DEPARTMENT OF FOOD AND AGRICULTURE

CALIFORNIA CODE OF REGULATIONS
TITLE 3. FOOD AND AGRICULTURE
DIVISION 4. PLANT INDUSTRY
CHAPTER 1. CHEMISTRY
SUBCHAPTER 1. FERTILIZING MATERIALS
ARTICLE 1. STANDARDS AND LABELING

FINAL REGULATION TEXT

Text proposed to be added is displayed in <u>underline</u> type. Text proposed to be deleted is displayed in strikethrough type.

ARTICLE 1. STANDARDS AND LABELING

§ 2300.1. Definitions

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(I) The term "tackifiers" means a substance which is applied to fertilizing materials, soils, and/or seeds to promote adhesion.

Note: Authority cited: Sections 407 and 14502, Food and Agricultural Code. Reference: Sections 14601 and 14631, Food and Agricultural Code; and Section 6254.7, Government Code.

§ 2304. Biotics.

All fertilizing materials for which claims are made relating to organisms, enzymes or organism by-products are subject to the registration requirement of Section 14601 of the Food and Agricultural Code.

- (a) In addition to the information required by Section 14601 of the Food and Agricultural Code, the label of each product which contains organisms, enzymes, andor other biologically active by-products of organisms for which claims are made shall state:
- (a) (1) Species name of each Species microorganism, name of each enzyme, or organism by-product, if claimed, and strains as part of the statement of composition and name of each by-product, if claimed.
- (b2)(1A) The <u>number of viable units of each microorganism percentage or number of viable units of each microorganisms</u> per cubic centimeter, <u>milliliter</u>, or per gram for dry material.
 - (2<u>B</u>) The concentration in percentage<u>number</u> of <u>activity units</u> of each enzyme or other organism by-products claimed per cubic centimeter, milliliter, or gram.

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- (C) The concentration in percentage of each organism by-product.
- (e3) The expiration date for use.
- (d4) Storage conditions.
- (b) The following supporting documentation is required for verifying label claims:
- (1) Written description of A-generally accepted laboratory method(s) for both identifying and quantifying assaying the viable and attenuated units, enzyme activities, or organism and the by-products claimed.; and
- (2) A copy of the <u>laboratory/certificate of</u> analysis or alternate methods supporting proof of label claims, <u>listed in subsection (a)(1) and (a)(2)</u>. The analysis results shall be no more than five (5) years old at the time of registration/renewal approval. must be submitted with the registration application.
- (c) When used for the purpose intended, the product must not be pathogenic to plants or pathogenic to animals which may consume the treated plant.
- (d) Biotic products claims are acceptable based on efficacy data.

Note: Authority cited: Sections 407, 14502, 14601 and 14631, Food and Agricultural Code. Reference: Sections <u>14594</u>, 14601 and 14631, Food and Agricultural Code.

§ 2306. Fish Emulsion. Biochar.

When a product is labeled as fish emulsion, it shall contain a minimum of 40 percent total solids.

- a) When biochar appears on the label in the statement of composition or in an ingredient list, the feedstock shall be designated by prefixing the term biochar with the feedstock from which it was produced. When more than one feedstock is used, all feedstocks greater than 10% shall be listed in order of decreasing amounts present.
- b) A laboratory analysis for total carbon is required for registration to verify that the ingredient meets the definition of biochar as stated in §14513.5 of the FAC. The laboratory analysis results shall be no more than five (5) years old at the time of registration/renewal approval.

Note: Authority cited: Sections 407, 14502, <u>14601</u>, and 14631, Food and Agricultural Code.

Reference: Sections 14502, 14513.5, and 14631, Food and Agricultural Code.

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§ 2308. Packaged Soil Amendments.

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- (e) Soil amendments may contain wetting agents and/or tackifiers.
 - (1) The term-claim "wetting agent added" and/or "tackifier added" can be included in the list of ingredients in lieu of made without guaranteeing the specific wetting agent/tackifier or the percentage of such, but the chemical name of the wetting agent and/or tackifier must be submitted at the time of registration along with the analytical method.

