

Category: Washing, cleaning, pest control 21-11

Author: Träger

Product: Waschen_Putzen_Reinigen_Schädlingsbekämpfung/
Washing_cleaning_pest control

Requirements for all products

Article No.:

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

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

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50527	The GS-mark must be designed in accordance with the provisions of ProdSG. Additional information: GS-Zeichen_21-11	ProdSG	§ 24 (3)
50518	The product safety of a product is completely to examined. All components of a product, as: - the product as self, - identification, - correct instructions, - adequate warnings, - Information about foreseeable misuse, - disposal instructions, - Information for specific user groups, must be checked.	ProdSG	§ 3
50519	Manufacturers and importers have provisions for appropriate measures (market monitoring, complaint analysis, etc.) shall be taken to avoid risks associated with the product. This applies to organizational measures to alert consumers and any necessary withdrawal or the recall. Product complaints must be registered. This should include the reason for the complaint and measures initiated. Manufacturers and importers have the competent market surveillance authority immediately informed about health and safety risks associated with the product that they put on the market. The actions taken to represent.	ProdSG	§ 6
50522	The CE marking must be visible, legible and permanently be directly attached to the product or its data plate. This also applies to the address of the manufacturer, importer or the trademark owner. If the type of product that is not possible or not warranted, the CE marking is affixed on the packaging, as well as on the accompanying documents, provided they are prescribed. Attention! Information from public authorities are exceptions to the direct labeling of the product if they are only economic.	ProdSG	§7 (3)
50523	If the production (production control) of the product by a notified conformity assessment body has been audited, according to the CE mark, the number have to apply on the product.	ProdSG	§ 7 (4)
50524	Behind the CE mark and the number can be apply an icon indicating a special risk or special use.	ProdSG	§ 7 (5)
160071	It is prohibited to place consumer goods on the market under misleading designation, information or presentation.	LFGB	§33 Abs. 1
103003	Consumer articles and toys with liquids, for example in double-walled articles, are subject to a purchase ban.	QS	
160070	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	LFGB	§31 Abs.1

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req. no.	Statutory requirement	Law	Article
5046	Products may be introduced onto the market only if they do not endanger the safety and health of consumers or damage other objects (products). In addition, for products which are subject to other legal provisions the higher requirements specified must also be fulfilled.	ProdSG	§ 3
160069	Articles or substances must not be placed on the market as consumer goods if their intended or predictable use is likely to impair health by virtue of their material composition, e.g. through toxic substances or impurities.	LFGB	§30
5047	All products must be clearly marked on the product as follows: 1. with the full address of the manufacturer. 2. with the full address of the importer, if the headquarters of the manufacturer or person authorised by him is not in Germany. 3. with the full address of the dealer, if he has imported the product himself. If a direct product marking is not possible (technically), it can also be attached to the packaging (Exceptions are to be observed). Furthermore, applies to products in the harmonized area (ProdSV and more) supplemental label elements.	ProdSG	§ 6 (1)
5048	Harmonized standards, non-harmonized standards and technical specifications can be used to ensure conformity.	ProdSG	§ 4 und § 5
5351	Products that are not food, but which are due to - their shape, - her smell, - their color, - her appearance, - her presentation, - their marking, - their volume or - her size it is foreseeable that they will be confused with food by consumers, especially children, and therefore be taken to the mouth, sucked or swallowed, which may give rise, in particular, to the risk of suffocation, poisoning, perforation or obstruction of the digestive tract, are forbidden.	LFGB	§ 5, in V. m. § 3 Abs. 1 Nr. 5
5049	Instructions for use / safety instructions in German must be enclosed with all products if certain rules are to be observed to protect the health of people. The use, addition and maintenance of the product must be considered.	ProdSG	§ 3 (4)

