzV Annex 1. The national ECO-label must be affixed to the pre-package using print, sticker or label otherwise fixed to the packaging in a clearly visible position, indelible and easily legible.</p> <p>Additional information: ÖkokennzV Anlage 1</p>	ÖkoKennzG	§ 1 + ÖkoKennzV § 1, 2

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Author: Träger

Product: Süßwaren / confectionery

Organic foodstuffs

Article No.:

req. no.	Statutory requirement	Law	Article
10649	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. Additional information: ÖkoKennzV Anlage 2	ÖkoKennzV	§ 3
10640	For the transportation of biological / ecological products, also to bulk and retail trade, the packaging, containers or transport means must be lead sealed 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.	VO (EG) Nr. 889/2008	Art. 31 Abs. 1,2
10641	For the transportation of lead sealed or otherwise sealed biological / ecological products also to bulk and retail trade, the following labelling elements must be stated on the label or in an accompanying document clearly assignable to the goods: - 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.	VO (EG) Nr. 889/2008	Art. 31 Abs. 1
10750	The following requirements for the transport of live fish from ecological/biological production must be fulfilled: the containers, the water temperature and the oxygen concentration of the clean water must be suitable for the fish; only containers previously cleansed, disinfected and washed out must be used; the number of fish per container must conform to what is appropriate for the type of fish; care is taken to avoid stress;	VO (EG) Nr. 889/2008	Artikel 32a)
20496	The statement "without genetic modification because organic" is to be regarded as misleading in the sense of § 11 Section 1 LFGB, as the impression is given that in principle all organic foodstuffs may be advertised with the label "without genetic modification". This is however reserved for products that have no traces of GVO (genetic modification). (Decision of the ALS = Committee of state food chemistry experts and the federal office for consumer protection and food safety)	ALS	2011/39 + EGGEnTDurchf G



Category: Sweets

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Author: Träger

Product: Süßwaren / confectionery

Sweets

Article No.:

Included as sweets are hard and soft caramels, fondant products, foam sugar goods, liquorice, dragees, komprimates, gummi sweets and gelee/ jelly products

req. no.	Statutory requirement	Law	Article
10668	<p>As an orientation regarding the determining generally accepted standards and the correct trade designations of individual products the BLL-guideline, BLL-RL ZuckW for sugar confectionery products is to be referred to. It contains e.g. regulations for</p> <ol style="list-style-type: none"> 1. bonbons 2. fudge products 3. jelly products, fruit pastes 4. foam sugar products 5. liquorice goods 6. sugar-coated pills, candy 7. pastilles, tablets of compressed materials 8. marzipan, persipan and nougat products 9. chocolate truffles and paste 10. ice cups 11. brittle 12. white nougat and related products 13. chewing gum 14. glacé fruits and other crystallised plant parts 15. effervescent powder to eat and sugarware containing effervescent powder 16. powder drinks 17. lemonade powder and tablets 18. effervescent powder and tablets 19. sugar icing, fillings and confectionary paste 20. fillings of filled chocolate and chocolates (pralines). 21. rum balls <p>Additional information: BLLRL ZuckW_17-11</p>	BLLRL ZuckW	
11206	<p>Confectionery with high content of citric acid Statement of the Working Group Food Chemistry Experts of the Federal States and the Federal Office for Consumer Protection and Food Safety (ALS): "Candy sprays" and comparable products with increased citric acid content, which are specially designed for children, with a significantly increased proportion of citric acid (> 10%), such products can not be ruled out that they can be mistakenly sprayed in the eyes so they are considered not sure accordance to Art. 14 para. 1 and Paragraph 2 (a) of Regulation (EC) No 178/2002. For other confectionery specifically designed for children, with a citric acid content significantly higher than lemon or lemon juice (> 10% in the total product or in one component), the product is accordance to Art. 7 of Regulation (EC) No. 178/2002 ("precautionary principle") with an indication of the citric acid content and with a user manual accordance to Art. 9 (1) (j) of Regulation (EU) No 1169/2011.</p>	ALS	2017/12 + VO (EG) Nr. 178/2002

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Sweets

Article No.:

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req. no.	Statutory requirement	Law	Article
11133	<p>Hard candy balls are classified as non-safe foods depending on their diameter and target group (children under or over 5 years of age). The statements of the Federal Institute for Risk Assessment (BfR) and of the working group of food chemical experts should be seen as help to orientation.</p> <p>Additional information: BfR Hartzuckerbälle_11-04 BfR Hartzuckerkekeln klein_17-11</p>	BfR Hartzuckerkekeln	+ BfR Hartzuckerkekeln klein + ALS 2012/08 + ALS 2015/36
10921	<p>Candy Sprays are sweets which are offered in pump sprays and are to be sprayed directly into the mouth. In order to achieve a particularly sour taste, candy sprays often contain a high concentration of citric acid. According to the BfR statement the following courses of action are required:</p> <ul style="list-style-type: none"> - affixing of additional warning notices - affixing of a mechanism which prevents the spray nozzle from being unscrewed - and the limitation of the citric acid concentration to the region of the concentration of lemon juice (maximally 7%). Products which do not fulfil these requirements are not considered by the BfR to be safe foodstuffs. <p>Additional information: BfR Candy Spray_12-11</p>	BfR Candy Spray	
10672	<p>Sugar ware made out of foam sugar and waffles even broken count as sugar ware in so far as the waffle leaves do not form a complete covering of the foam and the volume of the foam sugar component is greater than that of the volume of the waffles leaves. Apart from this, waffles are counted as long-lasting bakery products.</p> <p>Additional information: LMLFeinBackw_10-05</p>	BLLRL ZuckW	
10432	<p>Instant products must adhere to the microbiological recommended and warning levels stated in the publication of the DGHM.</p> <p>The recommended and warning levels can be accessed under www.dghm-richt-warnwerte.de.</p>	DGHM	
40156	<p>For the following foodstuffs in finished packs the filling amount may be made according to number of pieces, if there is more than one piece in the pack and the filling weight is less than 100g:</p> <ol style="list-style-type: none"> 1. sugar wares as figures 2. chocolate wares as figures (except for pralines/chocolates), 3. long life bakery products with a single weight of more than 5g, 4. chewing gum, chewing sweets, foam sugar wares. The statement is not required if all the pieces are visible and easily countable or if the foodstuff is normally in the trade put on the market only as a single piece or pair. 	FertigPackV	§ 8 Abs.2+§ 10 Abs.1



