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Report Highlights:

Germany is a member of the European Union (EU) and generally follows EU directives and regulations, including those relating to the importation of food products. This report provides an overview of food laws in force in Germany that cover topics not yet harmonized. Food laws currently in force in the EU are summarized in the EU FAIRS report.

Disclaimer:

This report was prepared by the USDA/Foreign Agricultural Service in Berlin, Germany, for U.S. exporters of domestic food and agricultural products. While every possible care has been taken in the preparation of this report, information provided may not be completely accurate either because policies have changed since its preparation, or because clear and consistent information about these policies was not available. It is highly recommended that U.S. exporters verify the full set of import requirements with their foreign customers, who are normally best equipped to research such matters with local authorities, before any goods are shipped.

FINAL IMPORT APPROVAL OF ANY PRODUCT IS SUBJECT TO THE IMPORTING COUNTRY'S RULES AND REGULATIONS AS INTERPRETED BY BORDER OFFICIALS AT THE TIME OF PRODUCT ENTRY.

This report was last updated in March 2025, changes were made to the executive summary, and sections II and VII. The sections below are numbered to correspond to the section numbers in the EU FAIRS report.

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Executive Summary

Germany as a member of the European Union (EU) follows all EU directives, regulations, and obligations. EU Regulations are explained in the <u>Food and Agricultural Import Regulations and Standards</u> (FAIRS) report produced by the U.S. Mission to the EU in Brussels, Belgium, and referenced throughout this report as the "EU FAIRS report." The EU FAIRS report and other USDA reports are available in the FAS GAIN report database at https://gain.fas.usda.gov.

This report focuses on food laws in force in Germany that cover areas which are not yet EU-harmonized. It also provides the German terms for labeling information required by EU laws and contact information for regulatory agencies and technical contacts in Germany.

Additional regulations for Germany exist for:

- Voluntary nutrition declaration (traffic light system/Nutri-Score),
- Packaging waste recycling,
- Maximum levels for certain contaminant/product combinations not yet harmonized in the EU,
- Maximum residue levels for pesticides in herbal and fruit infusions for babies and infants.

Germany is the largest economy in the European Union. Its top trading partners are other EU member states. This also pertains to the agricultural sector, with roughly 81% of German imports and 72% of German exports being traded with other EU countries. Germany is a net importer of agricultural and related products despite also being a major producer. This is in part due to its structural deficit in animal protein feed and in part because of large imports of bananas, citrus, and tropical fruits that cannot be grown in Germany.

In 2024, the most important suppliers to Germany outside the EU were the United States, Brazil, China, Switzerland, and Turkey. The top ten imported product categories included dairy products, unroasted coffee, rapeseed, forest products, fresh fruits, seafood, fresh vegetables, bakery goods, vegetable oils, and processed vegetables.

U.S. agricultural exports to Germany amounted to \$2.7 billion¹ in 2024. Soybeans, tree nuts, distilled spirits, and seafood were the largest commodities representing 39, 27, 5, and 3 percent of total U.S. agricultural trade, respectively. The value of U.S. agricultural exports to Germany decreased by 13 percent compared to 2023. This was mainly due to a reduction in soybean shipments.

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¹ Source: GATS based on U.S. Census Bureau Trade Data, accessed on February 26, 2025

Section I. General Food Laws

In Germany, the Food, Commodities, and Feed Code (*Lebensmittel-, Bedarfsgegenstaende- und Futtermittelgesetzbuch or LFBG* 2) contains most German food and feed laws. These laws are based on, and generally fully harmonized with, EU regulations and directives. The LFGB states the goals of the German food law and provides definitions, procedural rules, and product-specific rules. It defines general food safety and health protection rules; addresses labeling requirements; and regulates inspection, detention, and seizure rules for suspect food. These rules apply to both domestic and imported food products.

Liability for the legal and proper marketing of any imported products into Germany lies solely with the product's German importer. German law enforcement agencies hold the importer responsible for any violations of the LFBG because they cannot take action against foreign producers, including those in other EU countries.

The authority for enforcement rests with the 16 federal states (German *Länder*). This implies that a minor infraction to the LFBG may be tolerated in one state but not in another. However, major violations are prosecuted in all federal states. Domestic and foreign goods are checked through random sampling by government laboratories at the point of sale, at any other point in the trade chain, or at the processing location. German government laboratories, in addition to looking for prohibited ingredients and improper labeling, evaluate products generally, assessing the credibility of the company's trade practices and whether the product, as presented, will fulfill consumer expectations. An administrative food safety rule requires German authorities to take five samples per thousand inhabitants annually, translating into roughly 400,000 samples in total. If a product is determined to pose a risk to public health in violation of the LFBG (regardless of whether the product is domestic or foreign), the risk will be reported to the press, which will announce the brand name of the product, its importer, and, often, its producer.

Compliance with German food regulations is monitored by the *Bundesamt für Verbraucherschutz und Lebensmittelsicherheit* (BVL), an agency under the supervision of the Federal Ministry of Food and Agriculture (BMEL). For contact information please see Appendix I.

The BVL was established as one of two independent administrative agencies in the wake of the "mad cow disease" crisis in 2002. BVL is responsible for risk management, while risk assessments are carried out by its sister agency, the German Federal Institute for Risk Assessment (BfR). BVL exercises authority over substances and products that harbor potential risks and that are directly or indirectly related to food safety (such as plant protection products and veterinary drugs).

The BVL formulates general administrative rules to implement laws regarding consumer health protection and food safety, as well as in the preparation and monitoring of surveillance systems and plans by the *Länder*. In addition, the BVL coordinates inspections carried out in Germany by the

² http://www.gesetze-im-internet.de/lfgb/LFGB.pdf (German language only)

European Food and Veterinary Office and is responsible for implementing the European rapid alert system for consumer health protection and food safety issues in Germany.

The national reference laboratory for the detection of residues and the Community reference laboratory for the detection of residues are also part of the BVL.

Section II. Labeling Requirements

A. General Requirements

Germany applies EU-harmonized legislation on labeling laid down in the EU's "Food Information to Consumers (FIC)" regulation. For details, please refer to the EU FAIRS report.

- A 1. Compulsory Information: Please refer to the EU FAIRS report.
- A 2. Warnings on Labels: Please refer to the EU FAIRS report.
- A 3. Minimum Font Size: Please refer to the EU FAIRS report.

