

147/2002 Sb.

LAW

of 20 March 2002

on the Central Agricultural Inspection and Testing Institute and on the amendment certain related acts (the Central Control and Act agricultural testing institute)

Amendment: 21/2004 Coll.

Amendment: 317/2004 Coll.

Amendment: 321/2004 Coll.

Amendment: 441/2005 Coll.

Amendment: 553/2005 Coll.

Amendment: 296/2007 Coll.

Amendment: 291/2009 Coll.

Amendment: 279/2013 Coll.

Amendment: 179/2014 Coll., 250/2014 Coll.

Change: 183/2017 Coll.

Change: 299/2017 Coll.

Amendment: 369/2019 Coll.

The Parliament passed the following Act of the Czech Republic:

PART ONE

CENTRAL AGRICULTURAL INSPECTION AND TESTING INSTITUTE

§ 1

(1) Central Agricultural Inspection and Testing Institute (hereinafter referred to as the "Institute") is an administrative authority subordinate to the Ministry of Agriculture (hereinafter referred to as "Ministry"). The Institute also performs professional and testing tasks (§ 2) and professional activities (§ 3).

(2) The Institute is an organizational unit of the state, ^ 1) it is an accounting unit. ^ 2) The seat of the Institute is Brno.

(3) The Institute is headed by a director; his selection, appointment and dismissal shall be governed by Civil Service Act.

§ 2

Competence of the Institute in individual sections according to special laws

(1) The Institute performs administrative proceedings and performs other administrative activities, professional and testing acts and control and supervisory activities according to

special laws, ^ 4), ^ 20) in the section

a) viticulture,

b) feed,

c) varieties, seeds and seedlings of cultivated plants,

d) protection of hops,

(e) fertilizers, soil improvers, plant adjuvants; and substrates, treated sludges and sediments,

f) monitoring of agricultural soils and agrochemical testing of agricultural soils  
instinct,

g) protection of plant variety rights,

h) phytosanitary care.

(2) Institute in the field of handling genetically modified organisms and products under the Act on the Handling of Genetically Modified organisms ^ 5) performs state professional control, inspection and testing these organisms and products and monitors the effectiveness of the genetically modified organisms organisms used for plant protection and pest resistance organisms to the products of genetically modified organisms. When finding of a breach of the established obligations environmental inspection to initiate administrative proceedings and inform the Ministry of the Environment. The Institute also conducts for the State agricultural intervention fund professional and control activities in the field cultivation of genetically modified varieties according to the Act on agriculture ^ 4a).

(3) The Institute also performs tasks arising from its directly applicable ones regulations of the European Union, in particular performs official control ^ 28) and supervision over the fulfillment of obligations arising for natural and legal persons from these directly applicable European Union rules.

(4) The Institute also performs control and supervisory activities pursuant to the Act on organic farming ^ 21) and according to the Act on Agriculture ^ 4a) in accordance with the rules of the European Union to the extent determined in accordance with Act ^ 20) and within its competence is a supervisory body under the Regulation European Union governing accreditation and market surveillance ^ 22).

(5) The Institute shall also carry out cross - compliance checks pursuant to the Act on agriculture ^ 5c) in accordance with directly applicable regulation of the European Union laying down detailed rules for the application of cross compliance, modulation and integrated administrative and control system ^ 5d). The Institute also performs the following cross-compliance checks on surface or groundwater.

§ 2a

canceled

§ 3

Other activities of the Institute

(1) The Institute also performs professional activities consisting of

(a) in the development and validation of laboratory procedures, test methods; and methods of conducting and evaluating vegetation and biological tests, where appropriate in participation in their development or verification, and elaboration of uniform working procedures for the implementation of professional and testing and ensuring their harmonization with European and

international technical standards (hereinafter referred to as "procedures and methods"),

(b) in the methodological guidance of natural or legal persons who comply with conditions for carrying out the professional and testing tasks provided for in this law and special laws, ^ 4)

(c) in the organization of inter-laboratory comparative tests for reinsurance quality of work of the Institute's laboratories and physical or legal laboratories persons who meet the conditions for carrying out professional and testing tasks stipulated by this Act and special acts, ^ 4)

d) in monitoring

1. inputs into the soil in connection with the comprehensive provision of safety agricultural products and foodstuffs,

2. the effect of preparations on treated cultivated plants, plant products and effects on harmful organisms,

(e) issuing expert opinions, opinions or certificates on request organizational units of the state or natural or legal persons.

