

ORDINANCE ON PACKAGING AND PACKAGING WASTE

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Chapter One

GENERAL

Art. 1. (1) The ordinance shall determine the requirements for the products, after which use mass widespread wastes are formed, the order and the way for their separate collection, reuse, recycling, recovery and/or disposing, including the objectives for their recycling or recovery.

(2) The ordinance aims:

1. Reduction of the harmful impact of the packaging waste on the environment;
2. Observing of the requirements for the packaging, placed on the market;
3. Reduction of the packaging waste, designated for final disposal, by undertaking of measures in the following sequence:
 - a) Reduction of the creation of packaging waste;
 - b) Reuse of packaging;
 - c) Recycling of packaging waste;
 - d) Other forms of recovery of packaging waste;
4. Creating of systems for separate collection, recycling and recovery of the packaging waste;
5. Environmentally sound disposal of the packaging waste, which cannot be recycled or recovered.

Art. 2. (1) The ordinance shall be implemented for all kinds of packaging, placed on the market of the Republic of Bulgaria and for all packaging waste, used or placed by the households or by conceding of services, or by accomplishing of industrial, trade, administrative or any other activity, regardless of the used materials.

(2) The ordinance shall not exclude the affect of other relevant legislative requirements, related to the quality of packaging, the safety of the packed product, the protection of human health, the hygiene and the transport requirements, as well as the provisions for the management of hazardous wastes.

(3) On the market in the Republic of Bulgaria can be placed only packaging, produced or imported into the country, which meets the requirements according to Chapter two.

Art. 3. The management of the activities, related to the packaging waste, shall be organised by the economic operators, the bodies of the local government and the local administration, the Minister of Environment and Waters and his territorial structures, the chairman of the Commission for Trade and Protection of Consumers and the Minister of Health observing the following principles:

1. Not admitting immediate risk for the human health and the environment;
2. Rational use of the raw material resources, obtained at separate collection and sorting of packaging waste;
3. Responsibility of the producers of packaging materials, the producers of packaging, the importers and the producers of packed goods for the packaging, placed by them on the market, for the applying of systems for collection and sorting of packaging waste, as well as for the recycling and the recovery of the packaging waste;

4. participation of the public in the systems for separate collection, conducting of information campaigns and other activities, which scope shall be clarified with the programmes for waste management activities, in compliance with the requirements of Chapter four, Section II of the Waste Management Act (WMA).

Chapter two.

REQUIREMENTS FOR THE PACKAGING PLACED ON THE MARKET

Art. 4. (1) Producers and importers of packaging shall be obliged to produce or import packaging, which meet the following requirements:

1. At the production of packaging shall be ensured:

a) Reduction of its weight and volume to minimum but up to extent that the packaging ensures the safety, the hygiene of the packed product and its acceptability for the user;

b) Reduction to minimum of the harmful and the hazardous substances and materials in its composition and in the components with regard to the created emissions, ashes or infiltrate when the wastes or the residuals from the activities for management of packaging waste are burned or deposited;

2. At the designing, the production and the distribution of the packaging to be allowed reuse or recovery, including by recycling, and to be restricted to a possible maximum extent the impact of packaging on the environment at the disposal of packaging waste or the remains from the packaging waste management activities;

3. Suitability for reuse of the packaging upon simultaneous fulfilment of the following conditions:

a) The physical properties and characteristics of the packaging to allow at its essential use to be implemented certain number of uses or turnover of the packaging;

b) To be possible the used packaging to be processed so that to be ensured meeting of the requirements for protection of human health and safety;

c) To be possible to be fulfilled the requirements for opportunity the packaging to be recovered when reuse is no more possible and it is turned into waste;

4. The packaging, from which the packaging waste is created, designated for recovery by recycling of the composite materials, to be produced in such a way, that in compliance with the acting standards certain percentage of the weight of the materials, used in them, to be possible to be used in the production of products, which will be placed on the market; this percentage can vary depending on the kind of the material, from which the packaging is made;

5. Packaging waste processed for the purpose of energy recovery shall have a minimum inferior calorific value to allow optimization of energy recovery;

6. Packaging waste processed for the purpose of composting shall be of such a biodegradable nature that it should not hinder the separate collection and the composting process or activity into which it is introduced;

7. The biodegradable packaging waste must be compounded by materials, allowing physical, chemical, thermal or biological decomposition such that most of the finished compost ultimately decomposes into carbon dioxide, biomass and water.

(2) Producers and importers of packaging materials shall be obliged to produce or to import packaging materials meeting the requirements of paragraph 1, point 1, item b.

(3) Persons according to paragraphs 1 and 2 shall certify with declaration for compliance according to a model of appendix No 1 the compliance of the packaging and the packaging materials with the requirements of paragraph 1.

(4) Producers and importers of packed goods shall be obliged to use only packaging, which meets the requirements of paragraph 1, as they require a copy of the declaration for compliance according to paragraph 3, issued by the producer or the importer of the packaging or the packaging material.

(5) The declaration for compliance according to paragraph 3 or the copy of it shall be preserved by the persons in Art. 4 for a term of 3 years, assumed from the date of issuing and it shall be presented upon request by the control bodies.

(6) The packaging, produced according to the requirements of the Bulgarian standards, with which the harmonised European standards are introduced, shall be considered compliant with the requirements of paragraph 1.

(7) The Bulgarian institute for standardisation shall publish in its official bulletin a list with the standards of paragraph 6.

Art. 5. (1) The persons according to Art. 11, paragraph 1 and 2 of WMA shall mark each packaging, placed by them on the market with:

1. Identification number and/or abbreviation according to appendix No 2;
2. Marking for recycling of the packaging and the kind of the material, from which it is made, according to appendix No 3;
3. Marking for separate collection of the packaging waste.

(2) The marking of paragraph 1 must be clear and legible, sufficiently strong and durable, including after opening of the packaging.

(3) The marking of paragraph 1 shall be put on the packaging or on its label.

(4) The use of other signs for identification of the respective packaging materials apart these pointed out in appendices No 2 and 3 shall be prohibited.

Art. 6. (1) The use and the releasing on the market shall be prohibited for packaging and packaging materials, containing lead, cadmium, mercury or hexavalent chromium with total concentration higher than:

1. six hundred parts per million (ppm);
2. two hundred and fifty parts per million (ppm);
3. hundred parts per million (ppm).

(2) The producers and the importers of packaging materials shall certify the compliance with the requirements of paragraph 1 with declaration for compliance after the pattern of appendix No 4.

(3) The declaration for compliance of paragraph 2 shall be compiled on the basis of examination record, issued by an accredited laboratory.

(4) The producers of packaging shall not compile declaration of paragraph 2 in the cases when they produce packaging from packaging material, for which is compiled declaration for compliance by its producer and they do not input additional materials in the packaging.

(5) The producers and the importers of packed goods shall be obliged to place on the market only goods in packaging, which meet the requirements of paragraph 1, requiring a copy of the declaration for compliance of paragraph 2, issued by the producer or the importer of:

1. The packaging, or
2. The packaging material – in the cases when no additional materials are input in the packaging.

(6) The declaration for compliance of paragraph 2 or the copy of it shall be kept by the persons of paragraph 2 for a term of 5 years, assumed from the date of issuing and it shall be presented upon request by the control bodies.

(7) The requirements of paragraph 1 shall not be applied for:

1. Packaging, produced entirely by lead glass;
2. Plastic pallets and cases in closed and controlled systems for reuse and distribution.

