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# Plant strengthening agents

Basic admission criteria for the Input List for organic agriculture in Germany

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## I. Introduction

This document describes the criteria that need to be fulfilled in order for plant strengthening agents to be included in the Input List for organic agriculture in Germany. Additional criteria may apply for products to be included in a national list or a list of a private association. This document will be updated whenever necessary. The most recent version, which is available on the website www.betriebsmittel.de is the only valid version.

#### The Input List for organic agriculture in Germany - a private standard

The Input List for organic agriculture in Germany is a private standard. It is based on the relevant EU legislation (in particular Reg. 889/2008). However, it also comprises additional criteria and interpretations, which were set by FiBL, in order to ensure compliance with the objectives and principles of organic production.

#### Scope of products included

The EU legislation on organic farming does not specifically mention plant strengthening agents. In Germany, all plant strengthening agents listed by the Federal Office for Consumer Protection and Food Safety (BVL) can be used in organic farming. In order to guarantee the principles of organic farming when using plant strengthening agents, the Input List for organic agriculture in Germany has developed additional criteria for plant strengthening agents.

## 2. Requirements for different product types

## 2.1 General requirements

### **Background**

Plant strengthening agents are defined in accordance with § 2 No. 10 of the Plant Protection Act. Accordingly, plant strengthening agents are substances and mixtures including microorganisms that

- are exclusively intended to generally serve to keep the plants healthy, unless they
  are used as plant protection products in accordance with Article 2 paragraph 1
  (EC) No. 1107/2009 or
- are intended to protect plants from non-parasitic impairments.
- Products in which the supply of plants with nutrients and trace substances and
  the stimulation of growth are in the foreground are to be classified as plant
  additives or soil additives. These product groups are subject to Fertilizer Act.
- The placing on the market of plant strengthening agents is regulated in § 45 of the Plant Protection Act.



#### Requirements

- When used correctly and properly, plant strengthening agents must not have any
  harmful effects on human and animal health, groundwater or any other justifiable
  effects, especially on the natural balance.
- The placing on the market of plant strengthening agents must have been properly
  reported to the Federal Office for Consumer Protection and Food Safety (BVL)
  beforehand or must have been added to the list of plant strengthening agents.
  Confirmation from the BVL is a prerequisite for inclusion in the Input List.

# 3. Requirements for individual components

Regulation 889/2008 does not contain a list of substances that are permitted as plant strengthening agents for organic farming. This chapter describes the requirements of the Input List for organic agriculture in Germany. These requirements apply to every component of a product. Requirements are described separately for different materials. In all cases, the raw materials must not come from GMOs.

## 3.1 Products and by-products of plant origin

#### **Background**

"Products and by-products of plant origin are permitted" (eg. "oilseed cake meal, cocoa shells, malt verulates"). The use of such materials is desirable because the raw materials have hardly any other uses and only undergo minor processing steps. However, there are also products on the market which are made from food (e.g. soy meal) and products which are subjected to a complex series of processing steps. The team on the Input List for organic agriculture in Germany has doubts as to whether the use of such materials from the point of view of the principles of organic farming and from the point of view of sustainability is desirable. Given the current legal background, such products are initially permitted.

#### Requirements

- Hydrolysed proteins from plant material are permitted.
- Aqueous extracts are generally permitted, extracts with chemicals are not permitted (exception for algae products: see below). Extraction with ammonia is not permitted.
- Products and by-products of GM plants are not permitted.
- Algae products can be obtained by extraction with acids or alkaline aqueous solutions. Clarification: Acids / bases that increase the nutrient concentration in the end product are restricted or prohibited. This means that nitric and phosphoric acids are not permitted because they act as easily soluble mineral fertilizers. Extraction with KOH is only permissible if the K amount supplied with KOH is smaller than the amount of K contained in the algae products. If KOH is



- used for the extraction, the manufacturer must provide the necessary data to check this point.
- By-products of plant materials obtained through physical processing are
  permitted. The material must not be contaminated with inadmissible substances
  (e.g. chemical solvents) during the process. In such cases, the applicant must
  explain the manufacturing process including all the substances used in sufficient
  detail and demonstrate the absence of contaminants by chemical analysis. If the
  absence of contamination cannot be proven beyond doubt, the evaluation team
  can reject the product.