If the preparation and issuance of an expert opinion, opinion or chemical, biochemical, microbiological or other certification examination, the costs of its performance shall be borne by the applicant; method of payment and more

the details of its implementation shall be agreed with the applicant by the Institute.

Organizational

a component of the state issuing an expert opinion, opinion or certificate does not pay,

f) in providing education for employees working at the Institute,

g) keeping records necessary for the performance of their tasks,

h) keeping records of fruit orchards pursuant to the Act on Agriculture ^ 4a)

(2) In addition to the activities referred to in paragraph 1, the Institute may perform chemical, biochemical, microbiological, biological and other tests, for at the request of an organizational unit of the state or at the request of natural or legal persons.

(3) In addition to the activities referred to in paragraphs 1 and 2, the Institute may issue certificate of origin for the organic product, organic food or other organic product, carry out inspections and other professional actions in accordance with special legislation.

(4) Examination pursuant to paragraph 2 at the request of a natural or legal person The Institute will carry out provided that no authorized person is authorized to do so laboratory according to § 5 par. 1.

(5) For the performance of professional and testing acts and professional activities operated by the Institute of Laboratories, Biological Testing Stations, Testing stations, verification centers (hop stamps) and other professional workplace. Examinations at the request of organizational units of the state or natural and legal persons pursuant to paragraph 2 shall be carried out by the Institute so that the testing capacity for the performance of testing activities according to § 2. Lands to which the Institute has jurisdiction and on which in the given during the growing season there are no professional examinations, the Institute manages or may be left for temporary use by natural or legal persons.

(6) In fulfilling its tasks, the Institute cooperates with similar professional and examination offices abroad. The Institute also cooperates with the relevant international organizations or participate in their activities performing professional and testing tasks on the basis of their request. Cooperation with European Union authorities and professional institutions is also ongoing

solving joint projects within the substantive competence of the Institute.

(7) The Institute is a national plant protection organization under the International Convention on Plant Protection and carries out activities in the field of phytosanitary matters care, defined by this Act and a special law ^ 20), and resulting from directly applicable European Union regulations ^ 24).

(8) Within the scope of competence pursuant to § 2 and 3, the Institute participates in the organization training, educational and information activities, including publication results and methodologies.

(9) Revenues from professional testing and educational activities and other activities under paragraph 1 (a) (c) and (e) and paragraphs 2, 5, 6 and 8 are not state budget revenues under the Budget Act rules ^ 27), but are the income of the special account of the Institute, which they are reimbursed the costs of the Institute incurred for their implementation.

#### § 4

##### Provision of professional and testing services by the Institute

(1) The Institute performs professional and testing tasks to perform its tasks within administrative activities according to special laws. ^ 4), ^ 20) The Institute may in accordance with a special law ^ 4) and directly applicable regulations of the European union ^ 25) ensure the implementation of these acts by concluding a contract with a natural or a legal person, if

(a) its technical equipment corresponds to the relevant type and scope professional and testing tasks,

(b) the professional and testing activities will be performed by natural persons with at least complete secondary vocational education in agriculture, chemistry or biological focus,

(c) the results of verification laboratory tests according to specific laws ^ 4) were found to be within the permissible tolerances,

d) it has not been the subject of a bankruptcy decision pursuant to a special legal regulation prescription,

e) has the appropriate business license. ^ 6)

(2) Before concluding a contract, a natural or legal person with whom the contract is to be concluded

a) proof of business license, including an extract from the Commercial Register, if it is registered in it, not older than 6 months,

(b) other documents necessary to verify compliance with the conditions referred to in paragraph 1 letter a) to c) and e).

(3) The documents referred to in paragraph 2 may also be submitted in the form of: officially certified copies.