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Article No.:

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req. no.	Statutory requirement	Law	Article
40158	<p>For the following foodstuffs in finished packs the filling amount does not have to be stated if they are less than 50g:</p> <ol style="list-style-type: none"> 1. sugar goods, products manufactured from almonds, nuts and other various oil seeds, 2. long life bakery products, 3. products for nibbling. <p>For sugar in finished packs the filling amount does not have to be stated if it is less than 20g.</p> <p>For collected packs the following special rules applies: if individual finished packs of this foodstuff with an individual weight of less than 50g are put together into a collected pack and if the total filling amount of this collected pack is not more than 100g, then the labelling of number and filling amount of the individual finished packs is not necessary on the collected pack.</p>	FertigPackV	§ 10 Abs.2
10671	<p>The following limitations ensue from sugar ware to products according to KakaoV:</p> <ul style="list-style-type: none"> - filled chocolate, chocolate with ...filling: products of more than bite-size which are chocolate covered whereby the chocolate share is 25% and more of the total weight of the product in so far as also the further prerequisites of Annex 1 Number 7 Kakao-V are fulfilled. -not filled chocolate in the sense of KakaoV: products of more than bite-size which are covered in chocolate whereby the chocolate share however is under 25% in terms of the total weight of the product. Therefore, chocolate bars, pasties, marzipan bars and similar may be accordingly "filled chocolate" or chocolate-covered sugarware. -Not completely covered products (e.g. half-dipped products): these are independent of the percentage of the chocolate share not "filled chocolate" in the sense of KakaoV - Pralines: these are mouth sized chocolates with a chocolate share of 25% or more relative to the total weight of the finished products, in so far as other prerequisites of KakaoV are fulfilled -Bite-sized products with a chocolate share of under 25% relative to the total weight of the finished product are sugarware with a chocolate coating, for example nut confectionary with chocolate, creamfilled chocolate-covered confectionary, jelly bananas coated with chocolate - for products with more than 25% chocolate share the character of the product as well as the general trade understanding determines whether the product is designated as filled chocolate, chocolate with ...filling or as a praline. <p>Sugarware with a coating of chocolate (e.g. chocolate toffee) where the toffee characteristic is in the foreground can be seen as sugarware with particularly thick chocolate coating</p> <ul style="list-style-type: none"> - chocolate sprinkles and chocolate flakes in the sense of the Annex 1 KakaoV are not sugarware. 	BLLRL ZuckW	+ KakaoV



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Author: Träger

Product: Süßwaren / confectionery

Foodstuff for low-sodium nutrition

Article No.:

req. no.	Statutory requirement	Law	Article
11155	At the start of application of Regulation (EC) no. 609/2013, saline substitutes and foodstuffs for sodium-sensitive foods are considered to be food for general consumption. The general provisions for foodstuffs are to be Observed.	VO (EU) Nr. 609/2013	



Category: Sweets

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Author: Träger

Product: Süßwaren / confectionery

Until FSG - Dietary foodstuffs for weight reduction

Article No.:

These foodstuffs are included under dietary foodstuffs
FSG = Food for specific groups

req. no.	Statutory requirement	Law	Article
20578	<p>The requirements for foodstuffs for special nutritional purposes („dietary foodstuffs“) has been newly regulated at European level. From 20.07.2016 (RE (EC) No 609/2013 - FSG) the requirements are restricted to a few foodstuff categories:</p> <ul style="list-style-type: none"> - infant starter foods and follow-on - cereal complementary food and other complementary foods - foodstuffs for special medicinal purposes - daily allowances for weight control nutrition. <p>A few products will in future no longer count as foodstuffs for special nutrition. These may still be placed on the market until 20. July 2016 and so labelled. Reduction of stocks after this date is allowed for an unlimited period.</p>	VO (EU) Nr. 609/2013	Art. 1, Art. 21 Abs. 2
11149	<p>Total diet replacement for weight control have been described as "products for replacing a daily ration" at a European level since the revision of dietary law. For them, , the provisions of VO (EC) No. 609/2013 and VO (EU) 2017/1798 apply from 27.10.2022.</p> <p>The national diet regulation must be still adjusted.</p> <p>Meal replacement is now one of the foods of general consumption. The general regulations must be observed.</p>	DiätV	
40606	<p>Substances which fall into the categories named in the Annex to RE (EC) No 953/2009 may be added during the production of foodstuffs for a special nutrition for particular nutritional purposes. This does not apply to cereal foods and other supplementary foods for babies and infants, as well as baby starter foods and follow-on foods. Substances for new kinds of food and food ingredients which are not listed in the categories, may however be used according to RE (EU) 2015/2283)</p> <p>This requisite action applies until passing of the delegated acts (regarding RE (EC) No 609/2013 – RE concerning foodstuffs for special groups)</p> <p>Additional information: VO (EG) Nr. 953/2009 Anhang_12-04</p>	VO (EG) Nr. 953/2009	Art. 2
11156	<p>Two health claims are allowed for meals replacement:</p> <ol style="list-style-type: none"> 1. " Substituting one of the main daily meals of an energy restricted diet with a meal replacement contributes to the maintenance of weight after weight loss " 2. "Substituting two of the main daily meals of an energy restricted diet with meal replacements contributes to weight loss". <p>In order to use the health claims, the products need a certain composition. The requirements for the composition have now been amended with Regulation (EU) 2016/1413.</p> <p>Until 14.09.2019, meal replacements may still be made according to the previous provisions.</p> <p>Additional information: RE (EU) 2016/1413_16-11 VO (EU) 2016/1413_16-11</p>	VO (EG) Nr. 1924/2006	+ VO (EU) 2016/1413