## 3.2 By-products of animal origin

#### Requirements

 As defined in the general legal regulations, the hygienic requirements regarding diseases such as BSE must be observed. The products must meet the requirements of EC regulation 1069/2009 and EC regulation 142/2011.

# 3.3 Nitrogen containing components that were manufactured with air washers

#### **Background**

Various organic materials, such as liquid manure or sewage sludge, emit ammonia. The ammonia can be captured with air washers and converted into highly soluble nitrogen components (also called nitrogen stripping). The EGTOP recommended not to approve such materials for ecological / biological production<sup>1</sup>.

#### Requirements

 Highly soluble nitrogen components resulting from air washer / nitrogen stripping are not accepted in the Input List of organic agriculture in Germany.

#### 3.4 Guano

#### **Background**

"Guano" are accumulated excrement from seabirds, seals or cave bats. This material is permitted. However, sometimes "illegal" materials such as Chilean nitrate are traded under the name "guano".

1 EGTOP (Expert Group for technical Advice on Organic Production): Report on Fertilizers (III), chapter 3.5.1.



## Requirements

- In order to avoid misinterpretation and incorrect approvals, components declared as "guano" are subjected to thorough investigations into their true nature.
- Where appropriate, the evaluation team may request evidence that a particular guano product is free from human pathogens.

## 3.5 Fermentation products

#### **Background**

Products and by-products of plant origin can be converted into components for plant tonics through a range of microbial fermentation technologies. The evaluation must ensure that the nitrogen content of fermentation products comes from the plant materials and not from synthetic nitrogen that is added during the fermentation.

Products with a high proportion of easily soluble nitrogen have recently been developed. This contradicts the general principles of ecological production, which restrict mineral fertilizers to products with low solubility (Az. 834/2007, Art. 4 (b) (iii)). Since it is conceivable to use such a product to formulate a plant strengthening agent, the team on the Input List of organic agriculture in Germany is of the opinion that nitrogen mineralization must primarily take place in the soil and not in the production of plant strengthening agents. To ensure consistency with this principle, the Input List for organic agriculture in Germany limits the proportion of easily soluble nitrogen to a maximum of 15 percent of the total nitrogen content.

#### Requirements

- The microorganisms used for fermentation must not be GMOs.
- Materials with a nitrogen content of up to 5 percent are permitted.
- Materials with a nitrogen content >5 % are only allowed, if the manufacturer can clearly demonstrate that the nitrogen originates predominantly from the plant materials used as raw materials for fermentation. Detailed information on the nitrogen content of all intermediate steps in the production process is required.
- In the end product, not more than 15 % of the total nitrogen may be present in easily soluble form (i.e. the sum of nitrate, ammonia and urea must be  $\leq$ 15 % of the total nitrogen).
- In all cases, the manufacturer must declare whether any nitrogen compounds are added as 'starters' for fermentation, and in what amounts.



## 3.6 Micro-organisms

## **Background**

Micro-organisms have traditionally been used in organic farming and there is no objection to their use.

#### Requirements for micro-organisms

- The micro-organisms must not be GMOs. A declaration of absence of GMOs is required for each microbial strain.
- The identity (species and strain) of the microorganism must be given.
- Strains which are known to have a pesticidal function are not allowed in fertilizers (see EU pesticides database).