(4) The contract pursuant to paragraph 1 shall also regulate

a) definition of the scope of performed professional and testing operations,

(b) the identification of the technical equipment that will be used to carry out the expertise; and test procedures used,

c) determination of procedures and methods according to which professional and testing operations will be performed

carried out,

d) the method of reimbursement of costs for the performance of professional and testing tasks,

e) the manner of exercising the professional supervision of the Institute over professional and testing the acts to be performed under this contract.

## § 5

Authorizations granted by the Institute to perform professional activities, national reference laboratories and reference laboratories

(1) Test operations in biological testing of feed materials, feed materials products or additives intended for silage and laboratory use quality tests of feed, additives and premixtures according to special of the law, soil sampling and their chemical analysis for the purposes of agrochemical testing of agricultural land according to a special law, testing operations in chemical analyzes of fertilizers, auxiliary soil substances, plant auxiliaries, substrates and manure according to a special law, professional and testing acts in recognition propagating material or propagating material and during registration varieties according to a special law, professional phytosanitary activities according to of the Act on Phytosanitary Care ^ 20) and professional and testing acts at labeling and certification of hops under a special law may in addition The institute should be performed only by natural or legal persons who have to exercise professional activities authorized by the Institute.

(2) Conditions under which the authorization to perform professional activities may be performed in accordance with paragraph 1 shall be granted, amended, withdrawn or revoked, special provisions laws ^ 26) and directly applicable regulation of the European Union ^ 28)

(3) In order to deepen, coordinate and unify the laboratory, diagnostic and other testing activities are laboratories of the National Institute reference laboratory with the scope of activities referred to in paragraph 1.

(4) The Institute authorizes natural or legal persons who apply to his challenge, by performing the professional activities of a reference laboratory. The institute will issue authorization, provided that the documents submitted in the application it follows that

a) the natural or legal person is able to ensure impartiality, quality and protection of confidential information,

(b) between the performance of the tasks which it is empowered to perform and its other activities will not give rise to conflicts of interest; and

(c) the natural or legal person meets the requirements for authorization reference laboratories designated in accordance with paragraph 9.

(5) The Institute shall revoke the issued authorization, if the authorized reference the laboratory does not comply with the requirements or conditions referred to in paragraph 4.

(6) In accordance with the procedure under paragraphs 1 to 5, the directly applicable ones shall not be affected European Union regulations ^ 25).

(7) The Ministry shall stipulate in an implementing legal regulation the requirements for material and personnel equipment of national reference laboratories and reference laboratories and the focus, organization and methods of their activities.

## § 6

## Reimbursement of costs for professional and testing tasks

(1) The Institute is entitled to request for the performance of professional and testing acts pursuant to special laws <sup>^ 4</sup>), <sup>^ 20</sup>) and for the performance of professional and testing operations at the request of organizational units of the state or natural and legal persons pursuant to § 3 paragraph 2 compensation of expenses incurred costs which the applicant is required to pay. The amount of cost compensation is based on calculation of costs associated with professional and testing tasks.

(2) Reimbursement of costs for professional and testing services shall be determined

(a) in the field of biological testing of feedingstuffs, feed additives or their additives; new use according to a special law, <sup>^ 10</sup>) according to individual species the animals for which the feed or feed is intended; the total costs are the sum of the costs for all performed testing operations,

b) in the field of examination of varieties for registration according to a special law <sup>^ 11</sup>) and for the granting of protection rights under a special law <sup>^ 12</sup>) for annually performed tests of varieties classified into groups according to the severity of tests, for tests for distinctness, uniformity, stability and utility, and for technological analyzes and special tests,

(c) in the field of recognition of propagating material and propagating material according to a special law, <sup>^ 11</sup>) according to the area of propagation stands, number of inspections and scope of laboratory testing,

(d) in the field of registration of fertilizers, soil improvers, adjuvants plant preparations and substrates according to a special law, <sup>^ 13</sup>) namely as a sum of costs for performed biological tests and tests, chemical analyzes and related tasks,

e) in the field of phytosanitary care <sup>^ 20</sup>).

