

# **OVERVIEW of national measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres**

*(The Commission is not responsible for the overview of national sanctioning measures presented in this document.*

*It includes information voluntarily communicated by Member States on national approved measures until 01/3/2023*

AUSTRIA	2
BULGARIA	3
CYPRUS	7
CZECH REPUBLIC	16
DENMARK	18
ESTONIA	20
FRANCE	22
FINLAND	27
GERMANY	31
ITALY	35
LUXEMBOURG	38
GREECE	42
HUNGARY	46
IRELAND	49
LATVIA	50
LITHUANIA	56
MALTA	58
POLAND	63
PORTUGAL	66
ROMANIA	75
SLOVAKIA	77
SLOVENIA	78
SPAIN	79
SWEDEN	86

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

AUSTRIA

Provision of Reg. 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Articles 4 – 7: obligations of tyre supplier, distributor, and manufacturer			<a href="#">§ 134 par 1d of the national Motor Vehicle Act (Kraftfahrgesetz, KFG 1967)</a>		Penalty of up to € 5 000,-

## BULGARIA

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Article 4 - Obligations of tyre suppliers	Supplier within the meaning of Regulation (EU) 2020/740, which does not fulfill its obligations under Art. 4 of the regulation, shall be punished by a fine in the amount of BGN 500 to 1500 or by a property sanction in the amount of BGN 1000 to 3000	Commission for consumer protection /CCP/ is market surveillance authority regarding Regulation (EU) 2020/740. Sanctions and obligations are defined in the Consumer protection act and they come in force on the 1 <sup>st</sup> January 2022	CONSUMER PROTECTION ACT Link in Bulgarian: <a href="https://kzp.bg/data/content/u/20/upload/ZAKON za zasita na potrebitelite.rtf">https://kzp.bg/data/content/u/20/upload/ZAKON za zasita na potrebitelite.rtf</a>  CCP website: www.kzp.bg	Sanctions per infringement are defined in CONSUMER PROTECTION ACT - Article 225a, para 1	Administrative procedure
Article 5 - Obligations of tyre suppliers in relation to the product	Supplier within the meaning of Regulation (EU) 2020/740, which	Commission for consumer protection /CCP/ is market surveillance authority regarding Regulation (EU) 2020/740. Sanctions and obligations are defined	CONSUMER PROTECTION ACT Link in Bulgarian: <a href="https://kzp.bg/data/con">https://kzp.bg/data/con</a>	Sanctions per infringement are defined	Administrative procedure

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

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database	does not fulfill its obligations under Art. 5 of the regulation, shall be punished by a fine in the amount of BGN 500 to 1500 or by a property sanction in the amount of BGN 1000 to 3000	in the Consumer protection act and they come in force on the 1 <sup>st</sup> January 2022	<a href="https://www.kzp.bg/data/con tent/u/20/upload/ZAKO N za zasita na potrebi telite.rtf">tent/u/20/upload/ZAKO N za zasita na potrebi telite.rtf</a>  CCP website: www.kzp.bg	in CONSUMER PROTECTION ACT - Article 225a, para 2	
Article 6 - Obligations of tyre distributors	A distributor within the meaning of Regulation (EU) 2020/740 who fails to fulfill his obligations under Art. 6 of the regulation, shall be punished by a fine in the amount of BGN 500 or by a property sanction in the amount of BGN 2000	Commission for consumer protection / CCP/ is market surveillance authority regarding Regulation (EU) 2020/740. Sanctions and obligations are defined in the Consumer protection act and they come in force on the 1 <sup>st</sup> January 2022	CONSUMER PROTECTION ACT Link in Bulgarian: <a href="https://www.kzp.bg/data/con tent/u/20/upload/ZAKO N za zasita na potrebi telite.rtf">https://kzp.bg/data/con tent/u/20/upload/ZAKO N za zasita na potrebi telite.rtf</a>  CCP website: www.kzp.bg	Sanctions per infringement are defined in CONSUMER PROTECTION ACT - Article 225a, para 3	Administrative procedure

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Article 7 - Obligations of vehicle suppliers and vehicle distributors	Supplier of a vehicle or distributor of a vehicle within the meaning of Regulation (EU) 2020/740, which does not fulfill its obligations under Art. 7 of the regulation, shall be punished by a fine in the amount of BGN 500 to 1500 or by a property sanction in the amount of BGN 1000 to 3000	Commission for consumer protection/CCP/ is market surveillance authority regarding Regulation (EU) 2020/740. Sanctions and obligations are defined in the Consumer protection act and they come in force on the 1 <sup>st</sup> January 2022	CONSUMER PROTECTION ACT Link in Bulgarian: <a href="https://kzp.bg/data/content/u/20/upload/ZAKON_za_zasita_na_potrebitelite.rtf">https://kzp.bg/data/content/u/20/upload/ZAKON_za_zasita_na_potrebitelite.rtf</a>  CCP website: <a href="http://www.kzp.bg">www.kzp.bg</a>	Sanctions per infringement are defined in CONSUMER PROTECTION ACT - Article 225a, para 4	Administrative procedure
Article 8 - Obligations of hosting service providers	Information society service provider within the meaning of the Electronic Commerce Act, which does not fulfill its obligations	Commission for consumer protection /CCP/ is market surveillance authority regarding Regulation (EU) 2020/740. Sanctions and obligations are defined in the Consumer protection act and they come in force on the 1 <sup>st</sup> January 2022	CONSUMER PROTECTION ACT Link in Bulgarian: <a href="https://kzp.bg/data/content/u/20/upload/ZAKON_za_zasita_na_potrebitelite.rtf">https://kzp.bg/data/content/u/20/upload/ZAKON_za_zasita_na_potrebitelite.rtf</a>	Sanctions per infringement are defined in CONSUMER PROTECTION	Administrative procedure

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<b>Provision of Regulat.2020/740 the national measure or sanction relates to</b>	<b>Types of infringement or non-compliance which give rise to measures or sanctions</b>	<b>Description of the arrangements for measures and sanctions</b>	<b>Reference of the national legislation, including a link to a site (s) where these measures are publicly available</b>	<b>Applicability of measures and sanctions (per infringement, non-compliance or per product)</b>	<b>Type of procedure (civil administrative, penal)</b>
	under Art. 8 of Regulation (EU) 2020/740, shall be punished by a fine of BGN 500 to 1500 or by a pecuniary sanction of BGN 1000 to 3000		CCP website: <a href="http://www.kzp.bg">www.kzp.bg</a>	ACT - Article 225a, para 5	

CYPRUS<sup>1</sup>

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<b>Article 4 Obligations of tyre suppliers</b>	Suppliers failing to comply with the provisions of article 4 of the Regulation.	The competent authority may impose to the supplier failing to comply with the provisions of the <u>Regulation</u> administrative fine not exceeding twenty five thousand euros (€ 25.000), taking into account the nature, extent and duration of the infringement. In the event of a second or further infringement, taking into account the nature, extent and duration of the infringement the competent authority may impose administrative fine not exceeding fifty thousand euros (€50.000). In the event that the same infringement continues after the imposition of the administrative fine, the competent authority may impose a further fine up to one thousand	Article 8 for Administrative Fines and Articles 10(2) and 10(3) under a Criminal Procedure.	The measure is applied per infringement.	Administrative and Criminal Procedures.

<sup>1</sup> The labelling of tyres with respect to fuel efficiency and other parameters is regulated in Cyprus by Law N.30(I)/2002, specifying the basic requirements that should be met by specific product categories and more specifically by article 31B. The said article refers to the provisions of the Regulation (EC) No 1222/2009 of the European Parliament and of the Council of 25 November 2009 on the labelling of tyres with respect to fuel efficiency and other essential parameters. Moreover, article 31B of the Law defines the Competent Authority, article 52(3) defines the infringements, article 52(4) defines the criminal procedures and article 53 defines the administrative procedures and fines. Furthermore, article 2 provides for the application of the provisions of any legislative instrument that amends or replaces Regulation 1222/2009, i.e, Regulation (EU) 2020/740.