#### Requirements concerning growing media for micro-organisms

- The manufacturer must specify all ingredients which are used for the growing media (if possible, use standard chemical nomenclature).
- The manufacturer must declare whether remains of the growing media used to grow the micro-organisms, or microbial products (e.g. antibiotics) can be found in the final product, and approximately how much. If remains of the growing media are present in significant amounts, their acceptability is determined case by case.
   The acceptability of microbial products is determined case by case; the presence of antibiotics in the final product is not allowed.
- For the growing media for micro-organisms, there are no requirements regarding
  the GM status. However, if remains of the growing media can be found in the
  final product, no DNA of GMOs must be detectable. The evaluation teams may
  request analytical or other evidence to verify this point.
- If the growing media for the micro-organisms contain synthetic nitrogen compounds, these must not be added in excess. In case the final product contains more than 5 % Nmineral, the manufacturer is obliged to demonstrate that synthetic nitrogen compounds have not been added in excess (detailed description of the production process). If this cannot be demonstrated, such products will be rejected.



#### 3.6.1 Trace elements

In accordance with the principles of ecological production, mineral nitrogen salts (e.g. nitrate, ammonia) of micronutrients in plant tonics are not permitted.

## 3.6.1.1 Complexing agents for trace elements

#### Requirements

- Materials which are authorized as fertilizers may also be used as complexing agents for plant strengthenig agents (e.g. hydrolized proteins, humates, citric acid)
- Lignosulfonic and heptagluconic acid as well as their salts (e.g. sodium or potassium, but not ammonium salt), are allowed.

## 3.6.1.2 Chelating agents for trace elements

#### **Background**

Chelating agents increase the mobility and bioavailability of heavy metals in the environment. This can lead to water pollution with toxic and/or radioactive metals and it may pose a risk for soil or water micro-organisms. The potential environmental impact of chelating agents varies greatly between substances.

- EDTA: EDTA is the most widely used and best studied chelating agent. It is of environmental concern because of its persistence and strong metal chelation.
- HEEDTA; DTPA; [o,o] EDDHA; [o,p] EDDHA; [o,o] EDDHMA; [o,p] EDDHMA; EDDCHA; EDDHSA; HBED: These chelating agents are less studied than EDTA, but the Input List for organic agriculture in Germany team assumes that they have similar environmental properties.
- IDHA; [S,S]-EDDS: These chelating agents are easily biodegradable and therefore not persistent in the environment.

#### Requirements

To ensure consistency with the objectives and principles of organic production, the Input List for organic agriculture in Germany excludes chelating agents which potentially have a negative impact on the environment.

- EDTA; HEEDTA; DTPA; [o,o] EDDHA; [o,p] EDDHA; [o,o] EDDHMA; [o,p] EDDHMA; EDDCHA; EDDHSA; HBED: These chelating agents are not allowed.
- IDHA; [S,S]-EDDS: These chelating agents are allowed.



#### 3.7 Other materials

There are also specifications for some other materials, which are described below.

## 3.7.1 Sodium chloride (salt)

#### Requirements

- Rock salt and sea salt are allowed.
- Sodium chloride obtained by chemical synthesis is not allowed.

#### 3.7.2 Humic and fulvic acids

#### **Background**

Humic and fulvic acids can be considered permissible (leonardite, which is processed in a permissible manner). Humic and fulvic acids are often made by treatment with potassium hydroxide. Since it is a synthetic form of potassium, the concentrations should be kept low.

## Requirements

- Humic and fulvic acids obtained from leonardite are allowed.
- Humic and fulvic acids obtained from natural substances with thermal or physical processes are also permitted.
- Extraction with potassium hydroxide (KOH) or potassium chloride (KCl) is only
  allowed, if the amount of K supplied with the extracting agent is smaller than the
  amount of K supplied with the leonardite. Manufacturers have to provide the
  necessary data for this point to be verified.
- Humic and fulvic acids obtained from the purification of drinking water are allowed, while humic and fulvic acids obtained from the purification of waste water are not allowed.

## 3.7.3 Synthetic nanoparticles / picoparticles

#### **Background**

Synthetic nano and picoparticles are not mentioned in Reg. 889/2008. The Input List for organic agriculture in Germany is of the opinion that these are not implicitly approved, but would require a separate listing in order to be permitted. The same argument applies to picoparticles.