(3) The Institute is also entitled to claim reimbursement of execution costs professional acts by a person who fails to fulfill or breach an obligation provided for by this Act or ordered on its basis has caused necessity performing such acts.

(4) In determining the amount of reimbursement of costs, the average working and material intensity of individual types of professional acts and degree required expertise for their implementation, while in the calculation it is possible reflect only the costs incurred as a result of the application submitted, which would otherwise they were not spent by the Institute.

(5) Reimbursement of costs for professional and testing services according to special laws <sup>^ 4</sup>) carried out on a contractual basis by examination offices abroad with shall be reimbursed in full, the amount of which must be known in advance.

(6) The total costs for professional and testing activities pursuant to paragraph 2 are formed by the sum of reimbursement of costs for all performed individual professional and testing acts, the amount of which is set out in the implementing legislation regulation (§ 11). If the amount of the cost of professional and examination acts according to paragraph 2 shall be determined, the Institute shall determine it at the latest before the start of the tests and shall inform the applicant thereof.

(7) Costs for professional and testing activities performed by an authorized person according to § 4, the applicant pays to this person.

(8) Costs for professional and testing activities performed by the Examination Office in abroad, the applicant shall pay this office.

(9) The Institute is entitled to request from the applicant according to special laws, <sup>^ 4</sup>)

at the request of which professional and testing tasks are to be carried out, proportionate advance payment, or reimbursement of costs in advance, if there is no doubt that these the acts will have to be performed by the Institute and, if the above is known compensation.

(10) Expenditures incurred by the Institute in connection with the implementation of professional and testing acts according to § 4 par. 1 can be compensated ^ 14) by compensations costs of professional and testing services referred to in paragraph 2 reimbursed applicant according to special laws. ^ 4), ^ 20) Expenses can also be compensated spent by the Institute on professional and testing activities performed on request natural and legal persons.

(11) They are exempt from reimbursement of costs

a) state authorities,

b) territorial self-governing units, if they require the performance of related acts with the performance of state administration in the delegated competence,

(c) persons applying for mutual recognition of a product in public interest or the extension of the authorization to minor uses in the public interest.

(12) The provisions of paragraphs 1 to 11 shall apply mutatis mutandis to activities according to § 3 par. 1 let. e) and § 3 par. 2 and 3, if performed by the Institute for natural or legal persons.

## § 7

### Control and state supervision

(1) The Institute for persons defined by special laws ^ 4), ^ 20), in the form 16 ^) systematically examines whether all activities are performed under this legislation and the results of these activities in accordance with pre-determined measures, whether those measures are effective and whether they are appropriate for achieving the objectives set.

(2) Employees of the Institute performing inspections shall perform inspections activities are proved by a card of the Institute, which is also a proof of their authorization to inspect.

(3) The employees of the Institute shall proceed in accordance with paragraphs 1 and 2, if directly applicable European Union rules do not provide otherwise.

## § 8

### Requiring and providing information and cooperation

(1) The Institute is within the scope of its competence stipulated by this Act and special laws ^ 4), ^ 20) authorized to require from organizational units from the public health authorities, veterinary authorities administration, trade licensing offices and customs offices, and from territorial authorities free administration of information related to ensuring control.

(2) The Institute, within the scope of its competence stipulated by this Act and special ones laws ^ 4), ^ 20) provides information and cooperates with organizational state components and bodies of territorial self - governing units and with interest and professional associations.

(3) At the request of the Institute, the Customs Administration of the Czech Republic shall provide controlled by a legal or entrepreneurial natural person who imports from third countries fertilizers, animal feed, compound feed, plant protection products

and plant products released for free circulation, these information:

- a) identification data of the inspected person, namely the name or names, and surname, place of residence or place of business, business name, or the name and address of the addressee,
- (b) a description, including the trade name and type of product according to its classification in the Combined Nomenclature set out in Annex 1 to Council Regulation (EEC) No 2658/87 on the tariff and statistical nomenclature and on the Common Customs Tariff tariff, as amended,
- c) information on the country of dispatch and the country of origin of the product,
- (d) the quantity expressed in volume, weight or number of units; and
- (e) information on imports made.