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req. no.	Statutory requirement	Law	Article
5050	<p>The DIN EN IEC / IEEE 82079 standard can be used to create instructions for use.</p> <p>Following information is recommended:</p> <ol style="list-style-type: none"> 1. Type of use 2. Assembly 3. Installation 4. Maintenance instructions 5. Warnings, particularly when used for a purpose other than that intended 6. Prevention of maloperation 7. Special instructions for user groups which are exposed to greater danger (children, pregnant women, older people) 8. Complete address of the manufacturer or importer 9. Note on how to keep the instructions for use 10. Note on the legally prescribed disposal 	DIN EN IEC/IEEE 82079	
5052	The GS mark may be used only if a notified GS testing institute has carried out a test and confirmed this. The GS mark can only be applied for by manufacturers or authorized representatives based in the EU or the European free trade area.	ProdSG	§ 20 (1)
5051	The CE marking may be used only if this is subject to the relevant directives and these requirements have also been observed.	ProdSG	§ 7 (2)

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Requirements for products which are affected by REACH Article No.:

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

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



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Packaging (also wooden packing) Article No.:

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

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

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

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



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

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Packaging for filling goods

Article No.:

containing dangerous materials

Packaging for 1. products which are subject to self-service prohibition (products which are to be identified as being toxic, very toxic, corrosive, oxidizing or highly inflammable or products which are to be identified as being harmful, as long as they are to be identified by R 40 (possible risks of irreversible effects), R 62 (possible risk of impaired fertility) or R 63 (possible risk of harm to the unborn child).

req. no.	Statutory requirement	Law	Article
2654	Sales packaging of pollutant-containing filling goods must be taken back free of charge and must be disposed separate from the public waste disposal. Consumers are to be informed correspondingly.	VerpackG	§ 3, 15 i.V.m. Anlage 2
50939	Plastic carrier bags with a wall thickness of less than 50 micrometres will be banned in Germany from 2022 without any further sales opportunities. Not affected by the ban are very light plastic carrier bags with a wall thickness of less than 15 micrometres.	VerpackG	§ 5
5320	All packaging which accumulates in private households must be licensed by a Dual System.	VerpackG	§ 7
5321	Manufacturers are required to register before placing the packaging on the market. https://www.verpackungsregister.org https://lucid.verpackungsregister.org	VerpackG	§ 9
50956	From 01.01.2022, distributors and manufacturers of system-incompatible sales and secondary packaging as well as sales packaging of pollutant-containing filling goods must comply with their obligation to provide evidence that they have fulfilled the take-back and recovery requirements. In addition, self-monitoring mechanisms must be introduced for transport packaging, sales and secondary packaging not subject to system participation, system-incompatible sales and secondary packaging and sales packaging of hazardous filling goods in order to be able to maintain the take-back and recovery requirements.	VerpackG	§ 15
2655	Packaging must not exceed the defined concentrations value of - Lead - Cadmium - Mercury - Chromium VI: 100 ppm This applies to transport, re-packaging and sales packaging.	VerpackG	§ 5
11345	Requirements for the Information of the filling quantity for prepackages with photochemical products and with chemical and technical standard materials and reagent materials with the same nominal filling quantity: - Instead of the nominal filling quantity, the volume of the ready-to-use preparation or the number of applications or examinations may be stated.	FPackV	§ 6 Abs. 6

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Aerosol dispensers

Article No.:

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

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

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Biocides and treated articles

Article No.:

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



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Dangerous substances according to GHS (CLP) Article No.:

req. no.	Statutory requirement	Law	Article
50084	Producers of dangerous substances must fulfill the requirements of the Regulation (EC) No. 1272/2008. Included herein: - assessment of materials and mixtures ; - documentation which has led to the discovery of the assessment and labelling of the dangerous substances; - safety data sheet; - secure packaging; - labelling of the packaging. Additional information: RE (EG) No 1272/2008_21-05 VO (EG) Nr. 1272/2008_21-05	VO (EG) Nr.1272/2008	
50671	Prohibitions and restrictions for persistent organic pollutants are to be observed (POP-Regulation). Additional information: RE (EU) 2019/1021_21-05 VO (EU) 2019/1021_21-05	VO (EU) 2019/1021	
933	Packaging of dangerous materials or preparations is to be fitted with child-proof locks if they are classified: - classified for acute toxicity, categories 1 to 3, STOT - single exposure category 1, STOT - repeated exposure category 1, or skin corrosion category 1, and/or contain - more than 3% methanol, and/or - more than 1% dichloromethane, and/or - containing a substance or mixture with an aspiration hazard (with the exception of substances and mixtures placed on the market in the form of aerosols or in a container fitted with a sealed spray attachment).	VO (EG) Nr.1272/2008	Artikel 35 i.V.m. Anh. II
50794	Packaging of dangerous materials or preparations is to be fitted with a tactile warning if they are classified: - for acute toxicity, skin corrosion, germ cell mutagenicity category 2, carcinogenicity category 2, reproductive toxicity category 2, respiratory sensitisation, or Stot, categories 1 and 2, aspiration hazard, or flammable gases, liquids and solids in categories 1 and 2. This provision does not apply to aerosols which are only classified and labelled as 'flammable aerosols, Category 1' or 'flammable aerosols, Category 2'. It does not apply either to transportable gas receptacles.	VO (EG) Nr.1272/2008	Artikel 35 i.V.m. Anh. II

