
STATUTORY INSTRUMENTS

1999 No. 1872

**The Feeding Stuffs (Establishments
and Intermediaries) Regulations 1999**

PART VII

CONTROL OF ADDITIVES

Manufacture of certain additives referred to in Article 2.2(a) of Directive 95/69

40. No person shall manufacture an additive of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex, with a view to putting it into circulation, except on a UK approved or permitted Article 2.2(a)(A) establishment.

Further control of manufacture of additives to which regulation 40 applies

41. No person shall manufacture an additive of any kind to which regulation 40 applies on a UK approved Article 2.2(a)(A) establishment, with a view to putting it into circulation, unless he fulfils the essential conditions contained or referred to in Chapter I.1(b) of the Annex.

Manufacture of additives referred to in Article 7.2(a) of Directive 95/69

42. No person shall manufacture an additive of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, with a view to putting it into circulation, except on a UK registered or permitted Article 7.2(a) establishment.

Further control of manufacture of additives to which regulation 42 applies

43. No person shall manufacture an additive of any kind to which regulation 42 applies on a UK registered Article 7.2(a) establishment, with a view to putting it into circulation, unless he fulfils the essential conditions contained or referred to in Chapter II(c) of the Annex.

Wrapping, packaging and storage by intermediaries of certain additives referred to in Article 3.1 of Directive 95/69

44. No intermediary shall wrap, package or store an additive of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex, other than a UK approved or permitted Article 3.1(A) intermediary.

Further control of wrapping, packaging or storing by intermediaries of additives to which regulation 44 applies

45. No UK approved Article 3.1(A) intermediary shall wrap, package or store an additive of any kind to which regulation 44 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter I.1(b) of the Annex.

Wrapping, packaging and storage by intermediaries of additives referred to in Article 8.1 of Directive 95/69

46. No intermediary shall wrap, package or store an additive of any kind the wrapping, packaging, storing and putting into circulation of which is regulated by Article 8.1 of Directive 95/69, other than a UK registered or permitted Article 8.1(A) intermediary.

Further control of wrapping, packaging or storing by intermediaries of additives to which regulation 46 applies

47. No UK registered Article 8.1(A) intermediary shall wrap, package or store an additive of any kind to which regulation 46 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter II(c) of the Annex.

Putting into circulation by intermediaries of additives to which regulation 44 applies

48. No intermediary shall put into circulation an additive of any kind to which regulation 44 applies, other than an EC or UK approved or permitted Article 3.1(A) intermediary.

Further control of putting into circulation by intermediaries of additives to which regulation 44 applies

49. No EC or UK approved Article 3.1(A) intermediary shall put into circulation an additive of any kind to which regulation 44 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter I.1(b) of the Annex.

Putting into circulation by intermediaries of additives to which regulation 46 applies

50. No intermediary shall put into circulation an additive of any kind to which regulation 46 applies, other than an EC or UK registered or permitted Article 8.1(A) intermediary.

Further control of putting into circulation by intermediaries of additives to which regulation 46 applies

51. No EC or UK registered Article 8.1(A) intermediary shall put into circulation an additive of any kind to which regulation 46 applies, unless he fulfils the essential conditions contained or referred to in point 7 of Chapter II(c) of the Annex.

Putting into circulation of certain additives

52.—(1) No person shall put into circulation an additive of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex, except an additive of any such kind manufactured on a UK approved or permitted Article 2.2(a)(A) establishment, an EC approved or permitted Article 2.2(a)(A) establishment, a UK approved or permitted third country Article 2.2(a)(A) establishment or an EC approved or permitted third country Article 2.2(a)(A) establishment.

(2) No person shall put into circulation an additive of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, except an additive of any such kind manufactured on a UK registered or permitted Article 7.2(a) establishment, an EC registered or permitted Article 7.2(a) establishment, a UK registered or permitted third country Article 7.2(a) establishment or an EC registered or permitted third country Article 7.2(a) establishment.