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		<p>euro (€1.000) per day.</p> <p>Criminal procedure may be initiated when a person commits an offense as described in article 10(2) of the draft Law.</p> <p>In the case of first conviction, a prison sentence, not exceeding 6 months, or a fine not exceeding thirty thousand euros (€30.000) or in both of these sentences could be imposed. In the case of a second or further conviction a prison sentence not exceeding one year, or a fine not exceeding sixty thousand euros (€60.000) or both of these sentences could be imposed.</p>			
<p><b>Article 5</b> <b>Obligations of tyre suppliers in relation to the product database</b></p>	<p>Suppliers failing to comply with the provisions of article 5 of the Regulation.</p>	<p>The competent authority may impose to the supplier failing to comply with the provisions of the Regulation administrative fine not exceeding twenty five thousand euros, (€ 25,000) taking into account the nature, extent and duration of the infringement.</p> <p>In the event of a second or further infringement, taking into account the nature, extent and duration of the infringement the competent authority may impose administrative fine not exceeding fifty thousand euros (€50.000).</p> <p>In the event that the same infringement continues after the imposition of the administrative fine, the competent authority may impose a further fine up to one thousand euro (€1.000) per day.</p>	<p>Article 8 for Administrative Fines and Articles 10(2) and 10(3) under a Criminal Procedure.</p>	<p>The measure is applied per infringement.</p>	<p>Administrative and Criminal Procedures.</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		<p>Criminal procedures may be initiated when a person commits an offense as described in article 10(2) of the draft Law. In the case of first conviction, a prison sentence, not exceeding 6 months, or a fine not exceeding thirty thousand euros (€30.000) or in both of these sentences could be imposed. In the case of a second or further conviction a prison sentence not exceeding one year, or a fine not exceeding sixty thousand euros (€60.000) or both of these sentences could be imposed.</p>			
<p><b>Article 6</b> <b>Obligations of tyre distributors</b></p>	<p>a) At the point of sale, tyres do not bear a tyre label, in the form of a sticker, that complies with the requirements of the article 6 (1) of the Regulation in a clearly visible position and legible in its entirety, or that the product information sheet is not available, including, upon request, in printed form; or before the sale of a tyre that is part of a batch of one or more identical tyres, a printed tyre label that complies with the</p>	<p>The competent authority may impose to the tyre distributor failing to comply with the provisions of the Regulation administrative fine not exceeding twenty five thousand euros (€ 25,000), taking into account the nature, extent and duration of the infringement. In the event of a second or further infringement, taking into account the nature, extent and duration of the infringement the competent authority may impose administrative fine not exceeding fifty thousand euros (€50.000). In the event that the same infringement continues after the imposition of the administrative fine, the competent authority may impose a further fine up to one thousand euro (€1.000) per day.</p> <p>Criminal procedures may be initiated when a person commits an offense as described in article 10(2) of the draft Law. In the case of</p>	<p>Article 8 for Administrative Fines and Articles 10(2) and 10(3) under a Criminal Procedure.</p>	<p>The measure is applied per infringement.</p>	<p>Administrative and Criminal Procedures.</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	<p>requirements set out in Annex II, is not shown to the end-user and/or is not clearly displayed close to the tyre at the point of sale, and/or that the product information sheet is not available.</p> <p>b) Visual advertisement for a specific tyre type does not show the tyre label as prescribed in article 6(2)</p> <p>c) Technical promotional material concerning a specific tyre type does not display the tyre label and/or does not include the information set out in Annex IV</p> <p>d) Where tyres offered for sale are not visible to the end-user at the time of sale, they do not provide the end-user with a copy of the</p>	<p>first conviction, a prison sentence, not exceeding 6 months, or a fine not exceeding thirty thousand euros (€30.000) or in both of these sentences could be imposed. In the case of a second or further conviction a prison sentence not exceeding one year, or a fine not exceeding sixty thousand euros (€60.000) or both of these sentences could be imposed.</p>			
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	<p>tyre label before the sale</p> <p>e) Paper-based distance selling does not show the tyre label and/or end-users cannot access the product information sheet through a free access website, and/or cannot request a printed copy of the product information sheet.</p> <p>f) When Telemarketing-based distance selling is used by distributors they do not inform end-users of the classes for each of the parameters on the tyre label, and/or do not inform end-users that they can access the tyre label and/or the product information sheet through a free access website, and by requesting a printed copy.</p>				
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	g) When tyres are sold or offered for sale on the internet, the tyre label is not displayed as prescribed in article 6(7) of the Regulation.				
<b>Article 7 Obligations of vehicle suppliers and vehicle distributors</b>	When end-users intend to acquire a new vehicle and the vehicle suppliers and vehicle distributors do not provide, before the sale, those end-users with the tyre label for the tyres offered with or fitted on the vehicle and any relevant technical promotional material, and/or do not ensure that the product information sheet is available.	<p>The competent authority may impose to the of vehicle supplier or vehicle distributor failing to comply with the provisions of the Regulation administrative fine not exceeding twenty five thousand euros, (€ 25,000) taking into account the nature, extent and duration of the infringement.</p> <p>In the event of a second or further infringement, taking into account the nature, extent and duration of the infringement the competent authority may impose administrative fine not exceeding fifty thousand euros (€50.000).</p> <p>In the event that the same infringement continues after the imposition of the administrative fine, the competent authority may impose a further fine up to one thousand euro (€1.000) per day.</p> <p>Criminal procedures may be initiated when a person commits an offense as described in article 10(2) of the draft the Law. In the case of first conviction, a prison sentence, not exceeding 6 months, or a fine not exceeding thirty thousand euros (€30.000) or in both of</p>	Article 8 for Administrative Fines and Articles 10(2) and 10(3) under a Criminal Procedure.	The measure is applied per infringement.	Administrative and Criminal Procedures.

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		these sentences could be imposed. In the case of a second or further conviction a prison sentence not exceeding one year, or a fine not exceeding sixty thousand euros (€60.000) or both of these sentences could be imposed.			
<b>Article 8 Obligations of hosting service providers</b>	Where a service provider as referred to in Article 14 of Directive 2000/31/EC allows the selling of tyres through its internet site, and the service provider does not enable the display of the tyre label and/or the product information sheet, provided by the supplier close to the price indication and/or does not inform the distributor of the obligation to display the tyre label and the product information sheet.	<p>The competent authority may impose to the hosting service provider failing to comply with the provisions of the Regulation administrative fine not exceeding twenty five thousand euros (€ 25,000), taking into account the nature, extent and duration of the infringement.</p> <p>In the event of a second or further infringement, taking into account the nature, extent and duration of the infringement the competent authority may impose administrative fine not exceeding fifty thousand euros (€50.000).</p> <p>In the event that the same infringement continues after the imposition of the administrative fine, the competent authority may impose a further fine up to one thousand euro (€1.000) per day.</p> <p>Criminal procedures may be initiated when a person commits an offense as described in article 10(2) of the draft the Law. In the case of first conviction, a prison sentence, not exceeding 6 months, or a fine not exceeding thirty thousand euros (€30.000) or in both of these sentences could be imposed. In the case of a second or further conviction a prison</p>	Article 8 for Administrative Fines and Articles 10(2) and 10(3) under a Criminal Procedure.	The measure is applied per infringement	Administrative and Criminal Procedures.

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		sentence not exceeding one year, or a fine not exceeding sixty thousand euros (€60.000) or both of these sentences could be imposed.			
	<p><b>Furthermore:</b> According to article 10(1) of the draft Law: A person commits an offense, when:</p> <p>a) intentionally obstructs an authorized officer to perform his powers and duties as defined by the provisions of this Law, and / or</p> <p>b) intentionally fails to comply with any requirement imposed on it by the competent authority or by an authorized officer, pursuant to the provisions of this Law, and / or</p> <p>(c) without reasonable cause, fails to provide to the competent authority, or to an authorized officer, any assistance, or information which</p>	<p>Criminal procedures may be initiated when a person commits an offense as described in article 10(1) of the draft Law.</p> <p>In the case of first conviction, a prison sentence, not exceeding 6 months, or a fine not exceeding thirty thousand euros (€30.000) or in both of these sentences could be imposed. In the case of a second or further conviction a prison sentence not exceeding one year, or a fine not exceeding sixty thousand euros (€60.000) or both of these sentences could be imposed.</p>	Articles 10(1) and 10(3) under a Criminal Procedure.	The measure is applied per infringement.	Criminal Procedure

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	may reasonably requests under the provisions of this Law, and / or d) by providing any information knowingly provides an inaccurate or incorrect statement.				
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## CZECH REPUBLIC

### Measures and sanctions implemented at national level in the context of market surveillance pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres with respect to fuel efficiency and other parameters

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 4, 6, 7 and 8	Not providing data on fuel efficiency and other parameters of tyres in the range and manner set by the Regulation by tyre suppliers, tyre distributors, vehicle suppliers and vehicle distributors or by hosting service providers.	Fine up to 500,000 CZK	Act no. 56/2001 Sb., s. 83a(9)(a) and s. 83a(11) <a href="https://www.psp.cz/sqw/historie.sqw?o=9&amp;t=216">https://www.psp.cz/sqw/historie.sqw?o=9&amp;t=216</a>	per non-compliance	civil administrative
Art. 5	Not entering or keeping for certain time relevant information in the	Fine up to 500,000 CZK	Act no. 56/2001 Sb., s. 83a(9)(b) and s. 83a(11)	per non-compliance	civil administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	product database.				