#### Requirements

- Synthetic nano- and picoparticles ( $< 0.3 \mu m$ ) are not allowed at the moment.
- The size limit below which a particle is considered as a nanoparticle follows national guidelines and interpretations at the moment.
- Agglomerates of nanoparticles will be evaluated case by case.

#### 3.7.4 Co-formulants

## **Background**

"Co-formulants" for plant strengthening agents are described in the present document. Examples are emulsifiers, carriers, antifoaming agents, dyes and preservatives. Co-formulants are not regulated by the EU organic legislation. In order to ensure compliance with the goals and principles of ecological production FiBL Projekte GmbH has certain requirements for co-formulants that take into account the effects on human health and / or the environment as well as the risk of residues.

The Input Lsit for organic agriculture in Germany does not want to restrict the use of formulation additives to certain substances, as this would limit the potential for innovations in this area.

#### Requirements

- Natural materials are allowed.
- Synthetic components can be accepted under the following conditions:
- (i) The applicant can demonstrate that they are necessary to achieve the desired function, that the desired effect cannot be achieved with a natural substance and that the substances used are used in the smallest possible amounts.
- (ii) They corrspond to the prinicples for co-formulants.
- (iii) Synthetic substances that act as plant hormones (with the exception of ethylene) and synthetic wetting agents are not permitted.
- Co-formulants must not be harmful to the user or the environment. Endocrine disruptors (including potential endocrine disruptors) are not accepted. This applies to all alkylphenols and their ethoxylates, including nonylphenol and dodecylphenol. EDTA is not permitted as formulation adjuvants). FiBL reserves the right to request additional information, in particular about environmental behavior and residues in soils and / or crops. If the applicant fails to demonstrate the necessity of using a formulation adjuvant or fails to demonstrate that the formulation adjuvant does not cause residues in crops and has no unacceptable effects on human health and the environment, the product will be rejected.
- Manufacturers are free to choose the formulation auxiliaries that they consider
  most suitable. The EPO's old list 4 and the Safer Choice database can be consulted
  for guidance.



- Co-formulants must not act as plant nutrients (eg ammonium compounds) and must not have any plant protection effects (eg preservatives).
- Inadmissible substances are shown in table 1.

#### Table I.: Prohibited substances

#### **Prohibited surfactant**

- Alkylphenolethoxylate (APEO including NPE)
- Quarternary ammonium compounds (QAV)

#### Prohibited acids and their salts

Phosphonates or combinations of ingredients from which phosphonates can arise

#### Prohibited Chelating- and complexing agents

- EDTA
- HEEDTA; DTPA; [o,o] EDDHA; [o,p] EDDHA; [o,o] EDDHMA; [o,p] EDDHMA;
   EDDCHA; EDDHSA; HBED

#### Other prohibited substances

- Piperonyl butoxid (PBO)
- Endocrine disruptors (ED), potential endocrine disruptors including nonylphenol and dodecylohol
- Synthetic wetting agents

## 4. Compliance with general legal regulations

The Input List for organic agriculture in Germany only includes products that comply with the relevant EU and national regulations. The following aspects are particularly relevant in connection with plant strengthening agents:

- Plant strengthening agents must be labeled in accordance with the provisions of the Plant Protection Act. Under certain circumstances, hazardous substances law may require additional labeling.
- No claims for fertilizing effects may be made for products that are permitted as plant strengthening agents.
- No claims for plant protection effects may be made for products that are permitted as plant strengthening agents.

Since such products are regulated / registered at the national level, compliance with the general legal provisions when evaluating the inclusion of products in the Input List of organic agriculture in Germany is checked. Compliance with the general legal provisions is the responsibility of the applicant companies. However, if the evaluation team on the Input List for organic agriculture in Germany suspects that a product does not comply with the relevant legal provisions, it can postpone the listing until the applicant has demonstrated legal compliance.