A 4. Language Requirements

All foods marketed in Germany must be labeled in German. Multi-language labels are allowed. Labeling may also include illustrations. However, it is prohibited to show ingredients on the label that are not contained in the product, e.g., illustrations of fruits if only artificial flavors are used. Another example: a multi-fruit juice may only show pictures of those fruits contained in the product. Since many other requirements of the FIC are applicable, U.S. food manufacturers and exporters should contact their potential German importer before making changes to labels on products labeled for distribution in Germany.

- A 5. Ingredients List: Please refer to the EU FAIRS report.
- A 6. Allergen labeling: Please refer to the EU FAIRS report.

A 7. Minimum Durability

Annex X to the FIC regulation sets out rules for the indication of the date of minimum durability, use-by date, and date of freezing. The use-by date must be indicated on individual pre-packed portions. The durability date AND the date of (first) freezing preceded by the words "frozen on" is required on labels of frozen meat, frozen meat preparations, and frozen unprocessed fishery products:

English	German term
Best before [date]	Mindestens haltbar bis []
Best before end [date]	Mindestens haltbar bis Ende []
Use by [date]	Zu verbrauchen bis []
Frozen on [date]	Eingefroren am []

A 8. Quantitative Ingredients Declaration (QUID): Please refer to the EU FAIRS report.

A 9. Additives & Flavorings

In addition to the EU labeling requirements explained in the EU FAIRS report, the following labeling requirements apply to food sold in Germany:³

Coated Fresh Fruits and Vegetables

Fresh fruits and vegetables that have been coated with food additives of the numbers E445, E471, E473, E474, E901 to E905, and E914, must be labeled with the word "gewachst" (German for "waxed").

Meat products Containing Phosphate

Meat products that contain food additives of the numbers E338 to E341, E343, and E450 to E452 must be labeled "mit Phosphat" (German for "contains phosphate").

A 10. Origin Labeling: Please refer to the EU FAIRS report.

A 11. Nutrition Declaration: For general requirements please refer to the EU FAIRS report.

Voluntary Additional Nutrition Declaration

In addition to the general mandatory nutrition declaration, Germany implemented a voluntary front of pack traffic light labeling system. Since November 6, 2020, companies may use the French Nutri-Score⁴ system for products sold in Germany. The introduction of the expanded nutrition label is part of Germany's strategy to fight obesity and the BMEL hopes that this will help consumers to make healthy food choices.

Companies wanting to use the label in Germany have to register with the system in France.⁵ However, BMEL assigned support of companies as well as compliance monitoring, management of market surveillance, and abuse prosecution to the German Institute for Quality Assurance and Certification (RAL Deutsches Institut für Gütesicherung und Kennzeichnung e. V. – RAL).⁶

A 12. Gluten-Free: Please refer to the EU FAIRS report.

A 13. Trans Fats: Please refer to the EU FAIRS report.

A 14 Use of Stickers

Some importers may agree to affix computer generated, adhesive labels in Germany for smaller quantities during a test-marketing phase.

A 15 Samples: Please refer to the EU FAIRS report.

³ § 5, Numbers 7 and 8 of Food Additive Implementation Ordinance (Lebensmittelzusatzstoff-Durchführungsverordnung http://www.gesetze-im-internet.de/lmzdv/LMZDV.pdf , German language only)

⁴ https://www.bmel.de/DE/themen/ernaehrung/lebensmittel-kennzeichnung/freiwillige-angaben-und-label/nutri-score/naehrwertkennzeichnung-hilfestellungen.html (German language)

⁵ Registration procedure for the operator to obtain the right to use the registered collective trademark "Nutri-Score" · demarches-simplifiees.fr

⁶ https://www.ral-logolizenz.de/nutri-score/

A 16 Checklist for Compliance with new FIC Rules: Please refer to the EU FAIRS report.

B. Other Specific Labeling Requirements

Germany applies EU-harmonized legislation on labeling. For details, please refer to the EU FAIRS report.

- B 1. Nutrition Claims: Please refer to the EU FAIRS report.
- B 2. Health Claims: Please refer to the EU FAIRS report.
- B 3. Genetically Modified Foods Labeling: Please refer to the EU FAIRS report. GMO-free labeling

In May 2008, the German government created a voluntary genetically engineered free ("Ohne Gentechnik") labeling program. In August 2009, the Ministry for Food, Agriculture, and Consumer Protection (BMELV, now the Ministry for Food and Agriculture, BMEL) introduced a national label to help consumers better identify products and to standardize the information consumers receive. The administration of this program is largely entrusted to the "*Verband Lebensmittel ohne Gentechnik e.V.*" (non-Biotech Foods Association). For more information on the treatment of biotech foods in Germany, please see our Agricultural Biotechnology Annual report available at the <u>FAS GAIN Report Database</u>.

B 4. Organic Food Labeling: For general information, please refer to the EU FAIRS report. In addition to the EU organic label, Germany offers the federal organic seal "Bio" that can be used by companies based in Germany. The EU organic logo is mandatory, while the use of the German label is optional. The EU organic regulations also fully apply to the German "Bio" label. The use of the German "Bio" label must be registered with the Federal Office for Food and Agriculture (BLE). Additionally, there are private labels that set extended, sometimes stricter requirements beyond the requirements of the EU Organic Regulation. These include the standards of the organic farming associations Bioland, Demeter and Naturland.

B 5. Wine, Beer, and Other Alcoholic Beverages: Please refer to the EU FAIRS country report. For wine, please note that the EU's new wine labeling regulation requires a nutrition declaration and a list of ingredients for products produced after December 8, 2023. In practice, this means that 2023 vintage are exempt from the requirement along with non-vintage wines produced before this date. Sparkling wines that had their secondary fermentation after December 8, 2023, have to comply with the new labeling regulation.

B 6. Special Use Foods: Please refer to the EU FAIRS report.

⁷ https://controlunion-germany.com/en/certification-programs/eu-organic-certification

B 7. Meat Labeling For general requirements please refer to the EU FAIRS report.

Country of Origin Labeling (COOL)

Beef

In the EU, a compulsory beef labeling system has been in place since 2000. For more information, please refer to the EU FAIRS report. The label must include:

- A reference number ensuring the link between the meat and the animal or animals,
- A traceability code linking the meat to the animal or a group of animals slaughtered together not longer than a maximum of one day,
- And the following information:

English	German term
Born in: [name of third country]	Geboren in: []
Reared in: [name of third country or third countries]	Gemästet in: []
For beef derived from animals born, raised, and slaughtered in the	
same third country, the above indications may be combined as: Origin: [name of third country]	Ursprung: []
Slaughtered in: [third country / approval number of slaughterhouse]	Geschlachtet in: []
cut in: [third country / approval number of cutting plant]	Zerlegt in: []

In addition to the compulsory beef labeling program, the German food industry initiated a 'Quality and Safety' (QS) program to assure the consumer that the production of such labeled products is fully controlled along every step of the production chain from the field to the sales counter. Documentation is based on legal requirements and additional industry-determined production process criteria. The quality and safety program is certified by an approved certification organization. The system is open for domestic and imported products.