Art. 7. (1) The plastic pallets and cases according to Art. 6, paragraph 7, item 2, must meet the following requirements:

1. to be produced in controlled process of recycling, at which the materials, subject to recycling, originate only from other plastic cases or pallets and the input of external materials is minimum, inasmuch as the recycling is technically feasible, without exceeding 20 percent of the weight of the produced pallet or case;
2. at the process of production and distribution not to be deliberately input lead, cadmium, mercury or hexavalent chromium, and their presence in the packaging is due to occasional factors, which are not connected with the process of production and distribution;
3. the exceeding of the utmost admissible concentration is result only of the input of recycled materials.

(2) The plastic pallets and cases according to Art. 6, paragraph 7, item 2 must be used in closed and controlled system for reuse and distribution, which must meet the following requirements:

1. all newly introduced in the system plastic pallets and cases, containing heavy metals according to Art. 6, paragraph 1, must be marked in a clear and legible way;
2. a system of accounting and inventory to have been introduced, which includes:
 - a) methods for control and financial accounting;
 - b) documenting of the fulfilment of the requirements of paragraph 1 and the level of returning of the pallets and the cases;
 - c) documenting of all pallets and cases for reuse, which are introduced and taken out from exploitation.

(3) Plastic pallets and cases according to Art. 6, paragraph 7, item 2, unfit for following use, shall be disposed or recycled by persons, having permission under art. 37 of WMA.

(4) The recycling of the plastic pallets and cases, unfit for following use according to Art. 6, paragraph 7, item 2 shall be implemented so, that

1. the material, subject to recycling, to originate from plastic cases or pallets from the same closed and controlled system for reuse and distribution;
2. the input of external materials to be minimum, as far as the recycling is technically feasible, in any cases not exceeding 20 percent of the weight of the obtained product.

(5) The producer of the good, packed with plastic pallets and cases, or a person, authorised by him, shall fill in annual written report, which includes:

1. Information about the observing of the requirements of paragraph 1 – 4;
2. Occurred and expected changes in the closed and controlled system for reuse and distribution;

3. Occurred or expected changes in the registration of the authorised representatives of the producer of the product, distributed in plastic pallets and cases according to Art. 6, paragraph 7, item 2;

4. Declaration about the correctness of the data, pointed out in the report.

(6) The documents, certifying the conditions of paragraph 2, item 2 and paragraph 5, shall be preserved at least 4 years with objective to be at disposal of the control bodies according to Art. 53 and 54.

(7) In the cases when in the country there is no registered producer of the product, packed in plastic pallets and cases according to Art. 6, paragraph 7, item 2, or his authorised representative, the responsibility for preservation of the technical documentation of paragraph 6 shall bear the person, who places the product on the market.

Chapter Three

REQUIREMENTS FOR COLLECTION, RECOVERY AND RECYCLING OF THE PACKAGING WASTE

Section I.

General requirements

Art. 8. When the producers or the importers of the packed good cannot be identified, the distributors, including the persons, implementing sales to the end users, shall have the same obligations as the producers or the importers.

Art. 9. The packaging waste, which are not recovered or introduced in effective process of recovery by December 31 of the respective accounted year, shall not be considered recovered by the obliged persons according to Art. 11, paragraph 1 and 2 of WMA.

Art. 10. Packaging, served for packaging of dangerous chemical substances, shall be treated and transported according to the requirements for treatment and transportation of hazardous waste.

Art. 11. (1) The owners of packaging waste, indicated with marking for separate collection, shall be obliged to deliver and/or throw them out at the places, determined for the purpose, when on the territory of the settlement exists an organised system for separate collection and/or delivery of the wastes for recycling.

(2) In the cases when the conditions of paragraph 1 exist, the mixing of the collected packaging waste with other materials or wastes in a way, hindering consecutive recycling or recovery, shall be prohibited.

Art. 12. The introduction of systems for separate collection of packaging waste must not hinder the functioning of the existing systems for collection of household waste.

Art. 13. The systems for collection and recovery of packaging waste shall not exclude the provisions, connected with the requirements for protection of human health and environment, for safety and hygiene, for protection of quality and the technical characteristics of the packed goods and the used materials, as well as for protection of the industrial property rights.

Art. 14. The activities for separate collection, transport, sorting and recovery of the packaging waste shall be implemented by persons, having the respective permits or registration documents, issued by the order of Chapter Five, Sections I and II of WMA or license for commercial activity with wastes from ferrous and non ferrous metals, issued by the order of Chapter Five, Section III of WMA on the basis of contracts with:

1. The respective municipality, or
2. Production enterprises, or

3. Recovery organisation.

Section II.

Rights and obligations at individual fulfilment of the recycling and recovery objectives

Art. 15. (1) The persons according to Art. 11, paragraph 1 and 2 of WMA, who fulfil their obligations individually, shall ensure for their account the collection, the sorting, the processing and the transportation of the packaging waste, including the returned by the order according to Art. 17, as well as the achieving of the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of the transitional and concluding provisions of WMA.

(2) The persons of paragraph 1 shall have right to implement activities for collection, sorting, transportation, recycling and recovery of packaging waste upon the existence of:

1. permit or registration document for implementing activities with wastes, issued by the order of Chapter Five, Section I and II of WMA, or license for commercial activity with waste from ferrous and non ferrous metals, issued by the order of Chapter Five, Section III of WMA, or:

2. signed contract with other corporate bodies or sole entrepreneurs, having the documents according to item 1.

Art. 16. (1) The persons according to Art. 15 shall prepare the programme according to Art. 29, paragraph 1, item 4 of WMA, which is complied with the objectives and the scope, determined with Art. 31, paragraph 1 and 2 of WMA and includes measures for:

1. reduction of the packaging waste by optimisation of the packaging and increasing of the share of the packaging for reuse;

2. fulfilment of the objectives according to Art. 11, paragraph 2 according to the terms of §9 of the transitional and concluding provisions of WMA;

3. increasing of the quality of recyclable packaging waste;

4. reduction of the toxicity of the packaging materials.

(2) At the development, the supplement and the updating of the programmes of paragraph 1 can be attracted also representatives of branch organisations.

Art. 17. (1) The users and the distributors can return the used packaging, on which there is no trade mark according to Art. 62, paragraph 5 of WMA, to the traders, from whom they have purchased the respective goods, in all commercial sites of one and the same corporate body or sole entrepreneur, where packed goods of the same kind are sold.

(2) By delivery of goods, packed in group or transport packaging, the user shall have right to return the packaging immediately or at consecutive supplies at the respective place of delivery, as well as to enjoy his right in accordance with paragraph 1.

(3) In case the right of the user in accordance with paragraph 1 is disputed by the person, who sold to him the packed good, the implemented purchase or delivery shall be proven with fiscal bond, invoice or other primary accounting document.

Section III.

Collective systems for packaging waste management

Art. 18. Each collective system according to Art. 11, paragraph 4, item 2 of WMA shall be represented by a recovery organisation.

Art. 19. The recovery organisation shall prepare the programme according to Art. 29, paragraph 1, item 4 of WMA, which is complied with the objectives and the scope, determined with art. 31, paragraph 1 and 2 of WMA and includes:

1. preliminary financial assessment of the chosen system for collection, recovery and recycling of the packaging waste and proofs, that it is financially secured as initial investment and exploitation expenses;
2. plan, pointing out the terms for signing contracts with municipalities and the minimum number of citizens, which will be served by systems for organised separate collection of the packaging waste, in years, in compliance with the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of the transitional and concluding provisions of WMA;
3. measures for attracting the producers and the importers of packed goods in the collective system for recovery and recycling of the packaging waste, offered by the recovery organisation;
4. plan for the quantities of recovered and/or recycled packaging waste in kinds of packaging materials;
5. plan for reducing the creation of packaging waste, including optimisation of the packaging and reuse, as well as for input of recycled materials at the production of packaging when this does not contradict to the hygiene and the health norms;
6. measures, which will be taken in case of temporary stopping or reduction of the levels of collection of the packaging waste and its following recycling and/or recovery;
7. plan for informing and attracting the users for the applying of separate collection of the packaging waste, including educational programmes, directed to the kindergartens, the schools etc.;
8. measures for collection of packaging waste from the households, the administrative, social and public buildings, the public catering establishments, the trade sites and the sites for recreation, amusement and tourism;
9. measures for compensating of eventual negative influences on the market price of the recycled materials.