Supply of certain additives

53.—(1) Subject to paragraph (2), no person shall supply, as an additive, any copper, selenium, vitamin A or vitamin D, unless—

- (a) the additive concerned has been manufactured on—
 - (i) a UK approved or permitted Article 2.2(a)(A) establishment,
 - (ii) an EC approved or permitted Article 2.2(a)(A) establishment,
 - (iii) a UK approved or permitted third country Article 2.2(a)(A) establishment, or
 - (iv) an EC approved or permitted third country Article 2.2(a)(A) establishment; and
- (b) the additive concerned—
 - (i) is supplied to—

(A)	a UK approved or permitted Article 2.2(b) establishment,
(B)	a UK approved Chapter I.2 establishment, as defined in regulation 3 of the Feedingstuffs (Zootechnical Products) Regulations 1999(1),
(C)	a UK permitted Chapter I.2 establishment, as defined as aforesaid,
(D)	an EC approved or permitted Article 2.2(b) establishment,
(E)	a UK approved or permitted Article 3.1(A) intermediary,
(F)	an EC approved or permitted Article 3.1(A) intermediary,
(G)	a UK registered or permitted Article 7.2(c)(PA) establishment, engaged in the manufacture of compound feeding stuffs for pet animals,
(H)	an EC registered or permitted Article 7.2(c) (PA) establishment, engaged as aforesaid,
(I)	a UK registered or permitted Article 7.2(d) (PA) establishment, engaged as aforesaid, or
(J)	an EC registered or permitted Article 7.2(d) (PA) establishment, engaged as aforesaid, or

(ii) is supplied by way of export to a third country, and the requirement specified in Article 22 of Directive 70/524 is satisfied in relation to it.

(2) Notwithstanding paragraph (1), copper, selenium, vitamin A or vitamin D may be delivered at the last stage of circulation, as an additive, to—

- (a) a UK registered or permitted Article 7.2(c)(PA) establishment, or
- (b) an EC registered or permitted Article 7.2(c)(PA) establishment,

if the requirements specified in the first and, in the case of registered establishments, third, indented paragraphs of Article 13.4(b) of Directive 70/524 are satisfied.

Incorporation of certain additives into compound feeding stuffs

54. No person shall incorporate into a compound feeding stuff any copper, selenium, vitamin A or vitamin D, unless—

- (a) the additive concerned has been prepared beforehand, in a premixture containing a substance used as a carrier, but not containing a zootechnical additive, on a UK or EC approved or permitted Article 2.2(b) establishment, a UK approved or permitted third country Article 2.2(b) establishment or an EC approved or permitted third country Article 2.2(b) establishment, and he incorporates the premixture in accordance with regulation 71,
- (b) the additive concerned has been prepared beforehand, in a premixture containing a substance used as a carrier, and containing also a zootechnical additive, on—
 - (i) a UK approved Chapter I.2 establishment, as defined in regulation 3 of the Feedingstuffs (Zootechnical Products) Regulations 1999,
 - (ii) a UK permitted Chapter I.2 establishment as defined as aforesaid,
 - (iii) an EC approved or permitted Article 2.2(b) establishment,
 - (iv) a UK approved or permitted third country Chapter I.2 establishment, as defined as aforesaid,
 - (v) an EC approved or permitted third country Article 2.2(b) establishment;
 and he incorporates the premixture in accordance with regulation 59 of those Regulations,
- (c) the incorporation is carried out on a UK registered or permitted Article 7.2(c)(PA) establishment, and the requirements specified in the first and, in the case of registered establishments, third, indented paragraphs of Article 13.4(b) of Directive 70/524 are satisfied, or
- (d) the incorporation is carried out on—
 - (i) a UK registered or permitted Article 7.2(c)(PA) establishment, or
 - (ii) a UK registered or permitted Article 7.2(d)(PA) establishment,
 engaged in the manufacture of compound feeding stuffs for pet animals.

Importation of certain additives referred to in Article 2.2(a) of Directive 95/69

55. No person shall import into the United Kingdom from a third country, an additive of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex, manufactured in a third country, unless the additive was manufactured on a UK approved or permitted third country Article 2.2(a)(A) establishment, or an EC approved or permitted third country Article 2.2(a)(A) establishment.

Importation of additives referred to in Article 7.2(a) of Directive 95/69

56. No person shall import into the United Kingdom from a third country, an additive of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, manufactured in a third country, unless the additive was manufactured on a UK registered or permitted third country Article 7.2(a) establishment, or an EC registered or permitted third country Article 7.2(a) establishment.