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Author: Träger

Product: Süßwaren / confectionery

Until FSG - Dietary foodstuffs for weight reduction

Article No.:

These foodstuffs are included under dietary foodstuffs
FSG = Food for specific groups

req. no.	Statutory requirement	Law	Article
40036	<p>Foods used in energy-restricted diets for weight reduction may only be manufactured and placed on the market if they conform to the requirements for their composition laid down in Annex 17 of DiätV.</p> <p>This target is only valid for total diet replacement for weight control until 26.10.2022. Thereafter, the RE (EU) 2017/1798 is valid.</p> <p>Additional information: DiätV Anlage 17</p>	DiätV	§ 14 a Abs.2
40037	<p>Foods used in energy-restricted diets for weight reduction which are intended as a replacement for the whole of the daily diet shall only be placed on the market in a pre-package which contains all the constituent parts.</p> <p>This target is only valid for total diet replacement for weight control until 26.10.2022. Thereafter, the RE (EU) 2017/1798 is valid.</p>	DiätV	§ 14 a Abs.3
40055	<p>Foods for energy-restricted diets for weight reduction must be labelled as follow:</p> <ol style="list-style-type: none"> 1. for replacement for the whole of the daily diet with „Tagesration für gewichtskontrollierende Ernährung“ (Total diet replacement for weightcontrol), 2. for replacement of one or more meals within the daily diet with „Mahlzeit für eine gewichtskontrollierende Ernährung“ (meal replacement for weight control). This label must be in a clearly visible position on the pre-package. <p>This target is only valid for total diet replacement for weight control until 26.10.2022. Thereafter, the RE (EU) 2017/1798 is valid.</p>	DiätV	§ 21 a Abs.1, 2, § 25 Abs.1, § 27a + LMKV
40056	<p>Foods for energy-restricted diets for weight reduction must be labelled in a clearly visible position on the pre-package with the following indications:</p> <ol style="list-style-type: none"> 1. instructions for appropriate preparation and a statement as to the importance of following those instructions, 2. information on possible laxative effect of the product if a daily dose of more than 20 g polyalcohol is taken. 3. statement on the importance of of maintaining an adequate daily fluid intake. 4. the energy value in kJ and kcal as well as the protein, carbohydrate and fat contents per stated amount of the ready-to-use product and 5. the average amount of the minerals and vitamins listed in Annex 17 Number 7 of DiätV per stated amount of the ready- to-use product. <p>This target is only valid for total diet replacement for weight control until 26.10.2022. Thereafter, the RE (EU) 2017/1798 is valid.</p> <p>Additional information: DiätV Anlage 17</p>	DiätV	§ 21 a Abs. 3, 4



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Until FSG - Dietary foodstuffs for weight reduction

Article No.:

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req. no.	Statutory requirement	Law	Article
40057	<p>Foods for energy-restricted diets for weight reduction which are intended as replacement for the whole of the daily diet must be labelled in a clearly visible position on the pre-package with the following statements:</p> <ol style="list-style-type: none"> 1. the statement that the product contains all nutritional requirements for one day in appropriate quantity. 2. A warning that the product must not be used for more than three weeks without medical advice. <p>This target is only valid for total diet replacement for weight control until 26.10.2022. Thereafter, the RE (EU) 2017/1798 is valid.</p>	DiätV	§ 21 a Abs.5
40059	<p>For foods for energy-restricted diets for weight reduction the following statements are prohibited:</p> <ol style="list-style-type: none"> 1. statements about the time required for a possible loss of weight or 2. reference to the amount of a possible weight loss. <p>This target is only valid for total diet replacement for weight control until 26.10.2022. Thereafter, the RE (EU) 2017/1798 is valid.</p>	DiätV	§ 21 a Abs.7



Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

gluten-free / lactose-free

Article No.:

Foods labelled "gluten-free" / "lactose-free"

req. no.	Statutory requirement	Law	Article
11010	<p>Conditions for the use of the statements "glutenfree" and "very little gluten content" for foodstuffs:</p> <p>GLUTEN-FREE: The foodstuff demonstrates at sale to the end user a concentration of gluten of maximally 20 mg/kg.</p> <p>VERY LOW GLUTEN The foodstuff consists of or contains one or more ingredients of wheat, rye, barley, oats or crossbred varieties of these cereal types which were processed in a particular manner to reduce the gluten concentration and demonstrate at sale to the end user a concentration of gluten of maximally 100 mg/kg auf.</p> <p>These statements are formulated verbatim. Other formulations may not be used.</p> <p>Additional information: VO (EU) Nr. 828/2014 Anhang_14-11</p>	VO (EU) Nr. 828/2014	Art. 3 + Anhang
11011	<p>Additional requirements for foodstuffs containing oats with the statements "gluten-free" or "very low gluten":</p> <ul style="list-style-type: none"> - The oats in this foodstuff must be so produced, prepared and/or processed such that a contamination through wheat, rye, barley or crossbred varieties of these cereal types is excluded; - the gluten concentration of these oats may amount to maximally 20 mg/kg. <p>Additional information: VO (EU) Nr. 828/2014 Anhang_14-11</p>	VO (EU) Nr. 828/2014	Art. 3 + Anhang
11012	<p>Permitted additions to the notices „gluten-free“ und „very low gluten“ for foodstuffs:</p> <ul style="list-style-type: none"> - "suitable for people intolerant to gluten " or "suitable for coeliacs"; - "Specially formulated for people intolerant to gluten" or "Specially formulated for coeliacs "; if at the production the gluten concentration of the ingredients was reduced or the ingredients containing gluten were replaced by gluten-free ingredients. 	VO (EU) Nr. 828/2014	Art. 3 Abs. 2,3
11262	<p>Advertising of foods with the claim "aus nicht glutenhaltigen Rohstoffen hergestellt" (= made from ingredients that do not contain gluten)</p> <p>Decision of the ALTS = Arbeitskreis der auf dem Gebiet der Lebensmittelhygiene und der vom Tier stammenden Lebensmittel tätigen Sachverständigen (working group of authorities on food hygiene and animal based food):</p> <p>For foods, e. g. bakery products, only the statements "gluten-free" or "very low gluten" can be made according to RE (EU) No 828/2014 to point out that no gluten or a reduced amount of gluten is present.</p> <p>Statements like "aus nicht glutenhaltigen Rohstoffen hergestellt" (= made from ingredients that do not contain gluten) do not comply with Art. 3 of RE (EU) No. 828/2014 read in conjunction with the annex and are also not admissible if combined with other statements.</p>	ALTS	80/08 + VO (EU) Nr. 828/2014

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Author: Träger

Product: Süßwaren / confectionery

gluten-free / lactose-free

Article No.:

Foods labelled "gluten-free" / "lactose-free"

req. no.	Statutory requirement	Law	Article
40876	<p>Regarding limitation of nutritional related statements in the sense of RE (EC) No 1924/2006:</p> <p>1. Not considered to be a nutritional-related statement is certain information concerning the absence of substances which are not already covered by special legal requirements and which are directed at people with a sensitivity, intolerance or allergy to one of these substances, for example.:</p> <ul style="list-style-type: none"> - lactosefree, - free of lactic protein - contains no sojaproteine - iodine free. <p>If these substances are naturally not contained in the product, then an appropriate supplementary statement must be added, for example "naturally free of iodine".</p> <p>The statement "glutenfree" is regulated by RE (EC) No 41/2009 .</p> <p>2. Not considered to be a nutrition-related statement is certain information about substances contained in a product if this information is supplemented by „(the ingredient) naturally contains (constituent substance)“, for example.:</p> <ul style="list-style-type: none"> - Soja naturally contains isoflavone - tomatoes naturally contain lycopin. <p>3. The following are considered to be nutrition-related statements and are further prohibited :</p> <ul style="list-style-type: none"> - statements about the low content or absence of cholesterin (cholesterin reduced, low level of cholesterin, cholesterin freie - "without trans fatty acids". <p>(Statement of the ALS = Arbeitskreis Lebensmittelchemischer Sachverständiger der Länder und des Bundesamtes für Verbraucherschutz und Lebensmittelsicherheit) This is the Working Committee of the foodstuff chemistry experts of the German individual federal states and the Federal Office for Consumer Protection and Food safety:</p>	ALS	2010/57 + VO (EG) Nr. 1924/2006
10883	<p>Statements as to lactose concentration of a foodstuff are not taken up by RE (EC) No 1924/2006. These are permitted if they are true and no advertising is obviously represented. For the statements "lactose low" "extremely lactose low" and "free of lactose" , the "Positionspapier der Lebensmittelchemischen Gesellschaft, GDCh Laktose" will serve as orientation. For milk products there exists a special regulation (see further requisite action)</p> <p>Additional information: GDCh Laktose_10-11</p>	GdCh Laktose	
30166	<p>Milk products of Annex 1 MilchErzV with a reduced lactose content may only be labelled with a comment regarding the absence of lactose when the lactose content is below 0.1 gramm per 100 gramm of the finished product. The labelling has to contain a statement like „Laktosegehalt: unter 0,1 g/100 g“ (=lactose content below 0.1g / 100g) or a similar indication.</p>	MilchErzV	§ 4 Abs. 2
30167	<p>Cheese or cheese products with a reduced lactose content may only be labelled with a comment regarding the absence of lactose when the lactose content is below 0.1 gramm per 100 gramm of the finished product. The labelling has to contain a statement like „Laktosegehalt: unter 0,1 g/100 g“ (=lactose content below 0.1g / 100g) or a similar indication.</p>	KäseV	§ 15 Abs. 6



Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Sweets and beverages containing liquorice