Providing this information is not a breach of tax confidentiality order.

(4) The Institute is authorized for reasons of protection of human, animal and environmental health

environment and consumer protection in a way that allows remote approach the findings and results of the control activities carried out under special legal regulations ^ 4). This information may include

- a) data on a person who, in violation of special legal regulations ^ 4) placed on the market propagating material, fertilizer, soil improvers, auxiliary plant preparation, substrate, feed, protection preparation plant protection product or plant protection product,
- b) identification data on propagating material, fertilizer, auxiliary soil substance, plant adjuvant, substrate, feed, plant protection product or plant protection product plants,
- (c) the nature of the potential risk, the measures taken and other information necessary to protect human, animal, environmental and environmental health consumers.

(5) Disclosure of information pursuant to paragraph 4 is not a breach of confidentiality according to the control rules and the administrative rules.

#### § 8a

Provision of data

(1) The Institute shall, for the exercise of its powers under this Act and to the Ministry for the exercise of its powers pursuant to special laws ^ 4) provided

- a) reference data from the basic population register,
- b) data from the agenda information system of population registration,
- c) data from the agenda information system of foreigners.

(2) The data provided pursuant to paragraph 1 letter and they are

- a) name, or names, surnames, maiden name,
- b) date and place of birth, in the case of a data subject who was born abroad, date, place and country where he was born,



c) date and place of death, if it is the death of the data subject outside the territory of the Czech Republic

Republic, date of death, place and state in whose territory the death occurred; if a court decision is issued declaring him dead, the day which is in the decision is given as the day of death or the day declared dead did not survive, and the date of entry into force of this Decision,

d) address of residence,

e) citizenship, or more citizenships.

(3) The data provided pursuant to paragraph 1 letter b) are

a) name, or names, surnames, maiden name,

b) date and place of birth,

c) birth number, if assigned,

d) address of permanent residence,

e) citizenship, or more citizenships.

(4) The data provided pursuant to paragraph 1 letter c) are

a) name, or names, surnames, maiden name,

b) date and place of birth,

c) citizenship, or more citizenships,

d) type and address of residence,

e) the beginning of the stay, or the date of the end of the stay.

(5) Data that are kept as reference data in the basic register population, will be used from the agenda information system records population or the agenda information system of foreigners only if they are in the shape preceding the current state.

## § 9

Use of real estate cadastre data and results of surveying activities

In exercising its powers, the Institute is stipulated by this Act and special ones laws ^ 4), ^ 20) authorized to use the data to the necessary extent and free of charge Real Estate Cadastre ^ 17) including cadastral maps and results surveying activities, ^ 18) especially state map works. ^ 19)

## § 10

Bulletin of the Central Agricultural Inspection and Testing Institute

(1) The Institute publishes the Bulletin of the Central Inspection and Testing Institute agricultural (hereinafter referred to as the "Bulletin"). The journal is published periodically the least four times a year.

(2) They shall be published in the Gazette in particular

a) data stipulated by special laws, ^ 4), ^ 20)

b) procedures and methods according to § 3 par. 1 let. and),

c) notifications and information of the Institute,

d) a list of reference laboratories authorized pursuant to Section 5, Paragraphs 4 and 5, including the focus of their activities.

(3) The Institute shall publish the Bulletin in a manner enabling remote access.

(4) When publishing the data contained in the Bulletin, the Institute shall proceed with handling of personal data of natural persons according to a special legal regulation prescription.

## § 11

### Enabling provisions

The Ministry shall issue a decree setting the tariff for cost compensation and the method of calculation

their amount for professional and testing acts performed within the scope of the Institute according to special laws ^ 4), ^ 20) and for professional and testing acts carried out at the request of organizational units of the State or natural and legal persons pursuant to § 3 para. 2.