QS Qualiät und Sicherheit GmbH

Schedestr. 1-3 53113 Bonn

Phone +49 228 35068-0 Contact: info(at)q-s.de

Website: https://www.q-s.de/en/?lang=gb

Pork, Sheep, Goats, and Poultry

Commission Implementing Regulation 1337/2013 requires country of origin labeling for fresh, chilled, and frozen meat of swine, sheep, goats, and poultry. In general, the label must indicate where the animal was reared and slaughtered. For more information, see the EU FAIRS report. The German terms are:

English	German term
Reared in: [name of EU member state or third country]	Aufgezogen in: []
Slaughtered in: [name of EU member state or third country]	Geschlachtet in: []
Reared in several non-EU countries	Aufgezogen in mehreren Nicht-EU-
	Ländern
Reared in several EU and non-EU countries	Aufgezogen in mehreren EU- und
	Nicht-EU-Ländern
Origin: [name of EU member state or third country]	Ursprung: []
"Reared in: non-EU" and "Slaughtered in: [Name of the	"Aufgezogen außerhalb der EU" and
third country where the animal was slaughtered]"	"Geschlachtet in []"

B 8. Health and Identification Marks: Please refer to EU FAIRS report.

B 9. Fish Labeling

For general requirements please refer to EU FAIRS report.

Seafood

EU laws require that fishery products on sale at the retail level are labeled with origin indication and production method. The German terms are:

English	German term
Caught in: [catch region]	Gefangen in: []
Caught in freshwater in: [country]	Aus Binnenfischerei in: []
Farmed in: [country]	Aus Aquakultur in: []
Cultivated in: [country]	Gezüchtet in: []

Detailed information on shipping seafood and fishery products to the EU is provided on the Department of Commerce – NOAA Fisheries' website https://www.fisheries.noaa.gov/national/seafood-commerce-certification-european-union.

Information on labeling can also be found on the European Commission's website at https://ec.europa.eu/fisheries/cfp/market/consumer-information_en.

B 10. Frozen Foodstuffs: Please refer to EU FAIRS report.

B 11. Vertical & Product-Specific Legislation: Please refer to EU FAIRS report.

B 12. Plant-based Meat and Dairy Alternatives

In July 2017, the European Court of Justice (ECJ) ruled that plant-based products cannot be labeled with dairy names such as "cheese", "butter", or "milk". The ECJ based <u>its ruling</u> on <u>Regulation 1308/2013</u> setting out definitions and designations that may only be used for the marketing of dairy products. A list of exceptions for non-dairy products that may be labeled with reserved dairy names was established by <u>Commission Decision 2010/791</u>. Most of the German-language terms allowed under Decision 2010/791 (Annex I) refer to traditional meat products where the name suggests they could be made from dairy. The following terms are allowed for plant-based dairy alternatives:

German Term	English Translation
Kokosmilch	Cocos milk
Erdnussbutter	Peanut butter
Kakaobutter	Cocoa butter
Milchmargarine	Milk margarine
Margarinestreichkäse	Margarine cheese spread

Other plant-based dairy alternatives may not use the term "milk" and in practice are often called "drink" instead. For example, for almond milk: "Mandel Drink" is used instead of "Mandelmilch."

Section III. Packaging and Container Requirements

Germany applies EU-harmonized legislation to packaging and containers. For detailed information on the EU's harmonized legislation on packaging and container regulations, please consult the EU FAIRS report.

A. Size and Content: Please refer to EU FAIRS report.

B. Packaging Sustainability Measures

For general information please refer to the EU FAIRS report. Germany applies additional requirements regarding packaging waste and recycling of packaging material with the aim of reducing packaging waste and increasing recycling.

Distributors of packaged consumer goods (including food) are obliged to collect the packaging from the consumer and recycle it. However, distributors may entrust third parties with the fulfilment of their obligations. Many distributors make use of this option by contracting with one of the licensed recycling companies/systems.

B 1 Packaging Waste Recycling - Green Dot System

On January 1, 2019, the Packaging Law (*Verpackungsgesetz* or *VerpackG*⁸) replaced the German Packaging and Waste Avoidance Ordinance (Verordnung ueber die Vermeidung und Verwertung von Verpackungsabfaellen, or VerpackV). The law requires producers, importers, and distributors of consumer products, including food stuffs, to enter into a contract for recycling of packaging material with a licensed recycling company. Manufacturers are obliged to register with the national authority, the "Zentrale Stelle," before placing packaged products on the market. The registered manufacturers will be published on the website of the Zentrale Stelle to ensure full transparency for all market participants and reduce free riding. Additionally, all manufacturers must report the following packaging-related data to the Zentrale Stelle:

- Registration number (provided by the *Zentrale Stelle*)
- Material and volume of the packaging put on market
- Name of the packaging scheme contracted by the manufacturer to fulfill its Extended Producer Responsibility
- Duration of the agreement with the recycling company/system.

Manufacturers are defined as producers, importers, or distributors that place packaged consumer goods on the market. Depending on the distribution channel, U.S. exporters may or may not be required to contract with a packaging disposal company and register with the Zentrale Stelle. However, even if a U.S. company is not required to register directly, it may be required to share information about material and volume of its packaging to its customers, who then in turn provide this information in their own reporting to the Zentrale Stelle.

For more information about the new legislation please consult our GAIN report, "Changes to Germany's Packaging Laws – An Exporter's Guide" available at the FAS GAIN Report Database.

Traditionally, the German industry used the "Green Dot" symbol to signal that packaging material will be recycled in a controlled system. The Green Dot is found on the packaging material of virtually all products retailed in Germany. Since January 1, 2009, the recycling law no longer requires the Green Dot be printed on product packaging to prove that the material will be recycled in a proper manner. However, if the manufacturer or the importer chooses to continue using the Green Dot symbol, it must have a valid licensing contract with the Duales System Deutschland GmbH (DSD) or another of the registered recycling companies below.9

For further information on the Green Dot packaging material disposal and recycling program, contact your potential German importer and/or one of the following registered Green Dot recycling companies:

- Der Grüne Punkt Duales System Deutschland GmbH, Cologne https://www.gruenerpunkt.de/en/.
- BellandVision GmbH, Pegnitz https://www.bellandvision.de/simply-clever-licensing.htm.