Article No.:

req. no.	Statutory requirement	Law	Article
30104	<p>According to a positional statement of the BfR (formerly BgVV) liquorice products with a concentration of Ammonium chloride of more than 2 % u to 4,49 % must bear a notice "Adult liquorice - not liquorice for children" in a n easily visible position, clearly legible and permanently marked.</p> <p>For salted liquorice with an Ammonium chloride concentration of more than 4,5 % up to 7,99 % the notice "Extra strong, Adult liquorice - not liquorice for children" is required on the front of the packaging.</p> <p>Additional information: BfR Lakritz_12-11</p>	BfR Lakritz	
10943	<p>Obligatory statements for sweets containing liquorice;</p> <p>-from a concentration of 100mg/kg glycyrrhizinic acid or its ammonium salts: "contains liquorice" immediately after list of ingredients, where there is no ingredient list, this must be in connection with the designation of the foodstuff: notice is not obligatory if the term „liquorice“ is in the ingredient list or contained in the designation of the foodstuff,</p> <p>-from a concentration of 4g/kg of glycyrrhizinic acid or its ammonium salts "contains liquorice, with high blood pressure avoid overuse of this product" immediately after the ingredient list, where there is no ingredient list, this must be stated in connection with the product designation.</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 3
10944	<p>Obligatory statements for alcohol-free beverages containing liquorice:</p> <p>- from a concentration of 10 mg/l glycyrrhizinic acid or its ammonium salt: "contains liquorice" immediately after the ingredient list, where there is no list then this must be placed in connection with the foodstuff designation: notice is not required if the term "liquorice" is in the ingredient list or contained in the designation of the product.</p> <p>-from a concentration of 50 mg/l of glycyrrizin or its ammonium salt in ready to drink beverages: "contains liquorice, with high blood pressure avoid overuse of this product" immediately after the list of ingredients, where no list of ingredients then with the designation of the foodstuff.</p> <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 3



Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Sweets and beverages containing liquorice

Article No.:

req. no.	Statutory requirement	Law	Article
10945	<p>Obligatory statements beverages with more than 1.2% vol alcohol which contain liquorice:</p> <ul style="list-style-type: none"> -from a concentration of 10mg/l glycyrrhizinic acid or its ammonium salt:“ contains liquorice“ immediately after the ingredient list, where there is no list then in connection with the name of the foodstuff: the notice is not required if the term „liquorice“ is in the ingredient list or in the designation of the foodstuff, -from a concentration of 300mg/l glycerine acid or its ammonium salt in ready to drink beverages:“ contains liquorice, with high blood pressure avoid excessive use of this product“ immediately after the ingredient list, where there is no list then in connection with the designation of the foodstuff. <p>Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04</p>	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 3

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Foodstuff containing caffeine

Article No.:

req. no.	Statutory requirement	Law	Article
30085	If caffeine is used as a flavouring substance the regulations of RE (EU) No 1334/ 2008 are to be observed above all the limited use only for certain foodstuffs and the highest amounts.	VO (EG) Nr. 1334/2008	Anhang I Teil A
10946	Obligatory statement for beverages beverage concentrates, beverage powder etc. which in ready to drink containing more than 150 mg/l caffeine: "High caffeine content. Not recommended for children or pregnant or breast-feeding women (xxx mg/ 100 ml)" in the same field of vision as the name of the beverage. xxx= caffein content present. The notice is not required for coffee or tea-based beverages where the terms "coffee" or "tea" are the names of the beverage, e.g. coffee granules. Herbal infusions (e.g. paraguay tea) are not covered by that exemption. Beverages containing less than 150 mg/l caffeine should not bear the notice. Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 4 + ALS 2011/16 + ALS 2017/7
10947	Obligatory statement for other foodstuffs than beverages whose caffeine is added for physiological purposes;" contains caffeine .Not recommended for pregnant women (xxx mg/100g/ml) in the same field of vision as the name of the foodstuff. Xxx= caffein content present, according to the foodstuff either per 100mg or 100ml The obligatory statement must be made regardless of the added caffein amount. Additional information: VO (EU) Nr. 1169/2011 Anhang III_14-04	VO (EU) Nr. 1169/2011	Art. 10 Abs. 1, Anhang III Nr. 4
10976	Labelling of caffeine in the list of ingredients when used as flavouring: "flavouring caffeine". Additional information: VO (EU) Nr. 1169/2011 Anhang VII_14-11	VO (EU) Nr. 1169/2011	Art. 18 Abs. 4 + Anhang VII Teil D

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Product contains ingredient chocolate

Article No.:

If a product contains an ingredient chocolate e.g. A chocolate coating or chocolate sprinkled pieces then the chocolate used must adhere to the corresponding requirements. This is particularly important for muesli, bakery products, dairy products, pudding and other sweet desserts, sweets, nibbles and edible ice.