## DENMARK

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Article 4 to 7 of the Regulation No. 2020/740	As stated in art. 4 to 7, ref. art. 11, 5)	Measures such as injunctions are regulated in § 14 of Act No. 799 of June 9 2020 as amended by Act No. 2396 of December 14 2021. The sanctions are regulated in § 37 of Act No. 79 of June 9 2020 as amended by Act No. 2396 of December 14 2021.	Lov nr. 799 af 9. juni 2020 om produkter og markedsovervågning (Act No. 799 of June 9 2020 on products and market surveillance) <a href="https://www.retsinformation.dk/eli/lta/2020/799">https://www.retsinformation.dk/eli/lta/2020/799</a>  as amended by Lov nr. 782 af 04/05/2021 om ændring af lov om produkter og markedsovervågning, lov om erhvervsfremme... (Act No. 782 of May 4	Injunctions can be issued in case of non-compliance. In case injunctions are not complied, it can be sanctioned by a fine as a starting-point of DKK 50.000 (6720 €) or in aggravating circumstances imprisonment of up to two years.	Penal

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

			<p>2021 on amendment of the Law on products and market surveillance, ... etc.)  <a href="https://www.retsinformation.dk/eli/lta/2021/782">https://www.retsinformation.dk/eli/lta/2021/782</a></p> <p>and Lov nr. 2396 af 14/12/2021 om ændring af færdselsloven og lov om produkter og markedsovervågning (Markedsovervågning på færdselsområdet m.v.) (Act No. 2396 of December 14 2021 on amendment of the Danish Road Traffic Act and Act on products and market surveillance (Market surveillance on the Road Traffic Area etc.)  <a href="https://www.retsinformation.dk/eli/lta/2021/2396">https://www.retsinformation.dk/eli/lta/2021/2396</a></p>		
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ESTONIA

Provision of Regulation 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<p><a href="#">Product Conformity Act</a> § 56, § 58, § 59</p>	<p><a href="#">Product Conformity Act</a> § 56 (2) (2) The market supervision authority has the right to:</p> <p>1) where a product may pose a risk on certain conditions, demand that it be labelled with clear warnings in Estonian about the risks that the product may cause or establish prior conditions to placing the product on the market, which ensure safety;</p> <p>2) where a product that may pose a risk to certain persons, demand that these persons are warned of the risk in a suitable manner and at a suitable time, including by publishing separate warnings;</p>	<p><a href="#">Product Conformity Act</a> § 54, 56 and 58</p>	<p><a href="https://www.riigiteataja.ee/en/eli/ee/515042021005/consolide/currant">https://www.riigiteataja.ee/en/eli/ee/515042021005/consolide/currant</a></p>	<p>Non-compliance</p>	<p><a href="#">Product Conformity Act</a> <b>§59. Violation of conditions of placing products and making products available on market</b> (1) The penalty for violation of the conditions of placing a product on the market or making a product available on the market is a fine of up to 300 fine units. (2) The penalty for the same act committed by a legal person is a fine of up to 3200 euros.</p> <p><b>§ 60. Failure to give notice of risks arising from products</b> (1) The penalty for failure to give notice of risks arising from products already placed on the market is a fine of up to 200 fine units. (2) The penalty for the same act committed by a legal person is a fine of up to 2000 euros.</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	<p>3) where a product may be dangerous, demand the temporary withdrawal of the product from the market or prohibit the presentation of the product for a period that is necessary for assessment and checking of its safety;</p> <p>4) prohibit the placing of a product on the market and take measures that ensure compliance with the prohibition;</p> <p>5) demand and organise the immediate withdrawal of a dangerous product from the market;</p> <p>6) demand, coordinate and organise jointly with economic operators the recall of a dangerous product from consumers and, where necessary, the destruction of the product. A product must be recalled from consumers where other measures are insufficient</p>				<p>[RT I 2010, 31, 158 – entered into force 01.01.2011]</p> <p><b>§ 61. Misuse of conformity markings</b></p> <p>(1) The penalty for the misuse of a conformity marking is a fine of up to 200 fine units.</p> <p>(2) The penalty for the same act committed by a legal person is a fine of up to 3200 euros.</p> <p>[RT I 2010, 31, 158 – entered into force 01.01.2011]</p>
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## FRANCE

Types d'infraction ou de manquement qui donnent lieu à des mesures ou des sanctions	Descriptif du dispositif de mesures et de sanctions	Référence de la réglementation nationale	Applicabilité des mesures et des sanctions (par infraction, manquement ou par produit)	Procédure administrative ou pénale
<u>Fausse</u> s déclarations dans le cadre de la surveillance du marché.  <u>Usage</u> des fausses déclarations.	Les fausses déclarations et leurs utilisations sont assimilables à des faux et usage de faux.	Code pénal : articles 441-1 à 441-12  Code de la route : articles L. 329-35 à L. 329-45	Par infraction ou Par produit concerné	Procédure pénale ou Procédure administrative
<u>Falsification</u> des résultats d'essais.	Le fait de falsifier des résultats d'essais est une tromperie.	Code de la consommation : articles L. 441-1 et L. 454-1  Code de la route : articles L. 329-35 à 329-45	Par infraction ou Par produit concerné	Procédure administrative ou Procédure pénale
<u>Dissimulation</u> de données, de résultats, de tests ou de spécifications techniques	Le fait de dissimuler des éléments peut être qualifié de tromperie en application de l'article L. 441-1 du code de la consommation.  De plus, peuvent s'appliquer les dispositions du code de la consommation relatives aux pratiques commerciales trompeuses (informations délivrées aux consommateurs) conformément aux articles L. 121-2 et suivants.	Code de la consommation : articles L. 441-1 et L. 454-1 à L. 454-5. Code de la route : article L.329-48  Code de la route : articles L. 329-35 à 329-45 Code de la consommation : articles L.121-2 et suivants et L.132-1 à L.132-9	Par infraction ou par produit concerné   Par infraction ou par produit concerné	Procédure administrative ou procédure pénale   Procédure administrative ou procédure pénale

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<u>Refus de donner accès à des informations.</u>		<u>Code de la consommation : articles L. 531-1 et L.531-2</u>	<u>Par infraction</u>	<u>Procédure administrative</u>
		<u>Code de la route : articles L. 329.11, L. 329.18, L. 329-47 et L. 329-50</u>		<u>ou</u>
<u>Lorsqu'un opérateur économique n'a pas donné accès, communiqué ou transmis les documents et informations ou explications demandés, l'autorité chargée de la surveillance peut lui ordonner de la faire, sous astreinte journalière, dont le montant ne peut excéder 10 000 €.</u>			<u>Par manquement</u>	<u>Procédure pénale</u>
		<u>Code de la route : article L. 329-18</u>		<u>Procédure administrative</u>
<u>Le fait de faire obstacle aux fonctions des agents habilités.</u>		<u>Code de la route : article L. 329.47</u>	<u>Par infraction</u>	<u>Procédure pénale</u>
<u>Mise à disposition sur le marché de produits non conformes ou falsification de documents.</u>		<u>Code de la route : articles L.329-35 à L.329-45</u>	<u>Par produit concerné</u>	<u>Procédure administrative</u>
		<u>Code de la consommation : articles L. 441-1 et L. 454-1 à L. 454-5.</u>	<u>ou</u> <u>Par infraction</u>	<u>ou procédure pénale</u>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		<u>Code de la consommation :</u> articles L.121-2 et suivants et L.132-1 à 132-9		
<u>Constat de non-conformité et/ou manquement constaté dans le cadre de l'activité de surveillance du marché .</u>	<u>L'autorité chargée de la surveillance peut à l'issue d'une procédure contradictoire prononcer une ou plusieurs des sanctions suivantes :</u> <u>L'avertissement,</u> <u>La mise en conformité,</u> <u>Le rappel,</u> <u>La suspension de mise sur le marché,</u> <u>Le retrait de produits,</u> <u>L'interdiction de mise à disposition sur le marché, -La destruction de produits présentant un risque grave.</u>  <u>Tout manquement à la réglementation est passible d'une amende administrative dont le montant ne peut excéder un million d'euros par produit concerné.</u>	<u>Code de la route :</u>  articles L. 329-35-I et II, L.329-36 à L . 329-45	<u>Par produit concerné</u>	<u>Procédure administrative</u>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p><u>Constat de non-conformité constatée dans le cadre de l'activité de surveillance du marché et risque grave .</u></p>	<p><u>L'autorité administrative peut prononcer à titre conservatoire une suspension provisoire du marché, un rappel ou un retrait des produits non conformes aux frais de l'opérateur économique.</u></p>	<p><u>Code de la route : articles L. 329-37 à L. 329-38</u></p>		<p><u>Procédure administrative</u></p>
<p><u>Inexécution par les opérateurs économiques des mesures prescrites.</u></p>	<p><u>L'autorité administrative peut enjoindre à l'opérateur économique d'informer les consommateurs de la mesure dont il a fait l'objet.</u></p>	<p><u>Code de la route : article L. 329-39</u></p>	<p><u>Par manquement</u></p>	<p><u>Procédure administrative</u></p>
<p><u>Publication des mesures et sanctions prononcées.</u></p>	<p><u>L'autorité administrative peut décider la publication des mesures et sanctions prononcées (site internet de l'opérateur, voie de presse ou sur tout support approprié).</u></p>	<p><u>Code de la route : article L. 329-42</u></p>	<p><u>Par manquement</u></p>	<p><u>Procédure administrative</u></p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p><u>Paiement par l'opérateur économique des frais directement exposés par l'autorité administrative dans le cadre de la surveillance du marché.</u></p> <p><u>Article 12.4 du Règlement (UE) 2020 /740</u></p>	<p><u>Lorsque la non-conformité à la réglementation d'un produit a été établie, l'opérateur économique supporte les frais directement exposés par l'autorité administrative dans le cadre de la surveillance du marché.</u></p>	<p><u>Code de la route : article L. 329-45</u></p>	<p><u>Par produit concerné</u></p>	<p><a href="#"><u>Procédure administrative</u></a></p>
<p><u>Défaut de conservation d'un échantillon ou modification d'un échantillon par l'opérateur économique.</u></p>		<p><u>Code de la route : article R.329-25 - 1°</u></p>	<p><u>Contravention</u></p>	<p><a href="#"><u>Procédure pénale</u></a></p>
<p><u>Méconnaissance d'une décision de suspension du marché, de retrait de produit ou d'interdiction de mise à disposition sur le marché.</u></p> <p><u>Méconnaissance de l'obligation d'établir et de maintenir à jour un état chiffré des produits retirés ou rappelés.</u></p>		<p><u>Code de la route : article R.329-25 - 2°</u></p> <p><u>Code de la route : article R.329-25 - 3°</u></p>	<p><u>Contravention</u></p>	<p><a href="#"><u>Procédure pénale</u></a></p>