## PART TWO

Amendment to the Act on Viticulture and Enology and on the Amendment of Some related legislation

## § 12

Act No. 115/1995 Coll., On viticulture and viticulture and on the amendment of some related legal regulations, as amended by Act No. 216/2000 Coll. and Act No. 50/2002 Coll., is amended as follows:

1. In § 2 letter (d) after the words "Central Control and Testing Authority" Institute of Agriculture "inserts a reference to footnote 1a) which reads:

"1a) Act No 147/2002 Coll., On the Central Inspection and Testing Institute agricultural legislation and on the amendment of some related laws (the Act on Central agricultural inspection and testing institute). "

The current footnote 1a) is referred to as the footnote No. 1b) including a reference to it.

2. § 3, including footnote 2) is repealed.

## PART THREE

Amendment to the Feed Act

## § 13

Act No. 91/1996 Coll., On feed, as amended by Act No. 244/2000 Coll., Se amends as follows:

1. In § 10 (1), the word "ministry" is replaced by the word "institute" a the words "Bulletin of the Ministry of Agriculture" shall be replaced by the words "Bulletin Central Agricultural Inspection and Testing Institute ".

2. In § 17, paragraphs 2 to 4 read:

"(2) The Institute may grant for the performance of certain laboratory tests authorized persons who so request (hereinafter referred to as "operators") laboratories ").

(3) List of laboratories of the institute performing laboratory quality testing

feed, additives and premixtures in the framework of professional supervision, and the list of persons authorized to perform laboratory tests shall be published by the institute in Journal of the Central Agricultural Inspection and Testing Institute.

(4) The application for the granting of an authorization must contain

a) name and surname, or business name, place of activity, residence and identification number, if it is a natural person, or a name, where applicable, the business name, registered office and identification number, if it is a person  
legal,

b) data on laboratory instrumentation,

c) data on the education of laboratory staff,

(d) the scope of the activities for which the authorization is to be granted. "

3. In Section 17, Paragraphs 5 to 7 and 9, the word "authorization" is replaced by the word "authorization".

#### PART FOUR

Amendment to the Act on Fertilizers, Soil Auxiliaries, Auxiliary herbal preparations and substrates and on agrochemical testing agricultural land (Fertilizers Act)

#### § 14

Act No. 156/1998 Coll., On fertilizers, soil improvers, plant auxiliaries and substrates and on agrochemical testing of agricultural soils (Fertilizers Act), as amended by Act No. 308/2000 Coll., Is amended as follows:

1. In § 6 paragraph 3, the word "ministry" is replaced by the word "institute" a the words "Bulletin of the Ministry of Agriculture of the Czech Republic" are replaced in the words "Bulletin of the Central Inspection and Testing Institute agricultural ".

2. Paragraph 10 (2) reads as follows:

"(2) The Institute shall carry out soil sampling and chemical analysis for purposes of agrochemical testing of agricultural land. The Institute may implement to authorize the taking of soil samples and their chemical analyzes by persons who request it. The application for authorization contains

a) name and surname, or business name, place of activity, residence and identification number, if it is a natural person, or a name, where applicable, the business name, registered office and identification number, if it is a person  
legal,

b) data on technical equipment,

c) data on the education of professionals,

(d) the scope of the activities for which the authorization is to be granted. "

3. In Section 10, Paragraphs 3 and 4, the word "authorization" is replaced by the word "authorization".

4. In Section 10, Paragraphs 4 and 6, the word "authorized" is replaced by the word "authorized".

#### PART FIVE

Amendment to the Act on the Protection of Plant Variety Rights and on the Amendment to Act No. 92/1996 Coll., On varieties, seeds and seedlings of cultivated plants, as amended later regulations, (Act on the Protection of Variety Rights)

## § 15

Act No. 408/2000 Coll., On the protection of plant variety rights and on change Act No. 92/1996 Coll., on varieties, seeds and seedlings of cultivated plants, as amended, (Act on the Protection of Variety Rights), is amended thus:

1. In § 13 paragraph 1, the words "Bulletin of the Ministry of Agriculture (hereinafter referred to as "Bulletin") "are replaced by" Bulletin of the Central Control and Agricultural Testing Institute (hereinafter referred to as the "Bulletin") ".
2. In Section 26 (1), the word "Ministry" is replaced by the word "Institute".