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Dangerous substances according to GHS (CLP) Article No.:

req. no.	Statutory requirement	Law	Article
50830	<p>Annex VIII of the CLP Regulation will provide harmonized information for emergency health and preventive measures:</p> <ul style="list-style-type: none"> - Notification requires mixtures that have been classified as dangerous due to their health or physical effects. - The notification obligation does not apply to mixtures for research and development as well as mixtures classified as gases under pressure or as explosive. - A unique formula identifier (UFI) must appear on the label. - Include information on the name of the mixture and on the identification of the transmitter, the hazard labeling and the components of the mixture, including non-classified components. Concerning the concentration of mixture components, exact percentages or concentration ranges can be given. - Communications must be made electronically in an XML format prepared by the European Chemicals Agency (ECHA) and made available free of charge. ECHA is also developing a pan-European product categorization system to be used in the communication. - Notifications that have been submitted before the date of application and do not comply with the new requirements remain valid until 01.01.2025, unless there are significant changes in the formulation, the product identifier or the toxicology of the mixture. <p>The application of the new information requirements is staggered for importers and downstream users:</p> <ul style="list-style-type: none"> - for mixtures for consumer use - for mixtures for professional use - 01.01.2024 for mixtures for industrial use <p>Additional information: RE (EG) No 1272/2008 Annex VIII_20-11 VO (EG) Nr. 1272/2008 Anhang VIII_20-11</p>	VO (EG) Nr.1272/2008	Anhang VIII

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Dangerous materials

Article No.:

The dangerous materials include all products which are explosive, oxidizing, highly or extremely inflammable, inflammable, very toxic, toxic, harmful, corrosive, irritant, sensitising, cancerogenic, endangering to reproduction, heredity-altering or dangerous for the environment, possess other chronic damaging properties, are explosive or can transfer infectious germs.

req. no.	Statutory requirement	Law	Article
828	It has to be guaranteed, that dangerous substances are marked correctly	GefStoffV	§ 4
850	Suppliers must enclose safety data sheets for dangerous products. In so far as the products are passed on to commercial purchasers, the safety data sheets must be transmitted to the purchasers at the latest with the first delivery.	GefStoffV	§5 (1)
2602	Substances which are carcinogenic, mutagenic or toxic to reproduction must not be placed on the market.	ChemVerbotsV	
2643	Draw attention to dangerous features of materials in the product description.	GefStoffV	
5009	Biocidal products have to be labelled according to the Gefahrstoff-VO [Dangerous Chemicals Ordinance] where dangerous substances are contained.	BiozidGz	§ 15
50671	Prohibitions and restrictions for persistent organic pollutants are to be observed (POP-Regulation). Additional information: RE (EU) 2019/1021_21-05 VO (EU) 2019/1021_21-05	VO (EU) 2019/1021	
933	Packaging of dangerous materials or preparations is to be fitted with child-proof locks if they are classified: - classified for acute toxicity, categories 1 to 3, STOT - single exposure category 1, STOT - repeated exposure category 1, or skin corrosion category 1, and/or contain - more than 3% methanol, and/or - more than 1% dichloromethane, and/or - containing a substance or mixture with an aspiration hazard (with the exception of substances and mixtures placed on the market in the form of aerosols or in a container fitted with a sealed spray attachment).	VO (EG) Nr.1272/2008	Artikel 35 i.V.m. Anh. II
50794	Packaging of dangerous materials or preparations is to be fitted with a tactile warning if they are classified: - for acute toxicity, skin corrosion, germ cell mutagenicity category 2, carcinogenicity category 2, reproductive toxicity category 2, respiratory sensitisation, or Stot, categories 1 and 2, aspiration hazard, or flammable gases, liquids and solids in categories 1 and 2. This provision does not apply to aerosols which are only classified and labelled as 'flammable aerosols, Category 1' or 'flammable aerosols, Category 2'. It does not apply either to transportable gas receptacles.	VO (EG) Nr.1272/2008	Artikel 35 i.V.m. Anh. II