## FINLAND

Provision of Regulation 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art 11 para 5.	Non-compliance on product, documents or information	The product or the documents or information relating to the product do not comply with the requirements or are not provided to the market surveillance authority upon request.	<p>Ajoneuvolaki (Vehicle Act) No: <a href="#">82/2021</a> - 174-175 §</p> <p>Laki eräiden tuotteiden markkinavalvonnasta (Act on market surveillance of certain products) No: <a href="#">1137/2016</a> - 16-28 §</p>	<ul style="list-style-type: none"> <li>• Order to take action</li> <li>• Prohibition from manufacturing, placing on the market, making available on the market or otherwise making available a product</li> <li>• Withdrawal a product that poses a risk to human health, safety, the environment, property or other public interest referred to in the laws referred to, and replacing it with an equivalent or similar compliant product or dismantling the trade</li> <li>• Imposition in addition to the prohibition and an order to take action to an economic operator to ensure that the measures necessary as a result of an order to take action or prohibition of the authority are also taken for</li> </ul>	<ul style="list-style-type: none"> <li>• Administrative</li> <li>• Administrative</li> <li>• Administrative</li> <li>• Administrative</li> </ul>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

				<p>products which the operator has placed or made available on the market in other Member States or the European Economic Area</p> <ul style="list-style-type: none"> <li>• Temporary prohibition, if it is obvious that the product may be non-compliant or may present a risk under normal and reasonably foreseeable conditions of use</li> <li>• Giving the order to take action to the economic operator to provide the information within the time limit and in the manner specified. In addition, in order to ensure user safety, the market surveillance authority may require the economic operator to provide end-users with the necessary information and instructions.</li> <li>• Prohibit the export or transport of the product through Finland, if the product is non-compliant and poses a serious risk to human health or safety.</li> <li>• Commissioning of the measure, if it is clear that the product is non-compliant and</li> </ul>	<ul style="list-style-type: none"> <li>• Administrative</li> <li>• Administrative</li> </ul>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

				<p>poses a serious risk to human health or safety and the risk cannot otherwise be eliminated and the operator fails to take the measures required by the authority, the market surveillance authority has the right to take the necessary measures at the economic operator's expense.</p> <ul style="list-style-type: none"> <li>• Destruction obligation for a product, if the orders and prohibitions cannot be considered sufficient, the market surveillance authority may order the destruction of a product held by the economic operator or the product held by Customs.</li> <li>• The market surveillance authority may intensify a prohibition or order issued under this Act by imposing a notice of a conditional fine or the threat that the omitted measure will be ordered at the expense of the infringing party.</li> </ul>	<ul style="list-style-type: none"> <li>• Administrative</li> <li>• Administrative</li> <li>• Administrative</li> <li>• Penalty</li> </ul>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Art 11 para 5.	Risk to human health, safety, the environment ...	The product may, under normal and reasonably foreseeable conditions of use, pose a risk to human health, safety, the environment, property or other public interest referred to in the laws referred to.	Ajoneuvolaki (Vehicle Act) No: <a href="#">82/2021</a> - 174-175§  Laki eräiden tuotteiden markkinavalvonnasta (Act on market surveillance of certain products) No: <a href="#">1137/2016</a> - 16-28 §	- See above	- See above
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## GERMANY

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, per non-compliance or per product <sup>2</sup> )	Type of procedure (civil, administrative, penal)
Article 4(1)	An Individual tyre is not accompanied with a tyre label (sticker) and/or the product information sheet (PIS) or a batch of identical tyres is not accompanied with a printed tyre label and the PIS	Sanction: fine up to 50.000 €	§ 2 Absatz 1 ReifKennzV  § 2 ReifKennzV - Einzelnorm (gesetze-im-internet.de)	per infringement	administrative
Article 4(2)	In distance selling: the tyre label is not displayed close to the price indication and/or the PIS can't be accessed as well as, upon request from an end user, in printed form	Sanction: fine up to 50.000 €	§ 2 Absatz 2 ReifKennzV	per non-compliance	administrative
Article 4(3)	The tyre label is not shown in visual advertisement for a specific tyre type	Sanction: fine up to 50.000 €	§ 2 Absatz 3 ReifKennzV	per infringement	administrative
Article 4(4)	The tyre label is not shown in technical promotion material for a	Sanction: fine up to 50.000 €	§ 2 Absatz 3 ReifKennzV	per infringement	administrative

<sup>2</sup> per product means: per tyre type (according to Article 3 point 21 of the regulation)

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	specific tyre type				
Article 4(5)	One or more values used to determine the related class and any additional information will not, not correct, not complete or not in time submitted to the relevant national authority	Sanction: fine up to 50.000 €	§ 2 Absatz 4 ReifKennzV	per non-compliance	administrative
Article 4(6)	The tyre labels and/or the PIS (or parts of them) are not correct: e.g.: one or more parameters of a tested tyre are lower than the displayed classes on the tyre label one or more values declared in the PIS are higher than the measured values in tests	Sanction: fine up to 50.000 €	§ 2 Absatz 5 ReifKennzV	per product	administrative
Article 4(9)	Other labels, marks, symbols or inscriptions that would be likely to mislead or confuse end-users in respect to the parameters set out in Annex I will be provided or displayed	Sanction: fine up to 50.000 €	§ 2 Absatz 6 ReifKennzV	per non-compliance	administrative
Article 4(10)	Other labels, that mimic the tyre label, will be provided or displayed, e.g.: Tyre label for re-treaded tyres	Sanction: fine up to 50.000 €	§ 2 Absatz 6 ReifKennzV	per infringement	administrative
Article 5(1)	The information set out in Annex VII are not, not correct, not complete or not in time entered into the product database	Sanction: fine up to 50.000 €	§ 2 Absatz 7 ReifKennzV	per infringement	administrative
Article 5(2)	For tyres that are produced between 25. June 2020 and 30. April	Sanction:	§ 2 Absatz 7 ReifKennzV	per infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	2021 the information set out in Annex VII are not, not correct, not complete or not in time entered into the product database	fine up to 50.000 €			
Article 6(1) point (a)	At the point of sale: tyres are not accompanied with a tyre label (sticker) and/or the PIS is not available, including, upon request, in printed form	Sanction: fine up to 50.000 €	§ 2 Absatz 8 ReifKennzV	per non-compliance	administrative
Article 6(1) point (b)	At the point of sale: a batch of identical tyres is not accompanied with a printed tyre label and/or the PIS is not available	sanction: fine up to 50.000 €	§ 2 Absatz 9 ReifKennzV	per non-compliance	administrative
Article 6(4)	The end-user is not provided with a copy of the tyre label when tyres, offered for sale, are not visible to the end-user at the time of sale	Sanction: fine up to 50.000 €	§ 2 Absatz 10 ReifKennzV	per infringement	administrative
Article 6(5)	For paper-based distance selling: the tyre label is not shown and the end-user can't access the PIS through an free access website or can't request a printed copy	Sanction: fine up to 50.000 €	§ 2 Absatz 2 ReifKennzV	per infringement	administrative
Article 6(7)	For tyres sold or offered for sale on the internet: the tyre label is not displayed close to the price indication and/or the PIS can't be accessed	Sanction: fine up to 50.000 €	§ 2 Absatz 2 ReifKennzV	per infringement	administrative
Article 7	The end-user who intends to acquire a new vehicle, is not, not correct, not complete or not in time provided with the tyre label and/or	Sanction: fine up to 50.000 €	§ 2 Absatz 11 ReifKennzV	per infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	the relevant technical promotional material for the tyres offered with or fitted on the vehicle				
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## ITALY

### ITALY

#### Measures and sanctions implemented at national level in the context of market surveillance pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres with respect to fuel efficiency and other parameters