## PART SIX

### TEMPORARY PROVISIONS

## § 16

(1) Applications for authorization to laboratory tests of feed quality, additives and premixtures under the Feed Act or the application for granting authorization to take soil samples and their chemical analyzes for purposes of agrochemical testing of agricultural land under the Fertilizer Act submitted before the date of entry into force of this Act shall be deemed to be applications on granting authorization under this Act.

(2) Authorizations granted by the Institute for laboratory tests of feed quality, additives and premixtures under the Feed Act and authorizations granted Institute for soil sampling and their chemical analysis for the purposes of agrochemical testing of agricultural land according to the Act on Fertilizers before on the day this Act enters into force, they are considered to be authorizations granted under this law.

## PART SEVEN

### EFFICIENCY

## § 17

This Act shall enter into force on 1 June 2002.

Klaus vr

Havel vr

in z. Rychetský vr

- 1) Act No. 219/2000 Coll., On the property of the Czech Republic and its appearance in legal relations, as amended.
- 2) Act No. 563/1991 Coll., On Accounting, as amended.
- 3) Section 53 paragraph 5 of Act No. 218/2002 Coll., On the service of civil servants in administrative offices and on the remuneration of these employees and others employees in administrative offices (Service Act).
- 4) Act No. 115/1995 Coll., On viticulture and viticulture and on change certain related legislation, as amended regulations.

Act No. 91/1996 Coll., On animal feed, as amended.

Act No. 92/1996 Coll., On varieties, seeds and seedlings of cultivated plants, in wording of later regulations.

Act No. 97/1996 Coll., On the protection of hops, as amended.

Act No. 156/1998 Coll., On fertilizers, soil improvers, plant auxiliaries and substrates and on agrochemical testing of agricultural soils (Fertilizers Act), as amended regulations.

Act No. 153/2000 Coll., On the handling of genetically modified organisms and products on and amending some related laws.

Act No. 408/2000 Coll., On the protection of plant variety rights and on change Act No. 92/1996 Coll., on varieties, seeds and seedlings of cultivated plants, as amended (Act on the Protection of Variety Rights).

Act No. 110/1997 Coll., On food and tobacco products and on the amendment of a amendment of some related laws, as amended.

4) Act No. 321/2004 Coll., On viticulture and viticulture and on change some related laws (Act on Viticulture and Enology), in wording of later regulations.

Act No. 91/1996 Coll., On animal feed, as amended.

Act No. 219/2003 Coll., On the marketing of seeds and seedlings of cultivated crops plants and amending certain laws (the law on the circulation of seeds and seedlings), in wording of later regulations.

Act No. 97/1996 Coll., On the protection of hops, as amended.

Act No. 156/1998 Coll., On fertilizers, soil improvers, plant auxiliaries and substrates and on agrochemical testing of agricultural soils (Fertilizers Act), as amended regulations.

Act No. 78/2004 Coll., On the handling of genetically modified organisms and genetic products, as amended.

Act No. 408/2000 Coll., On the protection of plant variety rights and on change Act No. 92/1996 Coll., on varieties, seeds and seedlings of cultivated plants, as amended (Act on the Protection of Variety Rights).

Act No. 110/1997 Coll., On food and tobacco products and on the amendment of a amendment of some related laws, as amended.

4a) Act No. 252/1997 Coll., On Agriculture, as amended.

5) Section 19 of Act No. 153/2000 Coll.

5c) Sections 4c and 4e of Act No. 252/1997 Coll., On Agriculture, as amended by Act No. 291/2009 Sb.

5d) Art. 48 of Commission Regulation (EC) No 796/2004 of 21 April 2004 laying down detailed rules for the application of cross - compliance, differentiation and integrated administration and control system referred to in Council Regulation (EC) No 1782/2003 establishing common rules for direct support schemes under the common agricultural policy and which introducing certain support schemes for farmers, as amended.

Art. Article 19 (2) of Commission Regulation (EC) No 1975/2006 of 7 December 2006 Laying down detailed rules for the application of Council Regulation (EC) No.