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Preparations

Article No.:

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

plant protection products, biocides and medicinal products

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



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Ironing board

Article No.:

req. no.	Statutory requirement	Law	Article
100441	VDE-tested for ironing tables with e-connection.	QS	



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Insecticides

Article No.:

req. no.	Statutory requirement	Law	Article
832	Insecticides must fulfill the requirements of the biocide regulation (EU) Nr. 528/2012.	VO (EU) Nr. 528/2012	Art. 2



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Spray-impregnation agents

Article No.:

All impregnation substances in aerosol packagings for leather- and textile products for domestic requirements, except such, which produce foams (acc. appendix 7, BedarfsgegenständeV)

req. no.	Statutory requirement	Law	Article
829	The required warning indications are to be attached to the packaging of spray impregnation agents. „Warnhinweis:“Vorsicht! Unbedingt beachten! Gesundheitsschäden durch Einatmen möglich! Nur im Freien oder bei guter Belüftung verwenden! Nur wenige Sekunden sprühen! Großflächige Leder- und Textilerzeugnisse nur im Freien besprühen und gut ablüften lassen! Von Kindern fernhalten!“ (Warning: Caution! Observe without fail! Damage to health possible through inhaling! Use only in the open air or if ventilation is good! Spray only for a few seconds! Spray large-area leather and textile products only in the open air and allow to air-dry well! Keep away from children!)	BedGgstV	§ 9 iVm Anl. 7 Abs. 1
50051	Dibutyl zinc compounds (DBT) with a concentration of more than 0.1 per cent weight are prohibited if these are intended for end-users in such products and mixtures as: - impregnating sprays; - mattresses; - PVC articles; - polyurethane foam; - textiles, - where applicable other articles and mixtures. The above date does not apply to the following products and mixtures: one- and two part room temperature vulcanisation sealing substances and glues (RTV-1 and RTV-2 sealing substances); - paints and coatings containing DBT-compounds as catalysts if these are painted on products; - soft polyvinylchloride (PVC) profiles whether these are extruded with hard PVC or not; material covered with a layer of PVC which contains DBT-compounds as stabilisers, if intended for outdoor use; - outside rainwater piping, guttering and joints as well as roof and exterior wall cladding.	VO (EG) Nr. 1907/2006	Anhang XVII
50730	Impregnating agent in aerosol containers for leather and textile products which are intended for domestic use, have to meet the requirements of the German Commodity Ordinance (Bedarfsgegenständeverordnung).	BedGgstV	§ 1

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Article No.:

All impregnation substances in aerosol packagings for leather- and textile products for domestic requirements, except such, which produce foams (acc. appendix 7, BedarfsgegenständeV)