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<p>Article 4 Obligations of tyre suppliers</p> <p>Article 5 Obligations of tyre suppliers in relation to the product database</p>	<p>Suppliers failing to comply with the provision on labels, product information sheet and technical documentation specifics</p>	<p>Products placed on the market without label, product information sheet or technical documentation: fines between 3.000 and 30.000 €</p> <p>Products placed on the market with noncompliant label, product information sheet or</p>	<p>Decreto legislativo 104/2012 - Art. 12 and 13</p> <p>Link: <a href="https://www.normattiva.it/urires/N2Ls?urn:nir:stato:decreto.legislativo:2012-06-28;104%21vig=">https://www.normattiva.it/urires/N2Ls?urn:nir:stato:decreto.legislativo:2012-06-28;104%21vig=</a></p>	<p>Non-compliance, infringement</p>	<p>Civil administrative</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		<p>technical documentation: fines between 2.000 and 20.000 €</p> <p>In case of noncompliance of label, information sheet or technical documentation the Authority requires the supplier to comply with the provisions within 30 days. In the meantime, it orders a ban on sales and and/or withdrawal from the market. In case of infringement, fines between 4.000 and 40.000 € are imposed to the suppliers.</p>			
Article 6	Distributors	Products put on	Decreto legislativo 104/2012 - Art. 12 and	Non-compliance	Civil

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Obligations of tyre distributors</p> <p>Article 7 Obligations of vehicle suppliers and vehicle distributors</p> <p>Article 8 Obligations of hosting service providers</p>	<p>failing to comply with the provision on labels and product information sheet</p>	<p>sale without label, product information sheet or technical documentation: fines between 1.000 and 10.000 €</p> <p>Products put on sale with non-compliant label, product information sheet or technical documentation: fines between 500 and 5.000 €</p>	<p>13 Link: <a href="https://www.normattiva.it/urires/N2Ls?urn:nir:stato:decreto.legislativo:2012-06-28;104%21vig=">https://www.normattiva.it/urires/N2Ls?urn:nir:stato:decreto.legislativo:2012-06-28;104%21vig=</a></p>		<p>administrative</p>
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## LUXEMBOURG

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 4(1) Art. 4(2) Art. 4(3) Art. 4(4) Art. 4(5) Art. 4(6) Art. 4(8) Art. 4(9) Art. 4(10) Art. 5(1) Art. 5(2) Art. 5(4) Art. 5(5) Art. 5(6) Art. 5(7) Art. 6(1) Art. 6(2) Art. 6(3) Art. 6(4) Art. 6(5) Art. 6(6)	Mise sur le marché ou mise à disposition sur le marché d'un produit non-conforme aux dispositions légales.	Art. 13. -Mesures administratives dans le cadre de la surveillance du marché  Art. 13(2) En vue des contrôles visés au paragraphe 1 er, les autorités administratives compétentes peuvent: 2° interdire temporairement, pendant la période nécessaire aux différents contrôles, de fournir, de proposer de fournir ou d'exposer un produit ou un lot de produits lorsqu'il existe des indices précis et convergents concernant leur non-conformité aux dispositions légales visées au paragraphe 1er; 3° interdire ou restreindre la mise à disposition sur le marché d'un produit ou d'un lot de produits qui n'est pas conforme aux dispositions légales visées au paragraphe 1er et prendre les mesures d'accompagnement requises	Loi modifiée du 4 juillet 2014 portant réorganisation de l'Institut luxembourgeois de la normalisation, de l'accréditation, de la sécurité et qualité des produits et services et portant organisation du cadre général pour la surveillance du marché dans le contexte de la commercialisation des produits - article 13(2)  <a href="https://legilux.public.lu/eli/etat/leg/loi/2014/07/04/n2/jo">https://legilux.public.lu/eli/etat/leg/loi/2014/07/04/n2/jo</a>	Par infraction / non-conformité ou par produit	Mesure administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 6(7) Art. 7 Art. 8 Art. 9		pour assurer le respect de cette interdiction; 5° interdire d'exposer un produit en vente de façon qui induit ou risque d'induire en erreur sur ses caractéristiques réelles.			
Art. 4(1) Art. 4(2) Art. 4(3) Art. 4(4) Art. 4(5) Art. 4(6) Art. 4(8) Art. 4(9) Art. 4(10) Art. 5(1) Art. 5(2) Art. 5(4) Art. 5(5) Art. 5(6) Art. 5(7) Art. 6(1) Art. 6(2)	Opérateur économique ne coopère pas avec les autorités de surveillance du marché dans le cadre de la surveillance du marché.	Art. 17. -Amendes administratives dans le cadre de la surveillance du marché  Art. 17(2) Les autorités compétentes, chacune dans son domaine de compétence respectif, peuvent infliger une amende de 250 euros à 15.000 euros à tout opérateur économique qui: 1° refuse de fournir les documents et informations ou autres renseignements demandés dans le cadre de la surveillance du marché; 2° fait obstacle à l'exercice de la surveillance du marché.	Loi modifiée du 4 juillet 2014 portant réorganisation de l'Institut luxembourgeois de la normalisation, de l'accréditation, de la sécurité et qualité des produits et services et portant organisation du cadre général pour la surveillance du marché dans le contexte de la commercialisation des produits - article 17(2)  <a href="https://legilux.public.lu/el">https://legilux.public.lu/el</a>	Par infraction / non-conformité ou par produit	Disposition administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 6(3) Art. 6(4) Art. 6(5) Art. 6(6) Art. 6(7) Art. 7 Art. 8 Art. 9			<a href="https://i.etat/leg/loi/2014/07/04/n2/jo">i/etat/leg/loi/2014/07/04/n2/jo</a>		
Art. 4(1) Art. 4(2) Art. 4(3) Art. 4(4) Art. 4(5) Art. 4(6) Art. 4(8) Art. 4(9) Art. 4(10) Art. 5(1) Art. 5(2) Art. 5(4) Art. 5(5) Art. 5(6) Art. 5(7)	Non-respect des décisions prises par les autorités administratives compétentes.	Art. 19(2) Est punie des mêmes peines, le maximum de l'amende prévue étant porté à 1.000.000 euros, toute personne qui ne s'est pas conformée aux décisions prises en application de l'article 13, paragraphe 2.  Art. 19(3) Les tribunaux peuvent prononcer la confiscation et la destruction des biens ayant servi à l'infraction ainsi que la confiscation des bénéfices illicites.	Loi modifiée du 4 juillet 2014 portant réorganisation de l'Institut luxembourgeois de la normalisation, de l'accréditation, de la sécurité et qualité des produits et services et portant organisation du cadre général pour la surveillance du marché dans le contexte de la commercialisation des produits - article 19(2)	Par infraction / non-conformité ou par produit	Disposition pénale

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 6(1) Art. 6(2) Art. 6(3) Art. 6(4) Art. 6(5) Art. 6(6) Art. 6(7) Art. 7 Art. 8 Art. 9			- article 19(3)  <a href="https://legilux.public.lu/eli/etat/leg/loi/2014/07/04/n2/jo">https://legilux.public.lu/eli/etat/leg/loi/2014/07/04/n2/jo</a>		

## GREECE

### Measures and sanctions implemented at national level in the context of market surveillance pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres with respect to fuel efficiency and other parameters