Art. 20. (1) The persons according to Art. 11, paragraph 1 and 2 of WMA, who fulfil their obligations by collective system, shall sign contract with a recovery organisation.

(2) After signing the contract of paragraph 1 the producers and the importers of packed goods shall put on the packaging, placed by them on the market, the trade mark according to Art. 62, paragraph 5 of WMA with objective certifying the belonging of the packaging to the respective recovery organisation.

Art. 21. (1) The mayor of the municipality shall organize the fulfilment of the obligations for participation in the separate collection systems on its territory in compliance with art. 16, paragraph 3, item 5 of WMA and with the ordinance, being possible to conclude contracts with:

1. the recovery organisation, having permit, issued by the order of Chapter Five, Section IV of WMA, and/or
2. the Enterprise for Management of the Activities for Preservation of Environment under Art. 60 of the Environmental Protection Act (EPA), and/or
3. other persons, registered under the Commercial Law and having:
 - a) permit or registration document, issued by the order of Chapter Five, Section I and II of WMA, for implementing of activities for collection, preservation, transportation and sorting of the packaging waste on the territory of the respective municipality, or license for commercial activity

with wastes from ferrous and non ferrous metals, issued by the order of Chapter Five, Section III of WMA – for the metal packaging waste, or

b) permit for implementing activities for recycling or recovery of packaging waste, issued by the order of Chapter Five, Section I of WMA, or complex permit, issued by the order of Chapter Seven, Section II of EPA.

(2) With the contracts of paragraph 1 shall be organized the separate collection and sorting of packaging waste from the households, the administrative, the social and the public buildings, the commercial sites and the sites for recreation, amusement and tourism.

Art. 22. (1) The recovery organisation shall be obliged to present to the respective municipality proposal for signing the contract according to Art. 21, paragraph 1, item 1 according to the terms, determined with the programmes according to Art. 19, item 2.

(2) The Enterprise for Management of the Activities for Preservation of the Environment (EMAPE) can present proposal for signing a contract under Art. 21, paragraph 1, item 2, to the respective municipality according to the measures, provided in the National Programme for Management of the Activities with Wastes.

(3) The municipality, to which is directed the proposal of paragraph 1 and/or 2, shall be obliged to consider it in 3-months term and take decision on it.

(4) Upon existence of clauses disputable or unacceptable for the municipality in the contract according to Art. 21, paragraph 1, items 1 and 2 before taking the decision of paragraph 3 the Municipal Council can assign to the Mayor of the Municipality to conduct additional negotiations with the recovery organisation or with EMAPE in 2 months term after the elapse of the term of paragraph 3.

(5) In case of received motivated refusal on behalf of the municipality the recovery organisation or EMAPE, observing the requirements according to Art. 12 and 13, shall have the right to conclude contract under the same conditions for fulfilment with a person, registered under the Commercial Act and having a permit or a registration document, issued by the order of Chapter Five, Section I and II of WMA, for implementing activities for collection, preservation, transport and sorting of the packaging waste, or license for commercial activity with wastes from ferrous and non ferrous metals, issued by the order of Chapter Five, Section III of WMA - for the metal packaging waste, on the territory of the respective municipality.

(6) Upon existence of the circumstances of paragraph 4 the mayor shall fulfil his obligations according to Art. 16, paragraph 3, item 5 of WMA, determining the places for disposition of the necessary elements of the system for separate collection and sorting of the packaging waste in one month term, without impairing the activity of the person, that has signed contract with the recovery organisation and/or with EMAPE.

(7) When the separate collection of packaging waste is organized on the basis of contract between the municipality and EMAPE, the municipality shall guarantee the recycling or the recovery of the separately collected wastes by contract with the persons according to Art. 21, paragraph 1, item 3 b).

Art. 23. (1) For fulfilment of the obligations for recycling and recovery of the packaging waste the recovery organisation shall conclude contracts with persons, having permit for implementing activity with wastes, issued by the order of Chapter Five, Section I of WMA.

(2) With the contracts of paragraph 1 must be guaranteed the recovery or the recycling of the respective quantities of packaging waste in compliance with the received permit by the order of Chapter Five, Section IV and the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of the transitional and concluding provisions (TCP) of WMA.

(3) The recovery organisation shall contract with local or foreign persons the recovery or the recycling of the packaging waste, being in its system.

(4) In case for a given kind of packaging waste, formed as result of the placing on the market goods by a member of the recovery organisation, there are no recycling or recovery enterprises on the territory of the Republic of Bulgaria, the recovery organisation shall have the right to contract the recovery or the recycling of the formed packaging waste out of the country.

Section IV.

Deposit or other systems for reuse of packaging

Art. 24. The persons according to Art. 11, paragraph 1 and 2 of WMA can organise independently or jointly with other producers or distributors deposit or other systems for reuse of packaging.

Art. 25. When the packaging is included in deposit or other system for reuse, on its label or on it shall be put inscription "For reuse".

Art. 26. Packaging for reuse, participating in deposit system or in other scheme for reuse and used again for the purpose it is designated for, shall be considered placed on the market only once regardless of the number of uses.

Art. 27. (1) The conditions, the kind of the packaging, for which the deposit system is applied, and the prices for the deposit of the of the packaging shall be determined by the economic operators.

(2) The competent state and municipal bodies shall support and co-operate for implementing the necessary investigations and for dissemination of the results from them about the economic effectiveness, expedience and effect over the environment as result of the introduction of deposit or other systems for reuse of certain kinds or separate packaging and of biodegradable packaging.

Chapter Four.

PROGRAMMES FOR PACKAGING WASTE MANAGEMENT

Art. 28. In the National programme for waste management activities according to Art. 28, paragraph 1 of WMA shall be included separate Section for the management of the packaging and the packaging waste and measures for prevention and minimising of the formation of packaging waste and the reuse of packaging.

Art. 29. In the programmes for waste management activities according to Art. 29, paragraph 1, item 1 of WMA and in the programmes of the persons, implementing activities for recovery of packaging waste shall be included Section, titled "Plan for packaging waste management".

Art. 30. (1) The programmes according to Art. 29, paragraph 1, item 4 of WMA shall be approved:

1. by the director of the Regional Inspectorate for Environment and Water (RIEW), when they are presented for approval by the persons according to Art. 11, paragraph 1 and 2 of WMA, fulfilling their obligations individually;
2. by the Minister of Environment and Water, when they are presented for approval by an recovery organisation.

(2) In case the persons according to Art. 11, paragraph 1 and 2 of WMA, who fulfil their obligations individually, implement activities on the territory of more than one RIEW, the programmes shall be approved by the director of RIEW, on which territory is the court registration of the persons under the Commercial Act, after receiving the statements for co-ordination from RIEW, on which territory the activities are implemented.