req. no.	Statutory requirement	Law	Article
80200	<p>(3,3,4,4,5,5,6,6,7,7,8,8,8-tridecafluorooctyl) silanetriol Any of its mono-, di- or tri-O-(alkyl) derivatives (TDFAs)</p> <p>1. Shall not be placed on the market for supply to the general public after 2 January 2021 individually or in any combination, in a concentration equal to or greater than 2 ppb by weight of the mixtures containing organic solvents, in spray products. 2. For the purpose of this entry, 'spray products' means aerosol dispensers, pump sprays, trigger sprays, marketed for proofing or impregnation spray applications. 3. Without prejudice to the implementation of other Union provisions concerning the classification, packaging and labelling of substances and mixtures, the packaging of spray products containing (3,3,4,4,5,5,6,6,7,7,8,8,8-tridecafluorooctyl) silanetriol and/or TDFAs combined with organic solvents as referred to in paragraph 1 and placed on the market for professional use shall be marked clearly and indelibly: 'for professional users only' and 'Fatal if inhaled' with the pictogram GHS06. 4. Section 2.3 of Safety Data Sheets shall contain the following information: 'mixtures of (3,3,4,4,5,5,6,6,7,7,8,8,8-tridecafluorooctyl) silanetriol and/or any of its mono-, di- or tri-O-(alkyl) derivatives in a concentration equal to or greater than 2 ppb and organic solvents in spray products, are for professional users only and marked "Fatal if inhaled"'. </p>	VO (EG) Nr. 1907/2006	Anhang XVII Nr. 73

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Washing, cleaning and cosmetic care products

Article No.:

All products designed for cleaning or according to requirements support cleaning and can reach water after use (acc. § 2 WRMG).

req. no.	Statutory requirement	Law	Article
3001	Cleaning and care agents which are intended for domestic use and contain more than 1000 ppm formaldehyde must be labelled in the respective language of the selling country: "Contains formaldehyde."	BedGgstV	§ 10 Abs. 3 + Anlage 9
5214	The import and marketing of products and devices containing chlorofluorocarbons, other perhalogenated chlorofluorocarbons, halons, carbontetrachlorides, 1,1,1-trichloroethane, partly halogenated bromofluoride hydrocarbons and chlorobromomethane are prohibited. The following are affected: <ul style="list-style-type: none"> - Aerosol products - Dyes and paints - Cosmetics - Lubricants - Cleaning materials - Pressurised gas containers - Fire extinguishers - Insulation materials - Refrigerators - Air conditioning units - Mattresses - Foam material - Adhesives 	ChemOzonSchi chtV	Art.4
704	No washing-, cleaning- or care-products must be offered with more than 0,2 % mass content Formaldehyde.	ChemVerbotsV	§ 3 Anlage 1
5252	The following labeling elements must appear in German on packaging of detergents, cleaning agents and cleaning products: <ul style="list-style-type: none"> - Name and trade name of the product - Name, trade name and trademark as well as complete address and telephone number of the economic operator responsible for placing the product on the market - address, e-mail address, if available, and telephone number where the data sheet can be obtained by medical personnel - the content in accordance with the requirements set out in Annex VII, Section A. <p>The same information must be included in all accompanying documents of detergents transported in bulk.</p> <p>The labeling according to the Ordinance on Hazardous Substances remains unaffected.</p> <p>Additional information: RE (EC) No 648/2004 Annex VII_21-05 VO (EG) Nr. 648/2004 Anhang VII_21-05</p>	WRMG	§ 8 Abs. 1 + VO (EG) Nr. 648/2004 Art. 11 Abs. 2, 3, Anhang VII Abschnitt A

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Washing, cleaning and cosmetic care products

Article No.:

All products designed for cleaning or according to requirements support cleaning and can reach water after use (acc. § 2 WRMG).