⁸ http://www.gesetze-im-internet.de/verpackg/index.html (German language only)

⁹ https://www.verpackungsregister.org/en/information-orientation/instructions-further-information/systems-overview

- EKO-PUNKT GmbH, Luenen www.eko-punkt.de (German language only).
- Interseroh+ GmbH, Cologne https://www.interseroh.plus/en/.
- Landbell GmbH, Mainz www.landbell.com/sales-packaging/.
- Noventiz Dual GmbH, Cologne https://www.noventiz.de/en/noventiz-dual/.
- PreZero Dual GmbH, Cologne https://prezero-international.com/en/services/dual/licensecalculator.
- Reclay Systems GmbH, Cologne https://reclaygroup.com/de/en/services/take-back-systems/.
- Recycling Dual GmbH, Möchengladbach https://recycling-dual.de/?lang=en.
- Zentek GmbH & Co. KG, Cologne https://www.zentek.de/en/homepage/.



B 2 Minimum Share of Recycled Plastic in Single Use Plastic Bottles for Beverages

By January 1, 2025, single use plastic bottles for beverages that are predominantly made from polyethylene terephthalate must contain a minimum of 25% of recycled plastic. By January 1, 2030, this applies to all single use plastic bottles for beverages. 10

B 3 Mandatory Deposit System for Single Use Beverage Packages Made from Plastic, Glass, or Metal

Single use beverage packages with a content volume of 0.1 to 3.0 liter are subject to the German mandatory deposit system. 11 The deposit (*Pfand*) is collected at the retail level. The requirement applies to domestically produced or bottled products and imported beverages.

Containers holding the beverages listed below are excluded from the deposit system, provided they are not made from plastic or consist of cans.

- Fruit and vegetable juices;
- non-carbonated fruit and vegetable nectars;
- dietetic drinks for babies and infants;
- spirits and wine including mix drinks containing minimum 50 percent wine; and
- multi-layer carton packages and tubular polyethylene bags (since these are regarded to be the least environmentally disturbing).

Note: Since January 2024, milk and milk mix beverages containing a minimum of 50 percent milk are also subject to the deposit as their exemption expired at the end of 2023.

The deposit symbol must appear on the product label. Detailed information about the deposit system is available through:

DPG Deutsche Pfandsystem GmbH Luisenstr. 46 10117 Berlin, Germany

¹⁰ Regulated in § 30a of the VerpackG http://www.gesetze-im-internet.de/verpackg/__30a.html (German language only)

¹¹ Regulated in § 31 of the VerpackG http://www.gesetze-im-internet.de/verpackg/ 31.html (German)

Tel.: +49 30 800 974 0

E-mail: info(at)dpg-pfandsystem.de

Website: www.dpg-pfandsystem.de/index.php/en/

https://dpg-pfandsystem.de/index.php/en/

B 4 Single-use Plastic Ban

Germany prohibited the use of a variety of single-use plastic products on July 3, 2021.¹² In the food sector this applies to:

- drinking straws.
- plates and cutlery.
- to-go food containers.
- beverage containers made from expanded polystyrene (aka styrofoam).
- beverage cups made from expanded polystyrene (aka styrofoam).

This could affect U.S. exporters of convenience products that include any of the above-mentioned products. We recommend that exporters check with their German importers to determine if their product is covered by this law.

C. Materials in Contact with Foodstuffs

Germany adheres to the EU's regulations on requirements for all food contact materials (FCM). For details see EU FAIRS report.

Section IV. Food Additive Regulations

Germany applies EU-harmonized legislation regarding food additives, including a positive list of allowed substances. For detailed information on the EU-harmonized legislation on food additive regulations, please consult the EU FAIRS report.

 $^{^{12} \ \}underline{\text{https://www.gesetze-im-internet.de/ewkverbotsv/} EWKVerbotsV.pdf}} \ (German \ language \ only)$

Section V. Pesticides and other Contaminants

A. Pesticides

For general information please refer to the EU FAIRS report.

The responsible agency for scientific evaluation of pesticide residues in Germany is:

Bundesamt für Verbraucherschutz und Lebensmittelsicherheit (BVL) (Federal Office of Consumer Protection and Food Safety)
Abteilung 2, Pflanzenschutzmittel
Bundesallee 51
38116 Braunschweig
Germany

Tel: +49 30 18 444-20001 E-Mail: 200(at)byl.bund.de

Website:https://www.bvl.bund.de/EN/Tasks/04_Plant_protection_products/plant_protection_productsl_

node.html.

Private Industry Standards for Pesticide Tolerance Levels

As a marketing tool, some retail chains in Germany require their suppliers to exceed the EU regulations and adhere to stricter maximum residue levels of 30, 50, or 70 percent of the respective EU-mandated MRL. Reports indicate that suppliers violating the contract standard are at risk of being removed from the approved supplier list of the particular retail chain.

B. Contaminants

For general information please refer to the EU FAIRS report.

Maximum levels for several contaminants and products are harmonized within the EU by regulation Commission Regulation (EU) 2023/915 (replacing Commission Regulation 1882/2006). Please refer to the EU FAIRS report for details. Germany put in place an additional maximum tolerance for aflatoxins, ochratoxin A, nitrate, halogenated solvents, and non-dioxin-like polychlorinated biphenyls (ndl-PCB) for products not regulated in the EU regulation. Please note that the language of German regulation still refers to EU regulation 1881/2006. However, these references are now considered as relating to the new EU regulation 2023/915.

Additional German Maximum Level for Mycotoxins (in microgram/kg)

Aflatoxins	B1	B1, B2, G1 and G2 combined	M
 Food, except food referred to in Section 2, point 2.1 of the Annex to Regulation (EC) No 1881/2006, enzymes and enzyme preparations intended for the production of food, and dietary foods for infants or young children 	21)	4 ¹⁾	-
Enzymes and enzyme preparations intended for food production	-	$0.05^{1)}$	-
Dietary foods for infants or young children, other than those referred to in Section 2, points 2.1.15, 2.1.16 and 2.1.17 of the Annex to Regulation (EC) No 1881/2006	-	$0.05^{2)}$	$0.01^{2)}$

Ochratoxin A	μg/kg
Dried fruit, except	$2.0^{1)}$
 foodstuffs referred to in Section 2 No 2.2.3 of the Annex to Regulation (EC) No 1881/2006, and dried figs 	
Dried figs	8.01)

¹⁾ The maximum level refers to the part of the products that is intended for human consumption.