(3) The draft of the programmes according to Art. 29, paragraph 1, item 4 of WMA shall be submitted for approval to the bodies of paragraph 1 by the persons according to Art. 11, paragraph 1 and 2 of WMA or in their name through by the respective branch organisation, in which they are members, when in its statutes such right is provided.

(4) The bodies of paragraph 1 shall approve the presented programmes or return them with obligatory prescriptions for bringing in compliance with the provisions of WMA and with the ordinance In one month term after receiving of the drafts.

(5) The persons of paragraph 2 shall present new draft of programme, complied with the obligatory prescriptions, in one month term after the notification that the draft is returned for bringing in compliance with WMA and with the Ordinance.

(6) The authority, which has approved the waste management programme, or an official, authorised by it, and the Regional Directorates for Environment and Water, which has issued a statement for its co-ordination by the order of paragraph 2, shall implement periodical checks for its fulfilment.

Art. 31. Micro-enterprises in the sense according to Art. 3 of the Act for the small and medium enterprises (ASME) shall be exempt from the presenting of programmes according to Art. 29, paragraph 1, item 4 of WMA.

Chapter Five

INFORMATION AND ACCOUNTING

Art. 32. Every year the persons according to Art. 11 of WMA, who are within the statistical observations, shall concede data about the packaging to the National Statistics Institute (NSI) for the respective investigations, included in the National programme for the statistical investigations, approved by the Council of Ministers pursuant to the Statistics Act.

Art. 33. (1) Every year until March 31 Agency “Customs” shall concede information to NSI about the quantity of imported and exported from the country packaging by materials for the previous calendar year by an order, determined jointly by the chairman of NSI and the director of Agency “Customs”.

(2) The quantity of the packaging by materials of paragraph 1 shall be calculated as sum of the quantity empty packaging and the quantity of packaging, imported and exported from the country, together with the packed goods.

(3) The quantity of packaging, imported and exported from the country, together with the packed goods shall be determined as difference between gross and net of the packed goods.

Art. 34. Every year until October 31 NSI shall concede to the Executive Environment Agency (EEA) at the Ministry of Environment and Waters data about the placed on the market packaging for the whole country, in this number about the packaging imported and exported from the country (in tonnes), according model of appendix No 5.

Art. 35. Every year until March 31 the persons according to Art. 21, paragraph 1, item 3, b) and according to Art. 23, paragraph 1, implementing activities for recycling and/or recovery of packaging waste, shall concede information for the previous calendar year to EEA about:

1. wastes from glass according to model of appendix No 6;
2. wastes from paper and cardboard according to model of appendix No 7;
3. wastes from plastic according to model of appendix No 8;

4. wastes from metal according to model of appendix No 9;
5. wastes from wood and composite materials according to model of appendix No 10.

Art. 36. Every year until March 31 the persons according to Art. 21, paragraph 1, item 3 b) and according to Art. 23, paragraph 1, implementing activities for recovery of packaging waste through burning with recovery of the energy – code R1 according to § 1, item 17 a) of the additional provisions (AP) of WMA, shall concede information for the previous calendar year to EEA according to the models of appendices No 7, 8 and 10 according to Art. 35, items 2, 3 and 5.

Art. 37. Every year until March 31 the persons, implementing disposal of packaging waste, shall provide information for the previous calendar year to EEA for the quantities, that are disposed by depositing according to models of appendices No 6 – 10 according to Art. 35, items 1 – 5 (for code D1 - § 1, item 8a) of AP of WMA) and in free form for burning (under code D10, § 1, item 8j) of AP of WMA).

Art. 38. Every year until March 31 the members of recovery organisation and the enterprises, which are not small and medium according to Art. 3 of SMEA, and which have introduced deposit system for their packaging, shall provide information to EEA according to model of appendix No 11.

Art. 39. Every year until March 31 the recovery organisation and the enterprises, which are not small and medium according to Art. 3 of SMEA, shall provide information to EEA in free form for the previous calendar year about:

1. the concentration of heavy metals in the packaging and the content of hazardous substances in the packaging, which are emitted in the environment at disposing;
2. the quantity of the packaging according to Art. 10, considered hazardous in compliance with the definition of hazardous wastes of § 1, item 4 of AP of WMA;
3. description of the way of obtaining the data, the used calculations and methods for assessment of the achieved levels of recovery, recycling and reuse;
4. the results of the activity for fulfilment of the obligations under this ordinance with explicit pointing out of precise data for the fulfilment of the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of TCP of WMA;
5. the adopted technological solutions and results from the scientific – research activity.

Art. 40. Every year until March 31 the recovery organisation and the enterprises, which are not small and medium according to Art. 3 of SMEA, shall provide information to EEA in free form for the previous calendar year also about:

1. the fulfilment of the contracts with the members, the municipalities and the persons according to Art. 23, paragraph 1 for recovery and recycling of wastes;
2. conducted campaigns for promoting public consciousness and percentage of the population, covered by them.

Art. 41. Every year until March 31 with the information – declaration according to Art. 88 of WMA in EEA shall be submitted information about the quantity of exported packaging waste for the previous year according to the codes of the ordinance according to Art. 3 of WMA.

Art. 42. (1) Every year until November 30 the executive director of EEA shall present report to the Minister of Environment and Water on the basis of the collected data according to Art. 34 – 41, with which shall be filled in the models of appendices No 12 – 14.

(2) The report of paragraph 1 shall contain conclusions for the achieving of the objectives of § 9 of TCP of WMA in national scale.

(3) The Minister of Environment and Waters shall ensure in appropriate way access for the public to the report of paragraph 1.

Art. 43. The data in the forms according to the models of appendices No 5 – 15 shall include only information about wastes, formed from packaging, placed on the market, which are recycled or recovered and shall not include wastes from production of packaging or packaging materials.

Art. 44. The report according to Art. 42, paragraph 2, shall be submitted by the executive director of EEA to national and international organisations when this is required in compliance with international agreements to which the Republic of Bulgaria is a party.

Art. 45. The recovery organisation shall prepare report with the information according to Art. 38 – 40 and according to appendix No 15 for the previous year and announce it in appropriate way until May 15 of the current year.

Art. 46. (1) The executive director of EEA shall, with the co-operation of the chairman of NSI, prepare and enter into operation computer information system for accounting and control of the information in the field of the packaging waste management.

(2) The information system of paragraph 1 shall ensure the processing of the information in compliance with art. 32 – 41 and the preparation of the report to the Minister of Environment and Water according to Art. 42.

Art. 47. The recovery organisation, the persons according to Art. 11, paragraph 1 and 2 of WMA, fulfilling their obligations individually, the municipalities and the Minister of Environment and Waters shall organise every year jointly or separately explanatory campaign, which is to guarantee to the users receiving of information about:

1. the deposit systems and the systems for separate collection and recovery of the packaging waste, which are introduced or are forthcoming to be introduced;
2. their obligations according to the acting normative provisions;
3. the marking on the packaging, placed on the market;
4. the programmes for management of the packaging waste.

Chapter Six

ORDER FOR IMPLEMENTING ART. 36 OF WMA

Art. 48. (1) The recovery organisation and the producers and the importers of packed goods, who implement individual fulfilment of their obligations, shall until February 15 of the current year present to the Minister of Environment and Water report for the previous year with factual findings in connection with the fulfilment of their obligations for separate collection and recovery of wastes under WMA and the Ordinance.

(2) The report of paragraph 1 shall be prepared by specialised audit enterprise in the sense of the Independent Financial Audit Act in compliance with the requirements of the acting legislation and the international audit standards.