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Article 1 " Subject matter " and Article 2 " Scope " Tyres of categories C1, C2 and C3 that are placed on the market. Article 11 "Obligations of Member States"	Infringements - violations of the content and the included Information available on the tyre label, trading - marketing and distribution Of tyres, in accordance with the provisions of Regulation (EU) 2020/740, authorized by Article 12 of Regulation (EC) 740/2020 and Article 41 of Regulation (EU) 1020/2019)	Issuance of regulatory provisions in a Ministerial Decision in application of Regulation (EU) 2020/740. Market Surveillance Procedures.  Implementation of the obligation of Article 11 "Obligations of Member States" of Regulation (EU) 2020/740. Checks at the points of sale, in order to ensure compliance with this regulation.  <u>Imposition of Fines</u>	<u>National legislation</u>  Ministerial Decision 91354/2017 (B' 2983) "Codification of Rules for Products and Services trading and distribution (D.I.E.P.Y. Rules)" Article 66 "NON-EXHAUSTIVE LIST OF PRODUCTS MARKED FOR CONFORMITY TO UNION LEGISLATION." FIELD 38. PARAGRAPH 4 Law 4177/2013 (A' 173). Presidential Decree 5/2022 "Organization of the Ministry of Development and Investments (A' 15)	<u>Financial penalties</u>  From five hundred euros (€500) a minimum up to thirty thousand euros (€30,000), the maximum cumulative per control for detected Infringements - violations.  Repeated Infringements - Violations a) In case of repeating the same violation within three years, the amount of the corresponding fine is doubled.  b)In case	<u>Administrative Procedure.</u>  Administrative sanctions are imposed in accordance with the provisions of articles 24, 25 and 26 the Law 4177/2013 (A' 173) and in accordance with the control procedures of Chapter 13 of Ministerial Decision 91354/2017 (B' 2983)  Civil procedure  Immediate appeal within thirty (30) days  Appeal to the Administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		<p><u>Repeated Infringements - violations control procedures</u></p>	<p><u>Competent Control Authorities</u></p> <p>According :</p> <p>Article 17 "Services responsible for control" of Law 4177/2013 (A' 173).</p> <p>Article 13 of the p.d. 5/2022 (A' 15)</p> <p>Control procedures In accordance with the provisions of Chapter 13 of Ministerial Decision 91354/2017 (B' 2983).</p> <p><u>Sanctions</u> According to the articles 24, 25 and 26 of Law 4177/2013 (A' 173).</p> <p>Website: <a href="http://www.mindev.gov.gr">www.mindev.gov.gr</a></p>	<p>of repeated Infringements - violations within the same timeframe period, the amount of the corresponding fine is tripled.</p>	<p>Court</p> <p>Penal procedure</p> <p>According to Article 19 "Special penal sanctions" of Law 4177/2013 (A' 173).</p>
<p>Article 4 "Obligations of tyre suppliers"</p>	<p>Infringements - violations of the points 1 to 7, of article 4 "Obligations of tyre"</p>	<p>Regulatory and sanctioning provision</p>	<p>Article 66 "NON-EXHAUSTIVE LIST OF PRODUCTS MARKED FOR CONFORMITY TO UNION LEGISLATION."  PARAGRAPH 5</p>	<p>Two thousand euros (€2,000) per type of tyre for each of the Infringements - violations of points 1 to 7, of article 4 "Obligations of tyre"</p>	<p>Administrative Procedure</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	suppliers" of Regulation (EU) 2020/740.		POINT (a)	suppliers" - Regulation (EU) 2020/740.	
Article 4 "Obligations of tyre suppliers"	Infringements - violations of sections 8, 9 and 10 of article 4 "Obligations of tyre suppliers" of Regulation (EU) 2020/740	Regulatory and sanctioning provision	Article 66 "NON-EXHAUSTIVE LIST OF PRODUCTS MARKED FOR CONFORMITY TO UNION LEGISLATION."  PARAGRAPH 5 POINT (b)	Five thousand euros (€5,000) per tyre type for each of the Infringements - violations of points 8, 9 and 10 of article 4 "Obligations of tyre suppliers" - Regulation (EU) 2020/740.	Administrative Procedure
Article 6 "Obligations of tyre distributors"	Infringements - violations of the obligations of article 6 "Obligations of tyre distributors" of Regulation (EU) 2020/740	Regulatory and sanctioning provision	Article 66 "NON-EXHAUSTIVE LIST OF PRODUCTS MARKED FOR CONFORMITY TO UNION LEGISLATION."  PARAGRAPH 5 POINT (c)	Five hundred euros (€500) per type of tyre for each of the Infringements - violations of the provisions of Article 6 "Obligations of tyre distributors" - Regulation (EU) 2020/740.	Administrative Procedure
Article 7 "Obligations of vehicle suppliers and vehicle distributors"	Infringements - violations by tyre type, according to the provisions of article 7 of Regulation (EU) 2020/740.	Regulatory and sanctioning provision	Article 66 "NON-EXHAUSTIVE LIST OF PRODUCTS MARKED FOR CONFORMITY TO UNION LEGISLATION."  PARAGRAPH 5 POINT (d)	One thousand euros (€1,000) per type of tyre for violation of the provisions of article 7 "Obligations of suppliers and vehicle distributors"- Regulation (EU) 2020/740.	Administrative Procedure
Article 8	Infringements -	Regulatory and	Article 66	One thousand euros	Administrative Procedure

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

"Obligations of hosting service providers"	violations by tyre type, according to the provisions of article 8 of Regulation (EU) 2020/740.	sanctioning provision	"NON-EXHAUSTIVE LIST OF PRODUCTS MARKED FOR CONFORMITY TO UNION LEGISLATION."  PARAGRAPH 5 POINT (d)	(€1,000) per type of tyre for violation of the provisions of article 8 "Obligations of hosting service providers" - Regulation (EU) 2020/740.	
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## HUNGARY

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<p>Article 11.5. Member States shall lay down the rules on penalties and enforcement mechanisms applicable to infringements of this Regulation and of the delegated acts adopted pursuant thereto, and shall take all measures necessary to ensure that they are implemented. The penalties provided for shall be effective, proportionate and dissuasive. Member States shall, by 1 May 2021, notify the Commission of those rules and of those measures that have not previously been notified to the Commission, and shall notify it, without delay, of any subsequent amendment affecting them.</p>	<p>Article 4. § - 8. § of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres with respect to fuel efficiency and other parameters</p> <p>Act LXXXVIII of 2012 on the market surveillance of products. Section 15 (1) and (2) of the Act</p>	<p>Restriction or prohibition of placing on the market; withdrawal from the market of a tire already on the market; recall of the tire; an obligation to remedy the deficiencies identified; infliction of a fine.</p>	<p><b><u>The basic regulation:</u></b></p> <ul style="list-style-type: none"> <li>• <b>Act LXXXVIII of 2012 on the market surveillance of products</b></li> </ul> <p><b><u>Related detailed rules:</u></b></p> <ul style="list-style-type: none"> <li>• Section 1-4. § and 41. § (5) and (6) of Act CLXXIX of 2017 on transitional rules on penalties for administrative infringements and on amendments to certain laws and regulations in the context of the reform of administrative procedure law and on repealing of certain laws;</li> <li>• Section 2-4. § and 6-14. § of Act CXXV of 2017 on penalties for administrative infringements;</li> <li>• Section 22/A. § of Act I of 1988 on Road Traffic Law;</li> <li>• Section 2-6. § of Act Government</li> </ul>	<p>15. §, 16. § and 17. § of Act LXXXVIII of 2012 on the market surveillance of products.</p> <ul style="list-style-type: none"> <li>• Section 10. § of Act CXXV of 2017 on penalties for administrative infringements;</li> </ul>	<p>Administrative</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
			<p>Decree 345/2008 (XII. 30.) on fines which may be imposed in case of violation of certain provisions related to the type approval of road vehicles;</p> <p>Basic regulation:  <a href="https://njt.hu/jogszabaly/2012-88-00-00">https://njt.hu/jogszabaly/2012-88-00-00</a></p> <p>Related detailed rules:  <a href="https://njt.hu/jogszabaly/2017-179-00-00.0">https://njt.hu/jogszabaly/2017-179-00-00.0</a>  <a href="https://njt.hu/jogszabaly/2017-125-00-00">https://njt.hu/jogszabaly/2017-125-00-00</a>  <a href="https://njt.hu/jogszabaly/1988-1-00-00">https://njt.hu/jogszabaly/1988-1-00-00</a>  <a href="https://njt.hu/jogszabaly/2008-345-20-22">https://njt.hu/jogszabaly/2008-345-20-22</a></p>		
			<p>Act LXXXVIII of 2012 on the market surveillance of products            Art. 16. § (1) The legal sanctions applied by the market surveillance authority shall be effective, proportionate and dissuasive. It shall be taken into account</p>	<p>(2) The amount of the fine is from HUF 15,000            a) up to HUF 500 million,            b) up to HUF 2</p>	

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<b>Provision of Regulat.2020/740 the national measure or sanction relates to</b>	<b>Types of infringement or non-compliance which give rise to measures or sanctions</b>	<b>Description of the arrangements for measures and sanctions</b>	<b>Reference of the national legislation, including a link to a site (s) where these measures are publicly available</b>	<b>Applicability of measures and sanctions (per infringement, non-compliance or per product)</b>	<b>Type of procedure (civil administrative, penal)</b>
			when determining the amount of the fine, if the economic operator violates the same provisions of this Act or any other legislation within 3 years.	billion, in case the infringement endangers or jeopardizes the health, physical integrity or life of consumers or users.	

## IRELAND

### Measures and sanctions implemented at national level in the context of market surveillance pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres with respect to fuel efficiency and other parameters

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
	Any infringement of the provisions of Regulation (EU) 2020/740.	<b>Article 13</b> (1) A person who commits an offence under Regulation 12(11) is liable on summary conviction to a class A fine.	<a href="#">S.I. No. 342/2012 - European Union (Labelling of Tyres) (Fuel Efficiency) Regulations 2012.</a> <a href="http://irishstatutebook.ie">irishstatutebook.ie</a>		administrative
	Any infringement of the provisions of Regulation (EU) 2020/740.	<b>Article 13</b> (2) A person who commits an offence under Regulation 3 or 6(3) is liable—  (a) on summary conviction, to a class A fine, or (b) on conviction on indictment, to a fine not exceeding €250,000”	<a href="#">S.I. No. 342/2012 - European Union (Labelling of Tyres) (Fuel Efficiency) Regulations 2012.</a> <a href="http://irishstatutebook.ie">irishstatutebook.ie</a>		administrative