Additional German Maximum Level for Nitrate (in milligram/kg)

Dietary foods for infants or young children, other than those referred to in Section 1, point	$250^{1)}$
1.6 of the Annex to Regulation (EC) No 1881/2006	

¹⁾ The maximum level refers to the product ready for consumption.

Additional German Maximum Level for Halogenated Solvents (in milligram/kg)

	Trichlormethane	Trichlorethene	Tetrachlorethene	Sum of Trichlormethane, Trichlorethene, Tetrachlorethene
All food ¹⁾	$0,1^{2)}$	$0,1^{2)}$	$0,1^{2)}$	$0,2^{2)}$

¹⁾ Excluding all categories of olive oil as defined in Article 7 of Commission Regulation (EEC) No 2568/91 of 11 July 1991 on the characteristics of olive oil and olive-pomace oil and on the relevant methods of analysis (OJ L 248, 5.9.1991, p. 1), as last amended by Regulation (EC) No 702/2007 (OJ L 161, 22.6.2007, p. 11).

²⁾ The maximum level refers to the product ready for consumption.

²⁾ The maximum level refers to the total weight of the edible parts in the offered form.

Additional German Maximum Level for Non-dioxin-like Polychlorinated Biphenyls (ndl-PCB)

	Maximum Level in mg/kg		
	2,4,4'-Trichlorbiphenyl (28) ¹⁾ 2,2',5,5'-Tetrachlorbiphenyl (52) ¹⁾ 2,2',4,5,5'-Pentachlorbiphenyl (101) ¹⁾ 2,2'3,4,4',5,5'- Heptachlorbiphenyl (180) ¹⁾ in each case	2,2',3,4,4',5'- Hexachlorbiphenyl (138) ¹⁾ 2,2',4,4',5,5'- Hexachlorbiphenyl (153) ¹⁾ in each case	
Meat from horse, goat, and rabbit, game birds, and furred game as well as wild boar With a fat content of up to 10% Meat products other than those referred to in Section 5.1 of the Annex of the Regulation (EC) 1881/2006 on foodstuffs With a fat content of up to 10%	$0,008^{2)}$	0,01 ²⁾	
Meat from game birds, and furred game as well as wild boar With a fat content larger than 10%	$0.08^{3)}$	0,13)	
Eggs and egg products except food mentioned in section 5.9 of the Annex of the Regulation (EC) 1881/2006	$0.02^{4)}$		

¹⁾ Systematic numbering of PCB components according to the rules of the International Union of Pure and Applied Chemistry (IUPAC) [K. Ballschmiter, M. Zell, Z. Anal. Chem. (1980) 302, 20-31].

For further details, please refer to the German Regulation to Limit Contaminants in Food (Verordnung zur Begrenzung von Kontaminanten in Lebensmitteln (Kontaminanten-Verordnung – KmV), available in German language only http://www.gesetze-im-internet.de/kmv/BJNR028700010.html.

²⁾ The maximum levels indicated refer to the total weight of the boneless food. In the case of products, the calculation shall be based on the share of meat of the total weight. The fat content used for the classification of foodstuffs shall be determined analytically; whole bodies of horses, goats, rabbits, game birds, furred game birds other than wild boar, and half-carcasses and quarters of horses shall be assumed to contain 5 % fat.

³⁾ The maximum levels stated apply to the fat contained in the food.

⁴⁾ The maximum levels indicated refer to the weight of eggs used without shell.

Section VI. Other Requirements, Regulations, and Registration Measures

The German Government applies EU-harmonized legislation for other related regulations and requirements including product inspection, registration, and certification. For detailed information on certification, please refer to the EU FAIRS and FAIRS Certificate reports.

- A. Certification and Documentation requirements: Please refer to the EU FAIRS report.
- B. Facility registration: Please refer to the EU FAIRS report.
- C. Inspections: Please refer to the EU FAIRS report.

D. Product Registration

For general information please refer to the EU FAIRS report.

Additionally, the German Ordinance about Nutritional Supplements¹³, ¹⁴ requires producers and/or importers to notify nutritional supplement products they intend to put on the German market to the Federal Office of Consumer Protection and Food Safety (BVL) at poststelle@bvl.bund.de with a copy of the intended label. If a product has already been notified in another EU member state, the name of the competent authority which was notified has to be stated. The notification can also be done online, but the form is only available in German https://apps2.bvl.bund.de/nem/form/main.do.

The import of special products like blood, blood products, and material containing epizootic pathogens must be approved by the competent authority of the German Federal State to which the product is shipped.

Section VII. Other Specific Standards

For detailed information on the EU-harmonized legislation on other specific standards, please consult the EU FAIRS report.

A. Novel Foods

The relevant authority for the approval of new biotech events and for monitoring the trade of products derived from biotechnology is the Federal Office of Consumer Protection and Food Safety (BVL, contact information see appendix I). For more information specific to Germany, please see our Agricultural Biotechnology Annual report available at https://gain.fas.usda.gov/#/search.

- B. Food from Animal Clones: Please refer to the EU FAIRS report.
- C. Nanotechnology: Please refer to the EU FAIRS report.

¹³ http://www.gesetze-im-internet.de/nemv/NemV.pdf

¹⁴ http://www.gesetze-im-internet.de/nemv/ 5.html

- D. Fortified Foods: For general information, please refer to the EU FAIRS report. The German Food Supplements Regulation (NemV)¹⁵ lists which minerals and vitamins as well as corresponding compound sources may be added to foods in Germany.
- E. Dietetic Foods: For general information please refer to the EU FAIRS report.

Foods for Specific Consumer Groups Ordinance

The German Ordinance on Foods for Specific Consumer Groups (Verordnung über Lebensmittel für bestimmte Verbrauchergruppen, LMBVV¹⁶) establishes maximum residue levels for pesticides in herbal- and fruit infusions for babies and infants:

Chemical	Maximum residue (mg/kg)
Cadusafos	0.006
Demeton-S-methyl Demeton-S-methyl-sulfon Oxydemeton-methyl	0.006
Ethoprophos	0.008
Fipronil	0.004
Propineb	0.006

Additionally, the LMBVV prohibits the use of the following substances on products that are used in the preparation of herbal- and fruit infusions for babies and infants: Aldrin, Dieldrin, Disulfoton, Endrin, Fensulfothion, Fentin, Haloxyfop, Heptachlor, Hexachlorbenzen, Nitrofen, Omethoat, Terbufos.