(3) For the preparing of the report of paragraph 1 the specialised audit enterprise shall check the following documents:

1. of the persons, fulfilling their obligations individually:
 - a) primary accounting documents, certifying the packaging waste, delivered for recycling or recovery to the persons according to Art. 21, paragraph 1, item 3b), and the customs declaration for export of packaging waste during the previous calendar year;

b) the accounting registers according to Art. 9, paragraph 1 of the Accounting Act, served for preparing of their turnover statement and the annual tax declaration;

c) account of the fulfilment of the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of TCP of WMA for the previous calendar year, prepared until January 15 of the current year, according to the model of appendix No 15 and original of the respective model according to Art. 35, item 1 – 4, filled in for the person, proving the individual fulfilment of the obligations, by the persons according to Art. 21, paragraph 1, item 3b) for implementing of activities for recycling or recovery of packaging waste;

2. of the recovery organisation:

a) the primary accounting documents, issued to the recovery organisation of the packaging waste and certifying the packaging waste, delivered for recycling or recovery to the persons according to Art. 23, paragraph 1, and the customs declaration for export of wastes during the previous calendar year;

b) the contracts according to Art. 20, paragraph 1, concluded between the recovery organisation and its members for the quantities of the packed goods, which are placed on the market and for which has been paid remuneration during the previous calendar year;

c) account for the fulfilment of the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of TCP of WMA for the previous calendar year, prepared until January 15 of the current year, according to the model of appendix No 15 and original of the respective model according to Art. 35, item 1 – 4, filled in for the recovery organisation of wastes, by the persons according to Art. 23, paragraph 1 for implementing of activities for recycling or recovery of packaging waste;

(4) In the report according to Art. 48, paragraph 1, prepared for the recovery organisation, shall be confirmed also the quantity of packaging, placed on the market by each member of the recovery organisation.

Art. 49. The Minister of Environment and Water shall, until March 10 of the current year on the basis of the information, contained in the reports according to Art. 48, paragraph 1, determine with an order the persons, who pay product fee upon not fulfilment of the objectives according to Art. 11, paragraph 2 according to the terms of § 9 of TCP of WMA.

Chapter Seven

CONTROL

Art. 50. The mayors of the municipalities or officials, authorised by them, shall control:

1. the dumping of packaging waste, indicated with marking for separate collection in the containers, defined for the purpose;
2. the mixing of the collected packaging waste with other materials or wastes in a way, impairing their following recycling or recovery;
3. the observing of other requirements for separate collection of packaging waste, determined with the municipal ordinances according to Art. 19 of WMA.

Art. 51. The director of RIEW or an official, authorised by him, shall control:

1. the persons according to Art. 11, paragraph 1 and 2 of WMA, who fulfil their obligations individually under art. 11, paragraph 5 of WMA;
2. the fulfilment of the programmes according to Art. 16, paragraph 1 and art. 19;

3. the mayors of municipalities in connection with the fulfilment of their obligations according to Art. 16, paragraph 3, item 5 of WMA;

4. the prevention of the mixing of the collected packaging waste with other materials or wastes in a way, impairing their following recycling or recovery in connection with art. 104, paragraph 1, item 5 and art. 114, paragraph 1 of WMA.

Art. 52. The regional governors shall, in connection with their authorities according to Art. 16 and Art. 148, paragraph 3 of EPA:

1. Co-ordinate the work of the executive bodies and their administrations on the territory of the region with regard to the conducting of the state policy for protection of the environment, related to the management of the packaging waste;

2. Co-ordinate the activities for conducting of the policy for protection of the environment, related to the packaging waste management, between the municipalities on the territory of the region.

Art. 53. The chairman of the Commission for Trade and Protection of the Consumers or an official, authorised by him, shall control the observing of the requirements according to Art. 4, 5 and 6 for the packaging of the products of industrial goods, which are within the scope of the Act for protection of the consumers and of the trade rules.

Art. 54. The control over the packaging, designated for contact with foods, shall be implemented by the bodies of the state sanitary control under the Food Act.

Additional provisions

§ 1. In the context of the Ordinance:

1. "Group or secondary packaging" is the packaging, which at the moment of the purchase includes defined number of goods for sale, regardless of whether the goods are sold to the consumer packed or the packaging serve only for storage and preservation of the goods at the place of sale. The group packaging can be separated from the product without affecting its characteristics.

2. "Deposit system" is a system in which the buyer at the purchase of a packed product pays to the seller certain sum, which is restored to him at returning of the packaging.

3. "Distributor" is each person, implementing commercial transactions with packed goods, and different from their producer, importer or consumer.

4. "Voluntary agreement" is an agreement, concluded between the competent state bodies and representatives of the interested economic sectors, which must be open for all partners, wishing to observe the conditions of the agreement with regard to achieve the objectives of the ordinance.

5. "Closed and controlled systems for reuse and distribution" are these, in which the products circulate at controlled reuse and distribution and in which the recycled material originates only from the system, so that:

a) the introduction of external materials is minimal as far as the process of recycling is technically feasible;

b) their taking out of the system is implemented only according to established procedure with objective accomplishing of possibly the biggest number of uses.

6. "Incineration with energy recovery" is use of combustible packaging waste with objective obtaining of energy by direct incineration with or without using of other wastes but utilising the heat from incineration.

7. "Economic operators" with regard to the packaging shall be suppliers of packaging materials, producers and processors of packaging, producers of packed goods, importers, distributors and users.

8. "Composite packaging" is a packaging, made from different materials, which cannot be separated by hand and neither of them is more than 95 percent of the weight of the packaging.

9. "Reuse" is each operation, with which the packaging, designated and designed to do respective minimum number of transportations and uses within the framework of its life cycle, are filled or used again for the purpose, for which they have been designed, with or without the help of additional products, giving opportunity for following use of the packaging and its distribution on the market. The multiply used packaging shall turn into waste when it cannot be used any more.

10. "Level of returning of pallets and cases in closed and controlled systems for reuse and distribution" is the percentage of the pallets and the cases, which are in circulation and are not taken out of the system, but are returned to the producer of the good, packed with them or to the persons, who fill them/pack with them or to another authorised representative of them. It must be possibly the highest and in any case it should not be lower than 90 percent during the time of use of such cases and pallets.

11. "Disposal" is each of the applicable operations according to § 1, item 8 of AP of WMA.

12. "Packaging" is all the products, regardless of their origin and the material they are made of, used by each person along the chain from the producer to the end users for keeping, preservation, handling, supply and presenting of whatever goods from raw materials to ready products. The articles for one time use (bags, cups, buckets, boxes for one time use as well as other articles, which are offered immediately to the client at the place of sale together with the products, for which packaging they are designated) shall also be considered packaging in the cases when they are used for the same purposes.

13. "Recovery" is each of the applicable operations according to § 1, item 17 of AP of WMA.

14. "Recovery organisation" is a corporate body, registered under the Commercial Act, which does not distribute profit and manages the activities for separate collection, recycling and recovery of packaging waste.

15. "Organic recycling" is aerobic (composting) or anaerobic (bio-methane) processing of the biodegradable part of the packaging waste under controlled conditions and with use of micro-organisms at which living activity are formed stabilised organic remains or methane. The depositing shall not be considered as form of organic recycling.

16. "Packaging waste" is any kind of packaging or packaging materials, which are within the scope of the definition "waste" in the sense of § 1, item 1 of AP of WMA, except the remains, obtained from production processes.

17. "Packaging waste, introduced in effective process of recovery" is that waste, which is available in the storehouse of the recovery enterprise in quantity not exceeding one forth of its annual capacity.

18. "User" is each person, who acquires goods or uses services for personal needs and not for sale, production or exercising of profession or craft.