## LATVIA

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<p>Obligation to provide tyre label and product information sheet (Art. 4,6,7 and 8).</p> <p>Obligation to provide information in EPREL database (Art.5)</p>	<p>Failure to provide the written information specified in laws and regulation to consumers</p>	<p><b>Section 37. Administrative Liability in the Field of Consumer Rights Protection, Trade, and Provision of Services</b> - (5) For the failure to provide the written information specified in laws and regulation regarding the good, service, manufacturer, trader or service provider or for the placing on the market, offering or sale of goods without the labelling specified in laws and regulations or with a labelling providing such information or presented in such a form which does not conform to the requirements of laws and regulations, a fine up to seventy units of fine shall be imposed on a natural person, but a fine from six to one hundred and forty units of fine - on a legal person.</p>	<p><b>Consumer Rights Protection Law</b> Available: <a href="https://likumi.lv/t/a/en/en/id/23309-consumer-rights-protection-law">https://likumi.lv/t/a/en/en/id/23309-consumer-rights-protection-law</a></p>	<p>Per infringement non-compliance</p>	<p>Civil administrative, penal</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Obligation of suppliers to cooperate with Market surveillance authorities to correct non-compliances (Art.4)</p>	<p>Failure to comply with the Lawful Requirements of an Official or Hindrance of the Activity of an Official</p>	<p><b>Section 4. Failure to Comply with the Lawful Requirements of an Official or Hindrance of the Activity of an Official</b> - For the failure to comply with the lawful requirements of an official or for the hindrance of the activity of an official, a warning or a fine of up to one hundred and forty units of fine shall be imposed on a natural person, but on a legal person - from fourteen up to two thousand and eight hundred units of fine.</p>	<p><b>Law on Administrative Penalties for Offences in the Field of Administration, Public Order, and Use of the Official Language</b>                  Available:  <a href="https://likumi.lv/ta/en/en/id/314808-law-on-administrative-penalties-for-offences-in-the-field-of-administration-public-order-and-use-of-the-official-language">https://likumi.lv/ta/en/en/id/314808-law-on-administrative-penalties-for-offences-in-the-field-of-administration-public-order-and-use-of-the-official-language</a></p>	<p>Per infringement, non-compliance</p>	<p>Civil administrative</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Obligation of suppliers to provide information to market surveillance authority (Art.4 and 5)</p>	<p>Failure to Provide Information, Inadequate Provision of Information, or Provision of False Information to a market surveillance institution</p>	<p><b>Section 3. Failure to Provide Information, Inadequate Provision of Information, or Provision of False Information to an Institution -</b> (1) For the failure to provide information, inadequate provision of information, or provision of false information to an institution, except for the offences provided for in Paragraphs two, three, and four of this Section, a warning or a fine of up to one hundred and forty units of fine shall be imposed on a natural person, but on a legal person - from fourteen up to two thousand and eight hundred units of fine.</p>	<p><b>Law on Administrative Penalties for Offences in the Field of Administration, Public Order, and Use of the Official Language</b> Available: <a href="https://likumi.lv/ta/en/en/id/314808-law-on-administrative-penalties-for-offences-in-the-field-of-administration-public-order-and-use-of-the-official-language">https://likumi.lv/ta/en/en/id/314808-law-on-administrative-penalties-for-offences-in-the-field-of-administration-public-order-and-use-of-the-official-language</a></p>	<p>Per infringement, non-compliance</p>	<p>Civil administrative, penal</p>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Obligation of distributors to offer the products, for which the accurate product labels and product information sheets are set (Art.6)</p>	<p>Distributor offers the products, for which the assessment of tyre energy classes according to the Annex I and V of Regulation 2020/740 are not carried out.</p>	<p><b>Section 19.</b> (1) For the offering or sale of the goods subject to conformity assessment without a conformity certification or confirmation, except for offering or sale of medicinal products, a fine from seven to seventy units of fine shall be imposed on a natural person, but a fine from fourteen to two hundred and eighty units of fine - on a legal person.</p>	<p><b>Law on Conformity Assessment</b> Available: <a href="https://likumi.lv/t/a/en/en/id/63836-on-conformity-assessment">https://likumi.lv/t/a/en/en/id/63836-on-conformity-assessment</a></p>	<p>Per infringement, non-compliance</p>	<p>Civil administrative, penal</p>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Supplier has not followed the testing procedure and the label or product information sheet contains inaccurate information (Art. 4 and 9)</p>	<p>Supplier has provided inaccurate information in energy label, e.g. Market surveillance authority has performed testing and has found out that fuel efficiency class information is incorrect.</p>	<p><b>Section 19.</b> (2) For the placing on the market, offering, or sale of such goods which do not conform to the essential requirements or technical parameters laid down in laws and regulations, a fine from fourteen to one hundred and forty units of fine shall be imposed on a natural person, but a fine from one hundred and forty to one thousand four hundred and twenty units of fine - on a legal person.</p>	<p><b>Law on Conformity Assessment</b> Available: <a href="https://likumi.lv/ta/en/en/id/63836-on-conformity-assessment">https://likumi.lv/ta/en/en/id/63836-on-conformity-assessment</a></p>	<p>Per infringement, non-compliance</p>	<p>Civil administrative, penal</p>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Obligation of suppliers to follow the calculation and testing methods set in Annex I and V (Art.4 and 9)</p>	<p>Supplier offers the products, for which the assessment of tyre energy classes according to the Annex I and V of Regulation 2020/740 are not carried out.</p>	<p><b>Section 19.</b> (3) For the placing on the market of the goods subject to conformity assessment without ensuring them with a conformity certification or confirmation, except for placing on the market of medicinal products, a fine from fifty-six to one hundred and forty units of fine shall be imposed on a natural person, but a fine from one hundred and forty to eight hundred and sixty units of fine - on a legal person.</p>	<p><b>Law on Conformity Assessment</b> Available: <a href="https://likumi.lv/ta/en/en/id/63836-on-conformity-assessment">https://likumi.lv/ta/en/en/id/63836-on-conformity-assessment</a></p>	<p>Per infringement, non-compliance</p>	<p>Civil administrative, penal</p>
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LITHUANIA

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<p><i>Article 4</i> Obligations of tyre suppliers</p> <p><i>Article 6</i> Obligations of tyre distributors (other regulation articles)</p>	<p>1. Product, which is not labelled in accordance with the legislation, placing on the market of the Republic of Lithuania, marketing, sales on the domestic market of the Republic of Lithuania -</p>	<p>A fine individual activities engaged in by natural persons from 16 to 30 euro fine for company employees from 30 to 150 euros and heads of legal entities or other responsible persons from 150 to 300 euros.</p>	<p>CODE OF ADMINISTRATIVE OFFENCES <a href="https://www.e-tar.lt/portal/lt/legalAct/4ebe66c0262311e5bf92d6af3f6a2e8b/asr">https://www.e-tar.lt/portal/lt/legalAct/4ebe66c0262311e5bf92d6af3f6a2e8b/asr</a></p> <p>Article 156 Products labelled according to the laws, placing on the market, placing on the market, sales to the domestic market as well as false information about a product presentation</p>	<p>1. Product, which is not labelled in accordance with the legislation, placing on the market of the Republic of Lithuania, marketing, sales on the domestic market of the Republic of Lithuania -</p>	<p><b>civil administrative</b></p>
	<p>2. The same actions committed by a person who has been given an administrative penalty for the first part of the offense -</p>	<p>incur a fine individual activities engaged in by natural persons from 20 to 50 euros, company employees from 50 to 300 euros and heads of legal entities or other responsible persons from 300 to 600 euros.</p>		<p>2. The same actions committed by a person who has been given an administrative penalty for the first part of the offense -</p>	
	<p>3. Incorrect information about the product, the labeling of goods, presentation -</p>	<p>a fine individual activities engaged in by natural persons from 16 to 30 euro fine for company employees from 30 to 150 and heads of legal entities or other responsible persons from 150 two to 300 euros.</p>		<p>3. Incorrect information about the product, the labelling of goods, presentation -</p>	

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	<p>4. The same actions committed by a person who has been given an administrative penalty for the third part of the offense -</p>	<p>incur a fine individual activities engaged in by natural persons from 20 to 50 euros, company employees from 50 to 300 euros and heads of legal entities or other responsible persons 300 to 600 euros.</p>		<p>4. The same actions committed by a person who has been given an administrative penalty for the third part of the offense -</p>	
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## MALTA