req. no.	Statutory requirement	Law	Article
10419	Chocolate must adhere to the microbiological recommended and warning levels stated in the publication of the DGHM. www.dghm.org The recommended and warning levels can be accessed under www.dghm-richt-warnwerte.de. The values are currently under revision.	DGHM	
30001	Cacao products and chocolate products must fulfil the requirements of Annex I of KakaoVO. Additional information: KakaoV Anlage 1	KakaoVO	§ 1
30008	At the production of cocoa and chocolate products types of sugar which are not listed in ZuckArtV may also be used.	KakaoVO	§2 Abs.5
30003	Chocolate products may only contain animal fat which is fat obtained from milk. Exceptions to this are filled chocolate and chocolates (pralines).	KakaoVO	§2 Abs.1
30002	Chocolate products with the exception of filled chocolate and pralines (chocolates) may contain apart from cocoa butter only vegetable fats which are named in Annex 2 Number 2 of KakaoV. These may be maximally 5% in the end product. The following notice where other vegetable fats are used is required: "as well as cocoa butter also contains other vegetable fats". This must be stated in the same field of vision as the list of ingredients in at least the same size of script, in bold type as well as clearly separate from this list and close to the name of the food. In so far as the name is given more than once, the notice is only required at one of these statements. Additional information: KakaoV Anlage 2	KakaoVO	§2 Abs.1, § 3 Abs.4,5
30004	Chocolate products may contain other ingredients as vegetable fat up to maximally 40% in the product. Exceptions to this are filled chocolate and chocolates (pralines).	KakaoVO	§2 Abs.1
30005	Chocolate products with the exception of chocolate a la taza and Chocolate familiar must not have corn meal products and starches added.	KakaoVO	§2 Abs.2
30007	The prescribed minimum concentrations for chocolate products e.g. for total cocoa dry mass must refer to the chocolate proportion, that is calculated after subtraction of the remaining ingredients. For pralines and filled chocolates additionally the weight of the filling must be subtracted before the calculation of the minimum concentrations.	KakaoVO	§2 Abs.4
30006	Chocolate products and cocoa powder may only contain aromas if these do not copy the taste of chocolate or milk-fat. Exceptions to this are filled chocolate and chocolates (pralines).	KakaoVO	§2 Abs.3
30009	Cocoa and late products must bear in the label the name laid down for them in Annex I of KakaoV. Additional information: KakaoV Anlage 1	KakaoVO	§3 Abs.1

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Author: Träger

Product: Süßwaren / confectionery

Product contains ingredient chocolate

Article No.:

If a product contains an ingredient chocolate e.g. A chocolate coating or chocolate sprinkled pieces then the chocolate used must adhere to the corresponding requirements. This is particularly important for muesli, bakery products, dairy products, pudding and other sweet desserts, sweets, nibbles and edible ice.

req. no.	Statutory requirement	Law	Article
30018	The names for chocolate and cocoa products according to Annex 1 of KakaoV may only then be used supplementary to the designation of foodstuffs if a confusion with products of KakaoV can be excluded. Additional information: KakaoV Anlage 1	KakaoVO	§3 Abs.6
10846	Chocolate icing paste containing cocoa and sweet chocolate praline are not subject to KakaoV. It has to do with imitated chocolate products, which must be sufficiently labelled. The following designations are sufficient: - "chocolate icing paste containing cocoa" for imitation chocolate glazing or imitation couverture; "sweets with icing paste" for imitation pralines with cocoa butter. These designations are not sufficient: "chocolate icing" for imitation chocolate glazing or imitation couverture; "chocolate confectionery" for imitation pralines with cocoa butter. Position of the ALS= Work Group of food chemistry experts of the Federal States and national ministry for Consumer Protection and Food Safety)	ALS	2006/40 + KakaoV + LMLFeinBackW
30012	The name "chocolate" may be supplemented by statements which refer to the quality, if the product contains at least 43% total cocoa dry mass of which at least 26% must be cocoa butter. Examples of statements would be "light bitter" "bitter" "half-bitter" "fine" "good" "best quality" "extra fine".	KakaoVO	§3 Abs.3
30013	The name "milk chocolate" may be supplemented by statements which refer to the quality, if the product fulfils the following requirements: at least 30% total cocoa dry mass, at least 18% milk dry mass of which at least 4.5% milk-fat, - the milk-fat from whole milk, skimmed milk cream or butter. Examples of statements would be "full milk" "fine" "good" "best quality" "extra fine".	KakaoVO	§3 Abs.3
30014	For chocolate which is put on the market as chocolate coating, the name "chocolate coating" may be supplemented by statements, which refer to its quality, if the product contains a at least 16% fat-free cocoa dry mass. Examples of statements would be "fine" "good" "best quality" "extra fine".	KakaoVO	§3 Abs.3

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Produkt contains ingredient dried fruit & nuts

Article No.:

If a product contains nuts or dried fruit as ingredients then these must adhere to the stated requirements. This is particularly important for muesli, bakery product, dairy products, pudding and other sweet desserts, sweets, nibbles and edible ice.

req. no.	Statutory requirement	Law	Article
10925	Raw, not ground whole oilseeds must adhere to the microbiological recommended and warning levels stated in the publication of the DGHM. The recommended and warning levels can be accessed under www.dghm-richt-warnwerte.de . The values for oilseeds are currently under revision.	DGHM	
10421	Dried fruit incl. raisins, fruit powder, nuts and coconut flakes must adhere to the microbiological recommended and warning levels stated in the publication of the DGHM. (www.dghm.org) The recommended and warning levels can be accessed under www.dghm-richt-warnwerte.de .	DGHM	
10574	As assistance in orientation concerning the usual understanding of the market and the right trade name of individual products the guidelines for fruit products are to be consulted. Additional information: LMLObst	LMLObst	
20122	As orientation assistance regarding the essential trade accepted standards in the guidelines and the correct trade name of individual products, the guidelines for oil seeds and the masses and sweetmeats/candies made from them should be consulted. Additional information: LMLÖsamen_10-5	LMLÖsamen	
10656	The quality requirements for dried grapes as sultanas, currants and muscatel berries are listed in RE (EC) No 1666 / 1999. Additional information: VO (EG) Nr. 1666/1999 Anhang	VO (EG) Nr. 1666/1999	
10652	The quality requirements for dried plums and prunes are listed in RE (EC) No 464/1999 Annex I. Additional information: VO (EG) Nr. 464/1999 Anhang I	VO (EG) Nr. 464/1999	
10655	The quality requirements for unprocessed dried figs are listed in RE (EC) No 1573 / 1999 Annex II. and the quality requirements for dried figs and fig paste are listed in RE (EC) No 1573 / 1999 Annex III. Additional information: VO (EG) Nr. 1573/1999 Anhang II VO (EG) Nr. 1573/1999 Anhang III	VO (EG) Nr. 1573/1999	