req. no.	Statutory requirement	Law	Article
5250	Washing, cleaning and detergent substances (including sponges with active cleansing materials) may only contain tensides which are bio-degradable. This also applies to cosmetic materials, which serve as cleansers (e.g. soaps, shampoos) whose residues are intentionally conveyed into waste-water and contain tensides	WRMG	§4 i.V. mit §2
11366	For the following products, the number of pieces may be specified instead of the filling quantity by weight or volume: - Fragrance or dishwashing detergents in piece shape weighing less than 50 grams each piece, - Vehicle care products in portion packs.	FPackV	§ 25 Abs. 1
11341	Requirements for the filling quantity information for prepackages with WPR (detergents, cleaning agents, cleaning and care products) with the same nominal filling quantity: - indication of the filling quantity for liquid and pasty WPR by volume - Indication of the filling quantity for solid or powdery WPR by weight - Fill quantities for soft soaps by weight.	FPackV	§ 6 Abs. 2
50779	Household cleaner with a content of about 0.1 percent by mass nonylphenol are prohibited.	VO (EG) Nr. 1907/2006	Anhang XVII
50833	Methanol (CAS No 67-56-1 EC No 200-659-6) shall not be placed on the market to the general public in windscreen washing or defrosting fluids, in a concentration equal to or greater than 0,6 % by weight.	VO (EG) Nr. 1907/2006	Anhang XVII i.V.m. VO (EU) 2018/589
50748	1,4-dichlorobenzene shall not be placed on the market or used, as a substance or as a constituent of mixtures in a concentration equal to or greater than 1 % by weight, where the substance or the mixture is placed on the market for use or used as an air freshener or deodoriser in toilets, homes, offices or other indoor public areas.	VO (EG) Nr. 1907/2006	Anhang XVII Pkt. 64
50495	Washing substances (powder or liquid detergents) for dishwasher use may not be put into circulation if the total phosphate concentration contained in the standard amount is 0.3 grams or more.	VO (EG) Nr. 648/2004	i.V. Mit VO (EU) Nr. 259/2012 Anhang VI a2
50494	Washing materials (powder or liquid washing detergents) intended for consumers must not be put into circulation with a total phosphor concentration of 0,5 g or more in the recommended amount for the main wash for a normal washing machine load using hard water, with reference to normally soiled textiles in the case of normal detergents and for lightly soiled textiles in the case of mild (gentle) detergents.	VO (EG) Nr. 648/2004	iV. mit VO (EU) Nr. 259/2012 Anhang VI a1

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Washing, cleaning and cosmetic care products

Article No.:

All products designed for cleaning or according to requirements support cleaning and can reach water after use (acc. § 2 WRMG).

req. no.	Statutory requirement	Law	Article
50797	<p>Where a liquid consumer laundry detergent in dosages for single use is contained in a soluble packaging, the following additional provisions shall apply:</p> <ul style="list-style-type: none"> - Liquid consumer laundry detergents contained in soluble packaging for single use shall be contained in an outer packaging. - The outer packaging shall: <ul style="list-style-type: none"> - be opaque or obscure so that it impedes the visibility of the product or individual doses; - without prejudice to the CLP Regulation, bear the precautionary statement P102 "Keep out of reach of children" at a visible place and in a format that attracts attention; - be an easily reclosable, self-standing container; - without prejudice to the requirements of the CLP Regulation (Provisions relating to child-resistant fastenings), be fitted with a closure that: <ul style="list-style-type: none"> (a) impedes the ability of young children to open the packaging by requiring coordinated action of both hands with a strength that makes it difficult for young children to open it; (b) maintains its functionality under conditions of repeated opening and closing for the entire life span of the outer packaging. <p>The soluble packaging shall:</p> <ul style="list-style-type: none"> - contain an aversive agent in a concentration which is safe, and which elicits oral repulsive behaviour within a maximum time of 6 seconds, in case of accidental oral exposure; - retain its liquid content for at least 30 seconds when the soluble packaging is placed in water at 20 °C; - resist mechanical compressive strength of at least 300 N under standard test conditions. <p>Products (substances, mixtures) classified, labelled and packaged in accordance with Regulation (EC) No 1272/2008 or Directive 1999/45/EC and placed on the market before 1 June 2015 shall not be required to be relabelled and repackaged in accordance with Regulation (EC) No 1272/2008, as amended by this Regulation, until 31 December 2015.</p>	VO (EG) Nr.1272/2008	Art. 35 i.V.m. Anhang II Abschnitt 3.3
50493	<p>In the case of machine dishwashing detergents, the following information must be provided on the packaging in German:</p> <ul style="list-style-type: none"> - The standard dosage in grams or milliliters or the number of tabs for the main wash cycle for normally soiled dishes in a fully loaded dishwasher for 12 place settings, if necessary indicating the dosage for water hardness levels soft, medium and hard. 	WRMG	§ 8 Abs. 1 + VO (EG) Nr. 648/2004 Art. 11 Abs. 4, Anhang VII Abschnitt B