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Note: Authority cited: Sections 407, 14502, 14601 and 14631, Food and Agricultural Code. Reference: Sections 14601 and 14631, Food and Agricultural Code.

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§ 2322. Administrative Penalty Guidelines.

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(b) Table A: Violations Matrix provides the level of severity of a particular violation and the corresponding penalty range for serious, moderate, and minor violation classes. Except where specific violation parameters are provided, the violation column in Table A: Violations Matrix is an abbreviated description of the corresponding section in Division 7, Chapter 5, Article 10 of the California Food and Agricultural Code and Title 3, Division 4, Chapter 1 of the California Code of Regulations.

Section Code	Description of Violation	Min.	Mod.	Ser.	Penalty
3 CCR § 2306 FAC 14534 Fish Emulsion [moved from original location to beginning of Table A: Violations Matrix]	When a product is labeled as fish emulsion, it shall contain a minimum of 40 percent total solids.	X			First violation shall receive a notice of warning / notice of violation with 30 days to comply. For each subsequent violation, the violations matrix for FAC § 14681(a) and/or (c) applies as follows: \$1,000 for the second violation. \$2,500 for the third violation. \$5,000 for each subsequent violation. For violations that arise from fraud, willful misconduct, gross negligence, or are a threat to public safety, the secretary shall assess a penalty of \$5,000 for the initial or any subsequent violation. Sources: FAC §§ 14520, 14533, 14534, 14540, 14542, 14651.5, 14681 3 CCR §§ 2322(a)(3), 2322(a)(1)

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Section Code	Description of Violation	Min.	Mod.	Ser.	Penalty
3 CCR § 2304 Biotics	The label of each product which contains organisms, enzymes, and or other biologically active by-products of organisms for which claims are made shall state: (a)(1) Species Nname of each microorganism, name of each enzyme, or organism by-product, if claimed species and strains as part of the statement of composition and name of each by-product, if claimed. (b)(1)(2)(A)The number of viable units of each microorganism percentage or number of viable units of microorganisms per cubic centimeter, milliliter, or per gram for dry material. (2)(B)The concentration in percentage of each enzymes enzyme per cubic centimeter, milliliter, or gram or other organism by-products claimed. (C) The concentration in percentage of each organism by-product. (c)(3) The expiration date for use. (d)(4) Storage conditions.	X			First violation shall receive a notice of warning / notice of violation with 30 days to comply. For each subsequent violation, the violations matrix for FAC § 14681(a) and/or (c) applies as follows: \$1,000 for the second violation. \$2,500 for the third violation. \$5,000 for each subsequent violation. For violations that arise from fraud, willful misconduct, gross negligence, or are a threat to public safety, the secretary shall assess a penalty of \$5,000 for the initial or any subsequent violation. Sources: FAC §§ 14514, 14533, 14540, 14542, 14651.5, 14681 3 CCR §§ 2322(a)(3), 2322(a)(2), 2322(a)(1)

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Section Code	Description of Violation	Min.	Mod.	Ser.	Penalty
3 CCR § 2306 Biochar	a) When biochar appears on the label in the statement of composition or in an ingredient list, the feedstock shall be designated by prefixing the term biochar with the feedstock from which it was produced. When more than one feedstock is used, all feedstocks greater than 10% shall be listed in order of decreasing amounts present. b) A laboratory analysis for total carbon is required for registration to verify that the ingredient meets the definition of biochar as stated in §14513.5 of the FAC. The laboratory analysis results shall be no more than five (5) years old at the time of registration/renewal approval.	X			First violation shall receive a notice of warning / notice of violation with 30 days to comply. For each subsequent violation, the violations matrix for FAC § 14681(a) and/or (c) applies as follows: \$1,000 for the second violation. \$2,500 for the third violation. \$5,000 for each subsequent violation. For violations that arise from fraud, willful misconduct, gross negligence, or are a threat to public safety, the secretary shall assess a penalty of \$5,000 for the initial or any subsequent violation. Sources: FAC §§ 14520, 14513.5, 14533, 14534, 14540, 14542, 14651.5, 14681 3 CCR §§ 2322(a)(3), 2322(a)(2), 2322(a)(1)