- F. Food Supplements: For general information, please refer to the EU FAIRS report. The German Food Supplements Regulation (NemV) lists which minerals and vitamins as well as corresponding compound sources may be added to foods in Germany. Supplements must be registered through the Federal Office of Consumer Protection and Food Safety (BLE).¹⁷
- G. Irradiated Foodstuffs: For general information, please refer to the EU FAIRS report. Irradiation of foodstuffs is generally banned in Germany. Only dried, aromatic herbs and spices may be irradiated at a 10 Kilogray "maximum average absorbed total dose". Irradiated foodstuffs must be labelled as such. 18
- H. Seafood: Please refer to the EU FAIRS report.

 $\frac{https://www.bvl.bund.de/DE/Arbeitsbereiche/01_Lebensmittel/04_AntragstellerUnternehmen/03_NEM/lm_nahrungsErgMittel/04_node.html, \\ \frac{el_node.html}{https://nem.bvl.bund.de/nem/form/Init-Submit.do;jsessionid=33FACCE8106D1F31952F0EA14F5FDCC6}$

https://www.bvl.bund.de/EN/Tasks/01 Food/01 tasks/02 OfficialFoodControl/09 IrradiadetFood/IrradiadetFood node.html

¹⁵ NemV - nichtamtliches Inhaltsverzeichnis (German language only)

¹⁶ https://www.recht.bund.de/bgbl/1/2023/115/VO.html

¹⁷

I. Pet Food: Please refer to the EU FAIRS report.

J. Vegetarian and Vegan Foods, and Plant-Based Meat and/or Dairy Alternatives

The Food Information to Consumers (FIC) regulation 1169/2011 requires the European Commission to set out rules for the voluntary labelling of foods as "suitable for vegetarians and vegans." To date, the Commission has not adopted an EU-harmonized definition of the terms "vegetarian" and "vegan." In the absence of any legal definition, Germany applies non-binding guidelines¹⁹ that were developed by a commission with representatives from consumer groups, food safety authorities, industry, and research institutions.

Additionally, the private *V-label*²⁰ issued by *ProVeg international* enjoys a certain popularity with consumers but is not legally required. According to a study conducted in 2023,²¹ 64 percent of consumers in Germany recognize this label. In 2023, the label was redesigned in order to more clearly differentiate between vegan and vegetarian products. Products that require GMO-labelling by law may not use the *V-label*.

K. Private Certification for Fresh Food

The number of food scandals that have occurred in Europe in the late 1990s/early 2000s involving various commodities has prompted the German food industry to come up with several programs to ensure the safety of traded fresh food. While these programs are voluntary, the majority of retail chains in Germany require certification of good agricultural practices. The two most common private certification programs in Germany are *GLOBALG.A.P.*²² and *QS.*²³ While *QS* is a three-tier system that involves everyone, who handles the produce from producers, to wholesalers, and the retail chains, *GLOBALG.A.P.* mainly focuses on the producer level and is often supplemented by the IFS (International Food Standard) on the wholesalers' level. A major component of both systems is the extensive documentation requirement for all stages of the production process. Both systems/standards are open to international producers provided that they comply with the system and obtain a certification. Also, a simultaneous certification for *QS* and *GLOBALG.A.P.* is possible at the producer level. For more information please visit:

GLOBALG.A.P.: https://www.globalgap.org/
OS: www.q-s.de/home gb.html

kommission.de/fileadmin/Dokumente/neufassung leitsaetze fuer vegane und vegetarische lebensmittel.pdf (eight pages, German language only)

¹⁹ https://deutsche-lebensmittelbuch-

²⁰ https://www.v-label.eu/en

²¹ https://www.v-label.com/de/ueber-uns/die-geschichte-des-v-labels/

²² https://www.globalgap.org/

²³ https://www.q-s.de/qs-scheme/qssystem-en.html

Section VIII. Geographical Indications, Trademarks, Brand Names, and Intellectual Property Rights

For general information please refer to the EU FAIRS report.

Geographical Indications

Germany adheres to the EU law *on* geographical indications. Additionally, and under certain conditions, the regional context of products produced in Germany may be labeled with a so called "regional window.²⁴" This voluntary private label provides information on

- Origin.
- Location of processing.
- Percentage of regional ingredients (only applies to processed products).

By December 2023, 873 licensees had *registered* 5,924 products under this label. Twenty-two certification bodies are approved to monitor the correct use of the label.

Trademarks

In Germany, the legal basis for trademarks is the *Markengesetz* (trademark law) and the *Markenverordnung* (trademark ordinance). *Trademarks* are granted for 10 years. Applications should be directed to the German Patent and Trademark Office (for contact details please see Appendix I).

Companies, which also export to other EU member states, may want to consider obtaining a European Community Trademark. For detailed *information* please consult the EU FAIRS report.

Intellectual Property Rights

Germany is also a Member of the World *Intellectual* Property Organization (WIPO/OMPI) and to the Madrid Agreement on International Registration of Trademarks.

²⁴ <u>Regionalfenster - Kennzeichnung für regionale Produkte</u> (in German language only)

Section IX. Import Procedures

As a member of the EU, Germany follows all EU *directives*, regulations, and obligations where available. Since the EU is a customs union, all Member States apply the same import duties on goods imported from outside the EU based on tariff classification of goods and the customs value. For details on the EU legislation, customs clearance, and import duties please refer to section IX of the EU FAIRS report.

Veterinary and Plant Inspections

Section II of the EU Official Controls Regulation (OCR - Regulation (EU) 2017/625) regulates the inspection of animals, animal products, plants, and plant products at the border control post (BCP) of entry into the EU. These inspections precede the customs declaration. Operators must notify the relevant BCP about an upcoming consignment at least one workday prior to the consignment's arrival at port. The notification is done by generating a Common Health Entry Document (CHED)²⁵ on the European Commission's online Trade Control and Expert System TRACES NT. Information that must be provided in CHED includes, but is not limited to, a description of the goods to allow for identification and the calculation of fees (e.g., Combined Nomenclature code and title, quantity, number of packages, etc.); countries of origin and dispatch; consignor; consignee; operator responsible for the consignment; BCP; estimated date and time of arrival of the consignment at the BCP; place of destination; and means of transport. Additionally, accompanying documents must be submitted in pdf-form: e.g., the health/phytosanitary certificate, catch certificates for fishery products, commercial documents (e.g., invoice, packing list). Early notification can help detect issues (e.g., missing documents) before they become a problem.

EORI Number

In most cases customs clearance will be handled by the importer. If, however, the exporting company handles the customs clearance, the company needs an Economic Operators´ Registration and Identification number (EORI). Once obtained, this number is valid throughout the EU and for all future imports.