19. "User's or primary packaging" is the packaging, which is part or is accepted as part of the trade product by the end user at the moment of the purchase.

20. "Deliberately introduction" is input of substances in the composition of the packaging or its components with objective further presence in the composition of the produced packaging or component and ensuring of its specific properties, appearance or quality. The use of recycled materials as raw material for the production of new packaging materials when they contain heavy metals in the quantities, determined in Art. 6, shall not be considered as deliberately introduction.

21. "Prevention" is reduction of the quantity and the danger for environment from:

a) Materials and substances, contained in the packaging and in the packaging waste;

b) Packaging and packaging waste, obtained in the process of production and in the following stages of selling and distribution on the market, use for the designation and destroying; at prevention priority shall have the development and the use of ecologically pure products and technologies.

22. "Producer or importer of packed goods, fulfilling his obligations individually" is the one, who does not have a trade mark under Art. 62, paragraph 5 of WMA and has presented programme under Art. 29, paragraph 1, item 4 of WMA before the respective RIEW.

23. "Producer of packed goods" is an individual or corporate body, who produces and distributes on the market goods, packed in user's, group or transport packaging.

24. “Producer of packaging” is each person, who produces packaging, materials for packaging or products, from which packaging can be produced, as well as each person, who imports packaging materials or products for direct production of packaging.

25. “Recycling” is production process of processing of waste materials with objective obtaining of the initial or other products. In the definition shall be included the organic recycling but not the burning with recovery of the energy.

26. “Good” means “good” in the sense of § 1, item 6 of AP of the Act for protection of the consumers and of the trade rules.

27. “System for collection of packaging waste” is the concrete way of organization of the collection of packaging waste, which may be mixed or separate, including: collection at delivery points, independently or together with other wastes; collection in containers, put on the streets; collection in containers, put at the homes; collection in containers, put at the places of selling; collection in transparent bags (with daily or periodical organised collection from the sidewalk); combination of the options pointed out etc.

28. “Transport or tertiary packaging” is the packaging, serving or accepted as means for facilitating the manipulation and the transportation of the good or the group packaging by restricting the physical manipulation with it and prevention of the damaging of the goods or the group packaging at loading and transportation. The transport packaging shall not include road, railroad, ship or aircraft containers.

29. “Packaging waste management” is waste management in the sense of § 1, item 20 of AP of WMA.

Transitional and concluding provisions

§ 2. Art. 5 shall be applied from January 1, 2005.

§ 3. Art. 6, paragraph 1 shall be applied from January 1, 2005 as follows:

1. for item 1 – from January 1, 2005 to December 31, 2005;
2. for item 2 – from January 1, 2006 to December 31, 2006;
3. for item 3 – from January 1, 2007.

§ 4. Art. 7 shall be applied until February 8, 2009.

§ 5. Art. 53 and 54 shall be applied from January 1, 2005.

§ 6. The requirements for production of packaging shall not be applied for the packaging, placed on the market before the ordinance enters into force. Such packaging must be withdrawn from the market until the Agreement for accession of the Republic of Bulgaria to the European Union.

§ 7. The ordinance is approved pursuant to Art. 24, paragraph 2 of the Waste Management Act.

Appendix № 1 to Art. 4, paragraph 3

**DECLARATION FOR COMPLIANCE
WITH THE REQUIREMENTS ACCORDING TO ART. 4, PARAGRAPH 1 FROM THE
ORDINANCE FOR THE PACKAGING AND PACKAGING WASTE**

№ from

Producer/importer

.....
(name, BULSTAT, tax №)

Represented by

.....
(first name and family name, function)

Site of the enterprise

.....
(address according to the court registration, telephone and fax number)
.....

I DECLARE THAT:

1. The packaging / packaging material

.....
(identification of the packaging/packaging waste)

Answers to the requirements of according to Art. 4, paragraph 1 from the Ordinance for Packaging and Packaging Waste.

2. The packaging / packaging material is produced in compliance with

.....
(identification of the relevant Bulgarian standard)

I declare, that I am aware of the responsibility, which I take according to the Waste Management Act.

.....
(place and date of issue)

.....
(signature and stamp of the producer/importer}

Note. Point 2 shall be filled in only in the cases, when the Bulgarian standards are used.

Appendix № 2 according to Art. 5, paragraph. 1, p. 1

Name and code, identifying the material, from which the packaging is produced

1. Code and name⁽¹⁾ of the plastics:

Packaging material	Name	Identification code
Polyethylene terephthalat	PET	1
Polyethylene high density	HDPE	2
Polyvinyl chloride	PVC	3
Polyethylene low density	LDPE	4
Polypropylene	PP	5
Polystyrene	PS	6

2. Code and name⁽¹⁾ of the paper and the cardboard:

Packaging material	Name	Identification code
Wave formed cardboard	PAP	20
Other cardboard	PAP	21
Paper	PAP	22

3. Code and name⁽¹⁾ of the metals:

Packaging material	Name	Identification code
Steel	FE	40
Aluminum	ALU	41

4. Code and name⁽¹⁾ of the wooden materials:

Packaging material	Name	Identification code
Wood	FOR	50
Cork	FOR	51

5. Code and name⁽¹⁾ of the textile:

Packaging material	Name	Identification code
Cotton	TEX	60
Jute	TEX	61

6. Code and name⁽¹⁾ of the glass:

Packaging material	Name	Identification code
Colour glass	GL	70
Green glass	GL	71
Brown glass	GL	72

7. Code and name⁽¹⁾ of the composite materials:

Packaging material	Name	Identification code
Paper and cardboard / metals		80
Paper and cardboard / plastics		81
Paper and cardboard / aluminum		82
Paper and cardboard / white tinplate		83
Paper and cardboard / plastics / aluminum		84
Paper and cardboard / plastics /		85

aluminum / white tinplate		
Plastics / aluminum		90
Plastics / white tinplate		91
Plastics / metals		92
Glass / plastics		95
Glass / aluminum		96
Glass / white tinplate		97
Glass / metals		98

¹⁾ Only capital letters are used.

²⁾ For the composite packaging is written the letter “C” and then inclined line (C/), after the inclined line are put the abbreviators for the relevant components, divided with the inclined lines (for example for packaging from paper, polyethylene and aluminum is used the abbreviator C/PAP/PE/ALU).

Appendix № 3 according to Art. 5, paragraph 1, point 2

Marking for recycling of the packaging and the kind of the material, from which it is produced



Note. The numbers, defined in Appendix № 2, are to be written between the three arrows, and the abbreviator of the packaging material from the same Appendix is to be written under the graphical sign.

**DECLARATION FOR COMPLIANCE
WITH THE REQUIREMENTS ACCORDING TO ART. 6, PARAGRAPH 1 FROM THE
ORDINANCE FOR THE PACKAGING AND PACKAGING WASTE**

№ from

Producer/importer

.....

(name, BULSTAT, tax №)

Represented by

.....

(first name and family name, function)

Site of the enterprise

.....

(address according to the court registration, telephone and fax number)

.....

I DECLARE THAT:

Опаковката / Опаковъчният материал

1. The packaging / packaging material.....

(identification of the packaging/packaging waste)

.....

.....

(identification of the packaging/packaging waste)

Answers to the requirements of according to Art. 6, paragraph 1 from the Ordinance for Packaging and Packaging Waste.

2. The packaging / packaging material is examined for compliance in

.....

.....

(name and address of the accredited examination laboratory)

(Protocol № from)

I declare, that I am aware of the responsibility, which I take according to the Waste Management Act.

.....

(place and date of issue)

.....

