



EXAMPLE OF PACKAGING MATERIAL, SORTING AND DEPOSIT MARKING REPORT

Date: 31.03.2023



CONTENTS

PACKAGING MATERIAL MARKING	3
PACKAGING SORTING MARKING	1
FACKAGING SONTING IVIANNING	.4
PACKAGING DEPOSIT MARKING	5



PACKAGING MATERIAL MARKING

The below table explains the currently enforced obligation related to marking indicating the packaging material used:

The links to the local legislation regulating the marking are available by clicking on the country name.











Country	Requirements	Is marking provided in the legislation?	Marking as provided in the legislation	Where should be the marking placed?
Country 1	Voluntary marking, but if applied, it needs to follow the regulatory requirements	Yes	HDPE HDPE	Capital letters must be used for abbreviations.



PACKAGING SORTING MARKING

The below table explains the currently enforced obligation related to marking facilitating sorting of different packaging waste types.

The links to the local legislation regulating the marking are available by clicking on the country name.

Country	Requirements	Is marking provided in the legislation?	Marking as provided in the legislation	Where should be the marking placed?
Country 2	Mandatory	Yes		On the component of the package, which is with the biggest weight or on its label.



DEPOSIT MARKING

The below table explains the currently enforced obligations related to deposit marking affecting packaging: The links to the local legislation regulating the marking are available by clicking on the country name.













Country	Requirements	Scope of packaging	Is logo provided in the legislation?	Marking as provided in the legislation	Where should be the marking placed?
Country 3	Mandatory	Single-use and reusable primary packaging of beverages: Which is made of glass bottles: volume of 0.1 to 3 AND volume of less than 0,1 and containing other fermented products of an alcoholic strength by volume not exceeding 6 % vol, which is made of PET bottles: volume of 0.33 to 3 AND volume between 0.33 to 0,5 or 1 containing beer and other fermented products with an alcoholic strength of up to 6% vol. Metal bottles with volume between 0.2 to 1 Wich contains: Carbonated and non-carbonated soft drinks (mineral water, drinking water, lemonades, energy)			On the packaging itself in such a way that the corresponding beverage packaging can be clearly assigned.



Country	Requirements	Scope of packaging	Is logo provided in the legislation?	Marking as provided in the legislation	Where should be the marking placed?
		drinks , iced tea, juices, nectars etc.), Beer, Other fermented products with an alcoholic strength of up to 6% vol (for example, cider, alcoholic cocktails with an alcoholic strength of 0,5 % to 6 %), excluding beer, wine, sparkling wine and fruit wine.			
	Voluntary	Reusable beverage bottles	No	THE WES	Not applicable



LANDBELL GROUP SERVICES OFFERS

The Landbell Group is a leading supplier of services and consulting for global environmental and chemical compliance. It offers take-back/collection schemes for various waste flows, comprehensive services and consulting as well as respective software solutions from a single source. Established as a packaging scheme in Germany in 1995, Landbell Group operates 35 take-back/collection schemes worldwide and, up to now, has managed the collection of more than 3 million tons of waste electrical and electronic equipment, more than 7 million tons of packaging and more than 50,000 tons of used batteries towards environmental recycling.

For more information on Landbell Group and our services, please visit www.landbell-group.com or contact expertise@landbellgroup.com.

DISCLAIMER

While the information contained herein is believed to be correct at the time of issue, no affiliate of the Landbell Group, including but not limited to HH Compliance Ltd or European Recycling Platform SAS, will accept any liability in any circumstances for its accuracy, adequacy or completeness, nor will any express or implied warranty be given. This exclusion extends to liability howsoever arising in relation to any statement, opinion or conclusion contained herein as well as any omission. This document is only made available to the customer to facilitate its understanding of the regulations. It is an overview (not a legal opinion) and shall be acted upon as such.

INTELLECTUAL PROPERTY RIGHTS

This document, including its design, is the sole property of Landbell AG für Rückhol-Systeme, as well as any of its registered trademarks and domain names; it is protected by copyright and is a part of the know-how of the Landbell Group. As such, it cannot be shared by the customer except with an affiliate under its direct control in the country to which this report relates.

LANDBELL GROUP is an international supplier of service and consulting solutions for environmental and chemical compliance. Our aim is to reduce the complexity of extended producer responsibility legislation, as well as other product- and packaging- related requirements for producers and distributors. In everything we do, we seek to provide our customers with the most competitive solutions in terms of service quality, compliance and cost.

At LANDBELL GROUP, we prepare our clients for the uncertainties to come. We help them unlock the value of the circular economy and strive to be their best partner on the journey to a more sustainable future.

© 2022 Landbell AG für Rückhol-Systeme

Landbell Consulting GmbH

Rheinstraße 4L D-55116 Mainz

Telefon: +49 61 31 23 56 52-0 Telefax: +49 61 31 23 56 52-10