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Quality term – Mountain product / Product of island farming

Article No.:

req. no.	Statutory requirement	Law	Article
20536	Under the following conditions the term "mountain product" may be used for a foodstuff: - the raw materials as well as the feed for the farm animals come essentially from mountain areas; - in the case of processed products the processing takes place in mountain areas. For each Member State the EU lays down which areas are assessed as mountain areas. For third country products the relevant area must be officially designated as a mountain area or it must fulfil the same criteria as the mountain areas in the EU.	VO (EU) Nr. 1151/2012	Art. 31 Abs. 1,2 + VO (EG) Nr. 1257/1999 Art. 18 Abs. 1
11018	Specification of the requirements for the use of the definition "mountain product": The term "mountain product" may be used for the following animal products: - products produced by animals, such as milk and eggs if such are collected in mountainous areas; - products, which are produced from animals, such as for example meat, if the animals are reared for at least the last two thirds of their lives in mountainous areas and the products are processed in mountainous areas; for products produced from transhumant animals, the following special regulation applies: the animals must be reared at least a quarter of their lives as transhumant animals on mountain pasture; - apiculture products, if the bees have gathered nectar and pollen only in mountain areas. The definition "mountain product" may be used for plant-based foodstuffs if the plants are cultivated in a mountain area.	VO (EU) Nr. 665/2014	Art. 1, 3, 4
11019	Definition of a mountain product – Specification of the requirement "feed originates from mountain areas": Basically at least half the feedstuff originates from a mountain area. Deviating from this, applying to ruminants at least 60% of the annual feed ration must originate from mountain areas. For swine the share amounts to 25%. For honey, the definition may also then be used if the sugar fed to the bees does not come from mountain areas.	VO (EU) Nr. 665/2014	Art. 2 , Art. 3 Abs. 2
11020	Specification of the requirements for the use of the definition "mountain product" for processed products: 1. Processed products may contain as ingredients raw materials such as sugar, salt or herbs which could not be grown mountain areas as long as they do not constitute more than 50% of the total weight of the ingredients. 2. The description, "mountain product" may also be used for products for which processing steps took place within a radius of 30 kms from the mountain area concerned: - processing to milk and dairy products but only if the processing took place in business outside the mountain area which existed prior to 03.01.; - Slaughter of animals and dismembering and deboning of carcasses; - Pressing of olives. The Member States may draw up stricter regulations for processing outside mountain areas.	VO (EU) Nr. 665/2014	Art. 5, Art. 6

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Quality term – Mountain product / Product of island farming

Article No.:

req. no.	Statutory requirement	Law	Article
20537	<p>The areas in Germany which have been assessed as "mountain areas" are listed in Directive 86/465/EWG Mountain areas in the sense of the guideline are found in the following federal states</p> <ul style="list-style-type: none"> - Baden-Württemberg - Bavaria - North Rhine-Westphalia - Saxony. <p>Additional information: RL 86/465/EWG_13-04</p>	VO (EU) Nr. 1151/2012	+ RL 86/465/EWG
20538	<p>The facultative quality statement "Product of island farming " does not yet exist. Appropriate regulations may be reckoned with no earlier than 2014.</p>	VO (EU) Nr. 1151/2012	Art. 32

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

Quality term – TSG - traditional speciality guaranteed

Article No.:

'Traditional speciality guaranteed' means a traditional agricultural product or foodstuff recognised by the Community for its specific character.

req. no.	Statutory requirement	Law	Article
20097	Products with registered names as "traditional specialities guaranteed" (TSG) must conform to the product specification. A listing of the TSG of the Member States and third countries with the appropriate product specification can be found under http://ec.europa.eu/agriculture/quality/door/list.html .	VO (EU) Nr. 1151/2012	Art. 23 Abs. 1
20533	Additional labelling elements for TSG: - Obligation: Union logo (appearance and form are regulated in a separate regulation); - the protected name of the product should appear in the same field of view as the Union logo; - voluntary: the statement " traditional speciality guaranteed " or the appropriate abbreviation "TSG".	VO (EU) Nr. 1151/2012	Art. 23 Abs. 3 + Art. 59
10437	The Union symbol for "TRADITIONAL SPECIALITY GUARANTEED " must fulfil the requirements of Annex of the RE (EU) No 664/2014 and of Annex X of RE (EU) No 668/2014. The indication "TRADITIONAL SPECIALITY GUARANTEED " in the Union symbol can be made in any official language of Annex X of Regulation (EU) No. 668/2014. Additional information: VO (EU) Nr. 664/2014 Anhang_14-11 VO (EU) Nr. 668/2014 Anhang X_15-04	VO (EU) Nr. 664/2014	Art. 2 + VO (EU) Nr. 668/2014 Art. 13 Abs. 1, 2 + Anhang X
11014	When using the Union symbols, the indication „TRADITIONAL SPECIALITY GUARANTEED“ or corresponding abbreviations „TSG“, the registered name must be specified.	VO (EU) Nr. 668/2014	Art. 13 Abs. 3
20534	The additional labelling elements are voluntary for third countries with TSG. products: - Union logo (appearance and form are regulated in a separate regulation); - the protected name of the product should appear in the same field of view as the Union logo; - the statement „ TRADITIONAL SPECIALITY GUARANTEED “ or the appropriate abbreviation "TSG".	VO (EU) Nr. 1151/2012	Art. 23 Abs. 3
20535	For the use of names which are registered as traditional speciality guaranteed, the following is forbidden: - any legal misappropriation, imitation or reference; - any other practices which can mislead the consumer.	VO (EU) Nr. 1151/2012	Art. 24 Abs. 1
11016	Indications, abbreviations and symbols may be used in media or in advertising supports: - „TRADITIONAL SPECIALITY GUARANTEED - „TSG“ - the Union symbols in accordance of Annex of RE (EU) No 664/2014. Additional information: VO (EU) Nr. 664/2014 Anhang_14-11	VO (EU) Nr. 668/2014	Art. 13 Abs. 4 - VO (EU) Nr. 664/20014 Anhang