(signature and stamp of the producer/importer)

Quantity of packaging imported, exported and placed on the Bulgarian market

Packaging material		Packaging placed on the market			Imported packaging (full and empty)	Exported packaging (full and empty)	Production of empty packaging
Category	Sub-category	Total packaging	From the total packaging				
			consumer/ group packaging	Transport packaging			
		(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Glass	Total						
	Non-coloured						
	Green						
	Brown						
Plastics	Total						
	LDPE						
	HDPE						
	PP						
	PET						
	PS						
	PVC						
	други						
Paper /cardboard	Total						
Metals	Total						
	Steel						
	Aluminum						
Composite materials	Total						
	Packaging cardboard for fluids						
	Mainly from plastics						
	Mainly from cardboard						
	Mainly from white tinfoil						
	Mainly from aluminum						
	Others						
Wood							
Others							
	TOTAL						

Note. Compulsory for filling in are the fields "Total" in columns 3, 6, 7 и 8, in which the whole amount of the packaging placed on the market.

Appendix № 6 of Art. 35, point 1

Quantity and origin of the recycled, recovered and disposed glass packaging waste

Table 1. Data for the trader

(1)	Name of the enterprise, under which the trade activity is accomplished:	
(2)	Kind of the trader:	
(3)	Site and address of the activity management:	
(4)	Telephone number:	
(5)	Fax number:	
(6)	E-mail:	
(7)	Subject of the activity:	
(8)	BULSTAT and Tax number:	

Contact person

(9)	Name:	
(10)	Function:	
(11)	Telephone number:	
(12)	Fax number:	
(13)	E-mail:	

Quantity of employees, Sales figures, Value of the realised production

(14)	Quantity of employees	
(15)	Sales figures (sum in leva):	
(16)	Value of the realised production (sum in leva):	

Table 2. Quantity and origin of the recycled, recovered and disposed glass packaging waste

Glass packaging waste	Total recycled glass packaging waste	Origin of glass packaging waste			Recovered glass packaging waste	Disposed glass packaging waste
		Generated in the country:		Imported in the country		
		From the separate collection system	From the bottling companies			
	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Non coloured glass						
Green glass						
Brown glass						
Coloured glass						
Mixed glass						
Total						

Date

Person, representing the trader by law or by authorization:

.....
.....

(Signature and stamp)

Instructions for filling in the tables of the Appendix

1. Table 2 is filled in according to the treatment activities of glass packaging waste:
 - a) parcellation, cleaning and sorting;
 - b) recycling;
 - c) recovery of the glass packaging waste otherwise (for example – use as isolating materials, in the construction industry etc.).
2. In case of accomplishment of the activities according to point 1:
 - a) for letter “a” are filled in columns 3, 4 и 5;
 - b) for letter “b” are filled in columns 2 – 5 and 7;
 - c) for letter “c” are filled in columns 3 – 7.
3. The information for “coloured glass” is filled in, when the glass waste is a mixture from green and brown glass.
4. The information for “mixed glass” is filled in, when the glass waste is a mixture from non-coloured, green and brown glass.
5. Compulsory for completion in Table 2 are the fields “Total” in columns 2 and 6.

Quantity and origin of the recycled, recovered and disposed paper/cardboard packaging waste

Table 1. Data for the trader

(1)	Name of the enterprise, under which the trade activity is accomplished:	
(2)	Kind of the trader:	
(3)	Site and address of the activity management:	
(4)	Telephone number:	
(5)	Fax number:	
(6)	E-mail:	
(7)	Subject of the activity:	
(8)	BULSTAT and Tax number:	

Contact person

(9)	Name:	
(10)	Function:	
(11)	Telephone number:	
(12)	Fax number:	
(13)	E-mail:	

Quantity of employees, Sales figures, Value of the realised production

(14)	Quantity of employees	
(15)	Sales figures (sum in leva):	
(16)	Value of the realised production (sum in leva):	

Table 2. Quantity and origin of the recycled, recovered and disposed paper/cardboard packaging waste

Kind of waste paper	Classification according to Bulgarian State Standards	Origin of the paper waste			Quantity of the waste from every category to the quantity of the waste paper (tonnage-percentage)	Общо рециклирани отпадъци от хартиени опаковки (ton per year)	Paper packaging waste recovered by composting (ton per year)	Disposed waste from paper packaging (ton per year)
		Generated in the country:		Imported in the country (ton per year)				
		From the collectors, sorters and traders (ton per year)	From the persons producing waste (ton per year)					
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
Mixed paper and cardboard, sorted	A2							
Paper and cardboard from the supermarkets	A4							
Wave formed cardboard	A5							
Kraft paper bags	D4							
Other kinds								
Total								

Date

Person, representing the trader by law or by authorization:

.....

(Signature and stamp)

Instructions for filling in the tables of the Appendix

1. Table 2 is filled in according to treatment activities of paper and cardboard packaging waste:
 - a) recycling;
 - b) recovery of the paper and cardboard packaging waste otherwise (composting etc.).

2. In case of accomplishment of the activities according to point 1:
 - a) for letter “a” are filled in columns 3 – 7 and 9;
 - b) for letter “b” are filled in columns 3 – 6 and 8.

3. In case that the paper and cardboard waste are not specified in Table 2 according to the Appendix, the information for them is filled after the row “Other kinds”, as their codes in BSS EN 643 are pointed out.

4. Compulsory for completion in Table 2 is the field in column 7 (Total recycled paper packaging waste).

Quantity and origin of the recycled, recovered and disposed plastics packaging waste

Table 1. Data for the trader

(1)	Name of the enterprise, under which the trade activity is accomplished:	
(2)	Kind of the trader:	
(3)	Site and address of the activity management:	
(4)	Telephone number:	
(5)	Fax number:	
(6)	E-mail:	
(7)	Subject of the activity:	
(8)	BULSTAT and Tax number:	

Contact person

(9)	Name:	
(10)	Function:	
(11)	Telephone number:	
(12)	Fax number:	
(13)	E-mail:	

Quantity of employees, Sales figures, Value of the realised production

(14)	Quantity of employees	
(15)	Sales figures (sum in leva):	
(16)	Value of the realised production (sum in leva):	

Table 2. Quantity and origin of the recycled, recovered and disposed plastics packaging waste according to the Appendix

Kind of the plastics	Total quantity of the recycled plastics packaging waste	Origin of the plastics waste			Purpose of the recovered packaging waste			Recovered by incineration	Disposed
		Generated in the country:		Imported in the country	Own production	Delivered by other companies	Export		
		From the collectors, sorters and traders	From the persons producing waste						
	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)	(ton per year)	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)
LDPE									
HDPE									
PP									
PE/PP mixed									
PET									
PVC									
PS									
Other plastics									
Mixed plastics									
Total									

Date

Person, representing the trader by law or by authorization:

.....

(Signature and stamp)

Instructions for filling in the tables of the Appendix

1. Table 2 is filled in according to treatment activities of plastics packaging waste:
 - a) shredding;
 - b) washing and drying;
 - c) agglomeration or regranulation;
 - d) preparation and recycling;
 - e) moulding of plastics (casting, extension etc.);
 - f) energy recovery.

2. In case of accomplishment of the activities according to point 1:
 - a) for letter “a”, “b” or “c” are filled in columns 3, 4, 5, 7, 8 and 10;
 - b) for letter “d” are filled in columns 2 – 8 and 10;
 - c) for letter “e” are filled in columns 3 – 5, 9 and 10.

3. When the trader does not accomplish the above mentioned activities, and only moulds plastics, the table is not filled in.