1698/2005 as regards the implementation of control procedures and cross compliance with with regard to measures to support rural development, as amended.

6) For example, Act No. 455/1991 Coll., On Trade Licensing (Trade Licensing Act), as amended.

10) Act No. 91/1996 Coll., As amended.

11) Act No. 92/1996 Coll., As amended.

12) Act No. 408/2000 Coll.

13) Act No. 156/1998 Coll., As amended.

14) Section 49 paragraph 9 of Act No. 218/2000 Coll., On budgetary rules and on amending some related laws (budgetary rules), as amended later regulations.

16a) For example, Article 3, point 30, Article 6, Article 14 (a) f), art. 33 let. a) a Article 39 of Regulation (EU) 2017/625 of the European Parliament and of the Council on controls.

17) Section 22 paragraph 4 of Act No. 344/1992 Coll., On the Czech Real Estate Cadastre Republic (Cadastral Act), as amended.

18) Sections 4 and 6 of Act No. 200/1994 Coll., On Surveying and on Amendments certain laws related to its introduction, as amended by Act no. 186/2001 Coll.

19) § 2 letter g) and h) of Act No. 200/1994 Coll., as amended by Act No. 186/2001 Coll.

§ 2 par. 1 let. b) and c) of Government Regulation No. 116/1995 Coll., which provides geodetic reference systems, state map works binding on throughout the country and the principles of their use.

20) Act No. 326/2004 Coll., On phytosanitary care and on the amendment of some related laws, as amended.

21) Act No. 242/2000 Coll., On organic farming and amending the Act No. 368/1992 Coll., on administrative fees, as amended, as amended.

Regulation (EC) No 765/2008 of the European Parliament and of the Council of 9 July 2008 setting out the requirements for accreditation and supervision market relating to the marketing of products and repealing the Regulation (EEC) No 339/93.

Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117 / EEC and 91/414 / EEC.

Regulation (EU) 2016/2031 of the European Parliament and of the Council of 26 October 2016 on protective measures against harmful organisms of plants, o amending Regulation (EU) No 228/2013 of the European Parliament and of the Council, (EU) No 652/2014 and (EU) No 1143/2014 and repealing Council Directives 69/464 / EEC, 74/647 / EEC, 93/85 / EEC, 98/57 / EC, 2000/29 / EC, 2006/91 / EC and 2007/33 / EC, in as amended.

25) For example, Article 28 of Regulation (EU) No 182/2011 of the European Parliament and of the Council  
2017/625 on official controls, Article 22 of Commission Regulation (EC) No 1850/2006 laying down detailed rules for TC1 verification hops and hop products, as amended, Articles 29 and 30 of the Regulation Regulation (EC) No 2003/2003 of the European Parliament and of the Council relating to

fertilizers, as amended wording.

26) Act No. 91/1996 Coll., As amended.

Act No. 156/1998 Coll., As amended.

Act No. 219/2003 Coll., As amended.

Act No. 97/1996 Coll., As amended.

Act No. 326/2004 Coll., As amended.

27) Council Directive 2000/29 / EC on protective measures against the introduction of strain organisms harmful to plants or plant products to Community and against their spread within the Community, as amended.

27) § 6 par. 1 let. d) of Act No. 218/2000 Coll., on budgetary rules and amending certain related laws (budgetary rules), as amended.

Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities carried out in order to ensure the application of food and feed animal health and welfare rights and rules animal welfare, plant health and plant protection products, amending Regulation (EC) No 999/2001 of the European Parliament and of the Council, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031, Council Regulation (EC) No 1/2005 and (EC) No 1099/2009 and Council Directives 98/58 / EC, 1999/74 / EC, 2007/43 / EC, 2008/119 / EC and 2008/120 / EC and repealing Regulation (EC) No Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608 / EEC, 89/662 / EEC, 90/425 / EEC, 91/496 / EEC, 96/23 / EC, 96/93 / EC and 97/78 / EC and Council Decision 92/438 / EEC (Regulation on official controls).