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

**Quality term – PDO / PGI - protected designation of origin /
protected geographical indication**

Article No.:

A designation of origin or a geographical indication may only be used if the foodstuff fulfils preconditions exactly laid down.

req. no.	Statutory requirement	Law	Article
20102	Products with protected designation of origin (PDO) or protected geographical indication" (PGI) must conform to the relevant product specification.. A listing of the PGI and PDO of the member States and third countries with the appropriate product specification can be found under http://ec.europa.eu/agriculture/quality/door/list.html .	VO (EU) Nr. 1151/2012	Art. 12 Abs. 1
20540	Additional labelling elements for PDO and PGI: - Obligation: Union Logo (appearance and form are regulated in a separate regulation); - the protected name of the product should appear in the same field of view as the Union logo; - voluntary: the statement „PROTECTED DESIGNATION OF ORIGIN “ respectively „PROTECTED GEOGRAPHICAL INDICATION“ or the appropriate abbreviations „PDO.“ respectively „PGI“. -voluntary: representations of the geographical area of origin as well as text, pictures and logos which refer to the relevant Member State or to the relevant area.	VO (EU) Nr. 1151/2012	Art. 12 Abs. 3, 4 + Art. 59
20541	The additional labelling elements for PDO and PGI are voluntary for products from third countries: - Union Logo (appearance and form are regulated in a separate regulation); - the protected name of the product should appear in the same field of view as the Union logo; - the statements "PROTECTED DESIGNATION OF ORIGIN “ respectively „PROTECTED GEOGRAPHICAL INDICATION“ or the appropriate abbreviations „PDO“ respectively „PDI“.	VO (EU) Nr. 1151/2012	Art. 12 Abs. 3, 6
20105	The Union symbols for "Protected designation of origin" and "Protected geographical indication" must fulfill the specifications from Annex V of RE (EU) No 664/2014 and Annex X of RE (EU) No 668/2014. The statements "Protected designation of origin" and "Protected geographical indication" in the Union symbols may be made in any official language from Annex X of RE (EU) No 668/2014 Additional information: VO (EU) Nr. 664/2014 Anhang_14-11 VO (EU) Nr. 668/2014 Anhang X_15-04	VO (EU) Nr. 664/2014	Art. 2 + Anhang + VO (EU) Nr. 668/2014 Art. 13 Abs. 1, 2 + Anhang
20106	The registered name must also be specified when using the Union symbols the indications „PROTECTED DESIGNATION OF ORIGIN “ respectively „PROTECTED GEOGRAPHICAL INDICATION“ or the abbreviations „PDO“, „PGI“.	VO (EU) Nr. 668/2014	Art. 13 Abs. 3

Category: Sweets

18-05

Author: Träger

Product: Süßwaren / confectionery

**Quality term – PDO / PGI - protected designation of origin /
protected geographical indication**

Article No.:

A designation of origin or a geographical indication may only be used if the foodstuff fulfils preconditions exactly laid down.

req. no.	Statutory requirement	Law	Article
20104	<p>When using protected designations of origin and protected geographical indications, the following is forbidden:</p> <ul style="list-style-type: none"> - use of a registered name for comparable products with a different origin or composition; - use of a protected name for other products when thereby the reputation of the protected product is misappropriated - any illegal misappropriation and imitation of the protected name as well as references to this, even when the use occurs with additions de-localising the product, in translations or with additions such as "style" "type" "method" "fashion" "imitation" or similar; - false or misleading statements which refer to origin, place of origin, nature or essential characteristics of the products; - the use of containers which could give a false impression regarding its origin. - all other practices which could mislead the consumer regarding the actual origin of a product 	VO (EU) Nr. 1151/2012	Art. 13 Abs. 1
11015	<p>Indications, abbreviations and symbols may be used in media or in advertising supports:</p> <ul style="list-style-type: none"> - „PROTECTED DESIGNATION OF ORIGIN“, „PROTECTED GEOGRAPHICAL INDICATION“ - „PDO“, „PGI“ - the Union symbols in accordance of Annex of RE (EU) No 664/2014. <p>Additional information: VO (EU) Nr. 664/2014 Anhang_14-11</p>	VO (EU) Nr. 668/2014	Art. 13 Abs. 4 + VO (EU) Nr. 664/2014 Anhang
20542	<p>Geographical collective marks may be used on the label together with the statements „protected designation of origin“ respectively "protected geographical indication"</p>	VO (EU) Nr. 1151/2012	Art. 12 Abs. 5
20543	<p>For the labelling of foodstuffs which contain ingredients with protected designations of origin (PDO) and protected geographical indications (PGI), the guidelines of the Commission are to be observed.</p> <p>Additional information: LL g.U. g.g.A. deutsch_13-04</p>	LL g.U./g.g.A.	