4. Compulsory for completion in Table 2 is the field in column 2 (Total recycled plastics packaging waste).

Quantity and origin of the recycled and disposed metals packaging waste

Table 1. Data for the trader

(1)	Name of the enterprise, under which the trade activity is accomplished:	
(2)	Kind of the trader:	
(3)	Site and address of the activity management:	
(4)	Telephone number:	
(5)	Fax number:	
(6)	E-mail:	
(7)	Subject of the activity:	
(8)	BULSTAT and Tax number:	

Contact person

(9)	Name:	
(10)	Function:	
(11)	Telephone number:	
(12)	Fax number:	
(13)	E-mail:	

Quantity of employees, Sales figures, Value of the realised production

(14)	Quantity of employees	
(15)	Sales figures (sum in leva):	
(16)	Value of the realised production (sum in leva):	

Table 2. Quantity and origin of the recycled and disposed metals packaging waste

	Metal waste	Total recycled metal packaging waste (ton per year)	Origin of the metal waste		Disposed (ton per year)
			Generated in the country:	Imported in the country	
			(ton per year)	(ton per year)	
	(1)	(2)	(3)	(4)	(5)
(1)	Steel				
(2)	Aluminum				
(3)	Total				

Note: Compulsory for completion in Table 2 is the field in column 2 (Total recycled metal packaging waste).

Date

Person, representing the trader by law or by authorization:

.....
(Signature and stamp)

Quantity and origin of the recycled, recovered and disposed wood and composite packaging waste

Table 1. Data for the trader

(1)	Name of the enterprise, under which the trade activity is accomplished:	
(2)	Kind of the trader:	
(3)	Site and address of the activity management:	
(4)	Telephone number:	
(5)	Fax number:	
(6)	E-mail:	
(7)	Subject of the activity:	
(8)	BULSTAT and Tax number:	

Contact person

(9)	Name:	
(10)	Function:	
(11)	Telephone number:	
(12)	Fax number:	
(13)	E-mail:	

Quantity of employees, Sales figures, Value of the realised production

(14)	Quantity of employees	
(15)	Sales figures (sum in leva):	
(16)	Value of the realised production (sum in leva):	

Total composite materials										
----------------------------------	--	--	--	--	--	--	--	--	--	--

Date

Person, representing the trader by law or by authorization:

 (**Signature and stamp**)

Instructions for filling in the tables of the Appendix

1. Table 2 is filled in according to treatment activities of wood and composite packaging waste:
 - a) recycling;
 - b) energy recovery by incineration;
 - c) recovery by composting.

2. In case of accomplishment of the activities according to point 1:
 - a) for letter “a” are filled in columns 3 – 9, 12;
 - b) for letter “b” are filled in columns 4 – 6, 10 and 12;
 - c) for letter “c” are filled in columns колони 4 – 6 , 11 and 12.

Packaging for reuse

Materials	Type of packaging	Products	Total quantity of the product placed on the market	Total quantity of the product placed on the market in packaging for reuse	Total quantity of the product placed on the market in packaging for one-time use	Total quantity of the packaging for reuse in circulation	Average number of use for 1 year	Life cycle of the packaging for reuse	Amount of the one-time use packaging placed on the market from the same type
(1)	(2)	(3)	(kg or litres) (4)	(kg or litres) (5)	(kg or litres) (6)	(7)	(8)	years. (9)	(10)
Glass	bottles	Beverages							
		Others							
Plastics	jars								
	canisters > 20л - < 250л	Food							
		Non-food							
	canisters > 250л	Food							
		Non-food							
	Bags								
	Bottles	Beverages							
		Others							
	Boxes								
	Cups								
trays									
cases									
Cardboard	Boxes								
	Canisters								
	Paperboard boxes								
	Cases								
Aluminum	Containers < 50л	Food							
		Non food							
	Containers > 50л - < 300л	Food							

		Non-food							
Steel	Containers < 50 л	Food							
		Non-food							
	Containers > 50л - < 300л	Food							
		Non-food							
Wood	Boxes								
	Cases								
	сандъци								
	палети								
	палетни кутии								

Note. This appendix is to be filled in, when a deposit system for every packaging is established

Date

Person, representing the trader by law or by authorization:

.....
(Signature and stamp)

Controlled quantities of packaging waste, generated in Republic of Bulgaria and recovered out of the country

Materials		Recovered					
		By organic recycling	By other forms of recycling	Total by recycling	By energy recovery	By other forms of recovery	Total by recovery
(1)		(2)	(3)	(4)	(5)	(6)	(7)
Plastics	PET						
	PE						
	PVC						
	PP						
	PS						
	Other						
	Total						
Glass							
Paper and cardboard							
Metals	Aluminum						
	Steel						
	Total						
Composite							
Wood							
Other							
TOTAL							

Note: Compulsory for completions in the Table are the fields “Total by recycling” and “Total by recovery” in columns 4 and 7.

Controlled quantities of packaging waste (tonnage), generated and recovered in Republic of Bulgaria

Materials		Total generated packaging waste	Sorted with the to be recycled	Recovered					Disposed by:		
				By organic recycling e	By other forms of recycling	Total by recycling	By energy recovery	By other forms of recovery	Total by recovery	Incineration	Disposal
(1)		(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
Plastics	PET										
	PE										
	PVC										
	PP										
	PS										
	Other										
	Total										
Glass											
Paper and cardboard											
Metals	Aluminum										
	Steel										
	Total										
Composite											
Wood											
Other											
TOTAL											

Note. Compulsory for completions in the Table are the fields “Total generated packaging waste”, ” Total by recycling” and “Total by recovery” in columns 2, 6 and 9.

Controlled quantities of packaging waste (tonnage), generated out of Republic of Bulgaria and recovered in the country

Materials		Recovered					
		By organic recycling	By other forms of recycling	Total by recycling	By energy recovery	By other forms of recovery	Total by recovery
(1)		(2)	(3)	(4)	(5)	(6)	(7)
Plastics	PET						
	PE						
	PVC						
	PP						
	PS						
	Other						
	Total						
Glass							
Paper and cardboard							
Metals	Aluminum						
	Steel						
	Total						
Composite							
Wood							
Other							
TOTAL							

Note: Compulsory for completions in the Table are the fields “Total by recycling” and “Total by recovery” in columns 4 and 7.

Fulfillment of the aims of Art. 11, paragraph 2 according to the terms of § 9 from the TCP of WMA

Table 1. Data for the trader

(1)	Name of the enterprise, under which the trade activity is accomplished:	
(2)	Kind of the trader:	
(3)	Site and address of the activity management:	
(4)	Telephone number:	
(5)	Fax number:	
(6)	E-mail:	
(7)	Subject of the activity:	
(8)	BULSTAT and Tax number:	

Contact person

(9)	Name:	
(10)	Function:	
(11)	Telephone number:	
(12)	Fax number:	
(13)	E-mail:	

Quantity of employees, Sales figures, Value of the realised production

(14)	Quantity of employees	
(15)	Sales figures (sum in leva):	
(16)	Value of the realised production (sum in leva):	

Table 2. Fulfillment of the aims of Art. 11, paragraph 2 according to the terms of § 9 from the TCP of WMA

Materials	Packaging placed on the market (ton per year)	Reused packaging (ton per year)	Recycled packaging (ton per year)	Recovered packaging (ton per year)	Recycled packaging / packaging placed on the market (%)	Recovered packaging / packaging placed on the market (%)
Plastics (PE, PP, PET, PS, PVC)						
Paper and cardboard						
Glass						
Metals (aluminum and steel)						
TOTAL						

Date

Person, representing the trader by law or by authorization:

.....

 (Signature and

stamp)