In Germany, EORI numbers can be requested²⁶ free of charge at the Federal Customs Office's subsidiary in Dresden at the following address:

Generalzolldirektion
- Dienstort Dresden Stammdatenmanagement
Postfach 10 07 61
01077 Dresden
Germany

E-Mail: antrag.eori@zoll.de

²⁵ The German version of the CHED is the "Gemeinsames Gesundheitseingangsdokument" (GGED)

²⁶ https://www.zoll.de/EN/Businesses/Movement-of-goods/Import/Duties-and-taxes/EORI-number/Requesting-EORI-number-amending-operator-particulars/requesting-eori-number-amending-operator-particulars node.html

Alternatively, an application can be made via the German Customs portal for citizens and business customers after registering and creating an account at: https://www.zoll-portal.de/.

Certificate of Inspection for Organic Products

The <u>U.S.-EU Organic Equivalence Arrangement</u> that took effect on June 1, 2012. As a result, the United States and EU have recognized each other's organic production rules and control systems as equivalent under their respective rules. Organic products certified to the USDA organic standards may be sold and labeled as organic in the EU.

With Regulation 2018/848, the principle of equivalence is replaced by the requirement of strict conformity with EU rules for organic imports from non-EU countries. This means that for countries with an Equivalence Agreement with the EU, like the United States, these agreements will need to be changed. Under the new EU Regulation on Organics, the US-EU Equivalency Arrangements will expire on December 31, 2026. To avoid trade disruptions, all non-EU countries- including the United States-that are currently recognized as equivalent may renegotiate the terms and sign a Trade Agreement with the EU. Trade Agreements will aim to recognize that the non-EU country has a "system of production meeting the same objectives and principles by applying rules which ensure the same level of assurance of conformity as those of the Union."

All organic products imported into the EU must have the appropriate electronic certificate of inspection (e-COI). These are administered through the Trade Control and Expert System New Technology (TRACES NT). The e-COIs are issued by the control bodies designated by the countries' national authorities. The relevant EU recognized control bodies for the United States are listed in EU implementing regulation 2021/2325.²⁷

The new EU organic regulation²⁸ became applicable on January 1, 2022. As a result, the inspection procedure for the e-COIs and the e-COI form have changed. For example, the responsibility for e-COI inspection shifted from the customs office to the authority that has oversight of the implementation of the EU organic regulation. In Germany, this oversight authority rests with the federal states. A link to contact details by state is listed in Appendix I. Additionally, the exporter, the certifying body, the German border control post at the port of entry, and the importer all must be listed in the e-COI through TRACES NT. We strongly encourage U.S. exporters to work with their importers to ensure that the correct information is entered into the TRACES NT system. The required documents must be uploaded into TRACES NT prior to the shipment's departure. If documents are entered late, the product may still enter the EU but can no longer be marketed as organic.

²⁷ https://eur-lex.europa.eu/eli/reg impl/2021/2325/oj

²⁸ https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A02018R0848-20220101

Import Derogation for Product Samples

Under EU legislation, food samples sent to Germany with the intention to be consumed are considered foods for human consumption and are subject to the same listing and certification requirements as regular commercial shipments.

Sample shipments of food products that are intended for machine testing and contain meat, poultry, or cheese from plants that are not approved for export to the EU require a derogation (special import permit) from the (state) veterinary authority at the place of destination. Please refer to section II of the FAIRS Export Certificate Report for Germany for details on how and where to apply for a derogation.

Section X: Trade Facilitation

As a member of the EU, Germany follows all EU directives, regulations, and obligations where available. For details on the EU legislation and import duties please refer to the most recent EU FAIRS report.

A. Advance Rulings

The customs duties that must be paid upon import of a product depend on the tariff classification applicable to the product. The Binding Tariff Information (BTI) system was introduced to ensure legal certainty for business operators when calculating import duties. All currently valid BTI decisions are accessible in the <u>public BTI database</u>. Detailed information on the BTI system can be found at the European Commission's website: https://ec.europa.eu/taxation_customs-bti_en.

BTI for Germany can be obtained via the German Customs portal for citizens and business customers after registering and creating an account at: https://www.zoll-portal.de.

For more information on customs procedures when importing into Germany please visit the German Customs' website at https://www.zoll.de/EN/Businesses/Movement-of-goods/Import/import_node.html

B. Pre-Clearance Program

For information on pre-clearance programs accepted in the EU please refer to the EU FAIRS report.

C. Electronic Certificates

For information on electronic certificates accepted in the EU please refer to the EU FAIRS report.

D. Import Control Fees

Germany applies import control fees according to Annex IV of the EU Official Controls Regulation (OCR - Regulation (EU) 2017/625). Details can be found in the EU FAIRS report. These fees are uniform throughout the EU.

In addition, German ports charge administration fees and fees for the use of control centers. These fees vary by port.

For fees related to mandated controls²⁹ for certain hazards (e.g., aflatoxins) please contact the respective border control post.³⁰

E. Average Release Time for Products –Common Delays

The average release time for products depends on the port of import. The main ports in Germany are organized in an efficient way to perform customs formalities as well as the necessary veterinary and plant inspections. The most common reasons for delays in the clearance of goods are:

- Incomplete or incorrect certification
 - o The certificate was issued after the date of departure.
 - o There were typographical errors.
 - EU plant approval number mentioned on the certificate did not match the approval number on the product label or on the list of EU approved establishments. Please note that the approval number must be identical on the certificate, label, and the EU list; German BIPs will not accept small inconsistencies such as the addition of a letter to FSIS establishments which is commonly accepted in the United States.
 - o The shipper used the wrong/old certificate model.
 - o A certificate was absent.
 - o The certificate was lacking one or more of the required pages.
 - o A certificate was not provided for every animal origin ingredient in the final product.
 - o The copy of the certificate is not the original.
 - Incorrect strikeouts of standard text in certificates or strikeouts were not accompanied by initials.
 - o The stamp was unclear, or the stamp is not original.
- Failure to realize that veterinary inspection (if required) has to precede customs declaration
- Delayed notification

F. Duplicative Inspections

Please refer to the EU FAIRS report.

²⁹ Operators also have to pay for the border controls performed on food and feed of non-animal origin listed in Commission Implementing Regulation (EU) 2019/1793. This regulation mandates specific frequencies of controls for certain hazards in products depending on their origin. Several products have to be tested for aflatoxins under this regulation. In addition, fees are also charged to operators for official controls that were not originally planned because they are necessary to follow-up non-compliance.

³⁰ https://www.bmel.de/SharedDocs/Downloads/DE/_Tiere/Tiergesundheit/liste-zugelassene-betriebegrenzkontrollstellen.pdf? blob=publicationFile&v=6

Appendix I: Government Regulatory Key Agency Contacts

List of Major Regulatory Agencies

Bundesministerium für Ernährung und Landwirtschaft (BMEL)

(Federal Ministry of Food and Agriculture)

Rochusstr. 1 53123 Bonn Germany

Tel: +49 228 99 529-0

Website: http://www.bmel.bund.de/EN

Bundesamt für Verbraucherschutz und Lebensmittelsicherheit (BVL)

(Federal Office of Consumer Protection and Food Safety)

Mailing address for BVL-Headquarter:

Bundesamt für Verbraucherschutz und Lebensmittelsicherheit

Dienstsitz Braunschweig

Postfach 15 64

38005 Braunschweig

Germany

Tel.: +49 3018444-99999

Mailing address for registration and approval of biotech products and novel foods:

Bundesamt für Verbraucherschutz und Lebensmittelsicherheit (BVL)

Dienststelle Berlin Gerichtstraße

Abteilung 4

Gerichtstraße 49

13347 Berlin

Germany

Tel.: +49 30 18444-000

Mailing address for authorization of plant protection products and related issues:

Bundesamt für Verbraucherschutz und Lebensmittelsicherheit (BVL)

Abteilung 2, Pflanzenschutzmittel

Bundesallee 51

38116 Braunschweig

Germany

Tel.: +49 30 18444-99999 E-Mail: 200(at)byl.bund.de

Common e-mail and website for all BVL sites:

E-mail: bvl(at)bvl.bund.de

Website: https://www.bvl.bund.de/EN/

Bundesanstalt für Landwirtschaft und Ernährung (BLE) (responsible for organic import rules)

(Federal Agency for Agriculture and Food)

Referat 522

Deichmannsaue 29

53179 Bonn

Germany

Tel.: +49 228 6845-0

e-mail: oekoverordnung(at)ble.de - for inquiries pertaining to organic import rules

info(at)ble.de - for all other inquiries

Website: www.ble.de/EN/Home/home_node.html

https://www.ble.de/EN/Topics/Agriculture/Organic-Farming/organic-farming_node.html

Import of organic products:

https://www.ble.de/DE/Themen/Landwirtschaft/Oekologischer-

<u>Landbau/Importverfahren/importverfahren_node.html</u> (German language only)

<u>Deutsches Patent- und Markenamt</u> (German Patent and Trademark Office)

Zweibrückenstr. 12 80331 München

Germany

Phone: +49 89 2195-1000 E-mail: info(at)dpma.de

Website: http://www.dpma.de/english/index.html

List of Border Control Posts

The list of German Border Control Posts can be accessed here:

List of Control Authorities for e-COI inspection

The list of German Federal State authorities for e-COI inspection can be accessed here: https://www.oekolandbau.de/service/adressen/fachbehoerden-oeko-importe/.

World Trade Organization (WTO) Inquiry Point

Each EU member government is responsible for the notification procedures associated with the agreement under the World Trade Organization (WTO). Examples here relate to the Sanitary and Phytosanitary (SPS) and Technical Barriers to Trade (TBT) Agreements. WTO obligations include notifying any trade significant proposals, which are not substantially the same as international standards, providing copies of the proposed regulation upon request, and allowing time for comments. The German Federal Ministry of Economics and Climate Action (BMWK) has mandated the German Institute for Standardization (DIN) to set up and run the German »National Enquiry Point« according to the WTO Agreement on Technical Barriers to Trade (TBT).

DIN Deutsches Institut für Normung e.V. National TBT Enquiry Point Am DIN-Platz Burggrafenstraße 6 10787 Berlin Germany

Tel: +49 30 – 2601-2063 E-mail: auskunft(at)din.de Website: https://www.din.de/en

The DIN subsidiary DIN Software GmbH and Deutsche Akkreditierungsstelle (DAkkS) are in charge with the technical implementation of the TBT enquiry point.³¹

DIN also provides information on all technical rules (including standards, technical regulations, and certification systems) valid in the Federal Republic of Germany, irrespective of whether the technical rules have been issued by federal or local authorities or by non-governmental bodies.

Inquiries should be directed to the following e-mail: international(at)beuth.de

Appendix II: Other Import Specialist Technical Contacts

German Food Laboratories

Customized lists of food labs by issue can be requested from the German Association of Independent Laboratories (VUP) via with their interactive lab finder tool or by e-mail. VUP represents the vast majority of German accredited food labs.

VUP Deutscher Verband Unabhängiger Prüflaboratorien e.V.

Kronenstr. 71 10117 Berlin Germany

Tel: +49-30-555 7240-0 E-Mail: office(at)vup.de Website: www.vup.de

https://vup.de/labor-finder.html (in German language only)

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³¹ https://www.dakks.de/en/tbt-enquiry-point.html

Appendix III: List of Abbreviations and Links

ВСР	Border Control Post (same as previously used term BIP = Border Inspection Post)
	https://www.bmel.de/SharedDocs/Downloads/DE/_Tiere/Tiergesundheit/liste-
	<u>zugelassene-betriebe-grenzkontrollstellen.pdf?</u> <u>blob=publicationFile&v=6</u>
BLE	German Federal Agency for Agriculture and Food
	https://www.ble.de/EN/Home/home_node.html
BMEL	German Federal Ministry for Food and Agriculture
	www.bmel.de/EN
BTI	Binding tariff information
	(German translation: verbindliche Zolltarifauskunft, vZTA)
BVL	Federal Office of Consumer Protection and Food Safety
	https://www.bvl.bund.de/EN/
e-COI	Electronic Certificate of Inspection
EU	European Union
FAIRS	Food and Agricultural Import Regulations and Standards report
FIC	EU Food Information to Consumers regulation 1169/2011
MRL(s)	Maximum Residue Level(s)
OCR	Official Controls Regulation <u>Regulation 2017/625</u>
TRACES-NT	Trade Control and Expert System New Technology
U.S.	United States (adjective)
USDA	United States Department of Agriculture

FAS report database: https://gain.fas.usda.gov/#/search

USDA FAS Contact in Berlin, Germany:

Foreign Agricultural Service U.S. Embassy Clayallee 170 14191 Berlin

Germany

E-mail: agberlin(at)usda.gov Tel: (+49) (30) 8305 1150

Attachments:

No Attachments