Provision of Regulation 2020/740, the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site(s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
<p><b>L.N. 323 of 2021</b></p> <p><b>Regulation 3:</b> With reference to Article 11(5) of Regulation (EU) 2020/740, the proceedings and penalties applicable for any infringement of the provisions of Regulation (EU) 2020/740 shall be those provided for in Part IV of the Product Safety Act.</p>	<p>Any infringement of the provisions of Regulation (EU) 2020/740.</p>	<p><b>Cap 427 - Product Safety Act – Part IV – Proceedings</b></p> <p><b>Article 32:</b> (1) A person found guilty of an offence under article 23.</p> <p><b>Article 23:</b> Whosoever shall wilfully obstruct, resist, threaten or otherwise give misleading or false information to the Director General or to an authorised officer in the exercise of any of the functions mentioned in article 15, or wilfully fails to assist or comply with any requirement lawfully made by such officer, shall be guilty of an offence under this Act.</p>	<p><b>L.N. 323 of 2021 - Labelling of Tyres with respect to Fuel Efficiency and Other Parameters (Implementation) Regulations, 2021</b> <a href="https://legislation.mt/eli/ln/2021/323/eng">https://legislation.mt/eli/ln/2021/323/eng</a></p> <p><b>Cap 427 - Product Safety Act</b> <a href="https://legislation.mt/eli/cap/427/eng/pdf">https://legislation.mt/eli/cap/427/eng/pdf</a></p>	<p>Liable, on conviction, to a fine (multa) of not less than four hundred and sixty-five euro and eighty-seven cents (465.87) and not exceeding two thousand and three hundred and twenty-nine euro and thirty-seven cents (2,329.37), or to imprisonment for a term not exceeding six months or to both such fine and imprisonment.</p>	<p>penal.</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p><b>L.N. 323 of 2021</b></p> <p><b>Regulation 3:</b> With reference to Article 11(5) of Regulation (EU) 2020/740, the proceedings and penalties applicable for any infringement of the provisions of Regulation (EU) 2020/740 shall be those provided for in Part IV of the Product Safety Act.</p>	<p>Any infringement of the provisions of Regulation (EU) 2020/740.</p>	<p><b>Cap 427 - Product Safety Act – Part IV – Proceedings</b></p> <p><b>Article 32:</b> (2) A person found guilty of any other offence under this Act.</p>	<p><b>L.N. 323 of 2021 - Labelling of Tyres with respect to Fuel Efficiency and Other Parameters (Implementation) Regulations, 2021</b> <a href="https://legislation.gov.uk/eli/ln/2021/323/eng">https://legislation.gov.uk/eli/ln/2021/323/eng</a></p> <p><b>Cap 427 - Product Safety Act</b> <a href="https://legislation.gov.uk/eli/cap/427/eng/pdf">https://legislation.gov.uk/eli/cap/427/eng/pdf</a></p>	<p>Liable, on conviction, to a fine (multa) of not less than one thousand and one hundred and sixty-four euro and sixty-nine cents (1,164.69) but not exceeding eleven thousand and six hundred and forty-six euro and eighty-seven cents (11,646.87) or to imprisonment for a term not exceeding three years or to both such fine and imprisonment.</p>	<p>penal.</p>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p><b>L.N. 323 of 2021</b></p> <p><b>Regulation 3:</b> With reference to Article 11(5) of Regulation (EU) 2020/740, the proceedings and penalties applicable for any infringement of the provisions of Regulation (EU) 2020/740 shall be those provided for in Part IV of the Product Safety Act.</p>	<p>Any infringement of the provisions of Regulation (EU) 2020/740.</p>	<p><b>Cap 427 - Product Safety Act – Part IV – Proceedings</b></p> <p><b>Article 32:</b> (3) A person found guilty of a second or subsequent offence.</p>	<p><b>L.N. 323 of 2021 - Labelling of Tyres with respect to Fuel Efficiency and Other Parameters (Implementation) Regulations, 2021</b> <a href="https://legislation.mt/eli/ln/2021/323/eng">https://legislation.mt/eli/ln/2021/323/eng</a></p> <p><b>Cap 427 - Product Safety Act</b> <a href="https://legislation.mt/eli/cap/427/eng/pdf">https://legislation.mt/eli/cap/427/eng/pdf</a></p>	<p>Liable, on conviction, to a fine (multa) of not less than one thousand and seven hundred and forty-seven euro and three cents (1,747.03) but not exceeding twenty-three thousand and two hundred and ninety-three euro and seventy-three cents (23,293.73) or to imprisonment not exceeding four years or to both such fine and imprisonment.</p>	<p>penal.</p>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p><b>L.N. 323 of 2021</b></p> <p><b>Regulation 3:</b> With reference to Article 11(5) of Regulation (EU) 2020/740, the proceedings and penalties applicable for any infringement of the provisions of Regulation (EU) 2020/740 shall be those provided for in Part IV of the Product Safety Act.</p>	<p>Any infringement of the provisions of Regulation (EU) 2020/740.</p>	<p><b>Cap 427 - Product Safety Act – Part IV – Proceedings</b></p> <p><b>Article 32:</b> (4) The Court for any offence committed under this Act, with the exception of offences committed under article 23, if it feels that circumstances so warrant, may order additional measures.</p> <p><b>Article 23:</b> Whosoever shall wilfully obstruct, resist, threaten or otherwise give misleading or false information to the Director General or to an authorised officer in the exercise of any of the functions mentioned in article 15, or wilfully fails to assist or comply with any requirement lawfully made by such officer, shall be guilty of an offence under this Act.</p>	<p><b>L.N. 323 of 2021 - Labelling of Tyres with respect to Fuel Efficiency and Other Parameters (Implementation) Regulations, 2021</b> <a href="https://legislation.mt/eli/ln/2021/323/eng">https://legislation.mt/eli/ln/2021/323/eng</a></p> <p><b>Cap 427 - Product Safety Act</b> <a href="https://legislation.mt/eli/cap/427/eng/pdf">https://legislation.mt/eli/cap/427/eng/pdf</a></p>	<p>Upon conviction, the Court may additionally order the suspension or cancellation of any licence or licences issued in favour of the person charged or in respect of the premises involved in the proceedings.</p>	<p>penal</p>
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National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p><b>L.N. 323 of 2021</b></p> <p><b>Regulation 3:</b> With reference to Article 11(5) of Regulation (EU) 2020/740, the proceedings and penalties applicable for any infringement of the provisions of Regulation (EU) 2020/740 shall be those provided for in Part IV of the Product Safety Act.</p>	<p>Any infringement of the provisions of Regulation (EU) 2020/740.</p>	<p><b>Cap 427 - Product Safety Act – Part IV – Proceedings</b></p> <p><b>Article 32:</b> (5) Without prejudice to the generality of the foregoing, any person convicted in relation to an offence under articles 26 or 29.</p> <p><b>Article 26:</b> (1) Where the Director General has reasonable grounds to believe that the operator of a trade or business has failed to comply with any provision of this Act or of any regulation made under it, he may, by a written notice (to be known as a "notice") served on that proprietor –</p> <ul style="list-style-type: none"> <li>(a) specify the provision or regulation which the proprietor has failed to comply with and specify the matters which constitute the proprietor’s failure to comply;</li> <li>(b) specify remedial measures which are required to be taken; and</li> <li>(c) require that the proprietor implement such measures or equivalent measures, within such a period of time as may be specified in the notice.</li> </ul> <p>(2) Any person who fails to comply with a notice shall be guilty of an offence under this Act.</p> <p><b>Article 29:</b> (1) The Director General may, instead of initiating proceedings in respect of the violation of any of the provisions of this Act, require any person who has violated any of the provisions of this Act or any regulations made thereunder, to undertake in writing to refrain from such conduct and to take any remedial or other action as the Director General may specify and the provisions of article 12 of the Consumer Affairs Act shall apply <i>mutatis mutandis</i> to undertakings made under this Act. (2) Any person who acts in contravention of an</p>	<p><b>L.N. 323 of 2021 - Labelling of Tyres with respect to Fuel Efficiency and Other Parameters (Implementation) Regulations, 2021</b> <a href="https://legislation.mt/eli/ln/2021/323/eng">https://legislation.mt/eli/ln/2021/323/eng</a></p> <p><b>Cap 427 - Product Safety Act</b> <a href="https://legislation.mt/eli/cap/427/eng/pdf">https://legislation.mt/eli/cap/427/eng/pdf</a></p>	<p>Additionally, be liable to the additional fine (multa) of not more than four hundred and sixty-five euro and eighty-seven cents (465.87) for each day that a notice or undertaking has not been complied with.</p>	<p>penal.</p>
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POLAND

Provision of Regulation 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Article 4	no tyre label non-compliant tyre label	fine up to 1500 PLN	<ul style="list-style-type: none"> <li>– Art. 60<sup>1</sup> § 3 of the Act of 20 May 1971 Code of Petty Offences (Official Journal of 2021, item 281, as amended),</li> <li>– Regulation of the Prime Minister of April 8, 2003 on granting inspectors of the Trade Inspection power to impose fines by issuing a penalty notice</li> </ul>	post-control	penal

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

			(Official Journal No. 63 item 587, as amended)		
		administrative decision restricting placing on the market, suspending placing on the market or withdrawing from the market of products, or immediate removal of identified irregularities	Act of 15 December 2000 on the Trade Inspection (Official Journal of 2020, item 1706)	in the course of surveillance	civil administrative
Article 6	<b>no tyre label non-compliant tyre label</b>	fine up to 1500 PLN	Art. 60 <sup>1</sup> § 3 of the Act of 20 May 1971 Code of Petty Offenses (Official Journal of 2021, item 281, as amended), Regulation of the Prime Minister of April 8, 2003 on granting inspectors of the Trade Inspection power to impose fines by issuing a penalty notice (Official Journal No. 63 item 587, as amended)	post-control	penal
		administrative decision restricting placing on the market, suspending	Act of 15 December 2000	in the course of surveillance	civil administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		placing on the market or withdrawing from the market of products, or immediate removal of identified irregularities	on the Trade Inspection (Official Journal of 2020, item 1706)		
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## PORTUGAL

Provision of Regulation 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Article 4. 1.	a) A falta de disponibilização, pelo fornecedor, do rótulo do pneu e da ficha de informação do produto, previstos nas alíneas a) e b) do n.º 1 do artigo 4.º do Regulamento (UE) 2020/740;	Artigo 8.º n.º 1, alínea a) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;	<a href="#">Decree-Law n.º 60/2021, of 14 July</a>	A Autoridade de Segurança Alimentar e Económica (ASAE), é a autoridade de fiscalização do mercado português na matéria. Porém, o diploma nacional que veio executar na ordem jurídica portuguesa o Regulamento (UE)	Administrative offence
Article 4. 2.	b) A desconformidade, da responsabilidade do fornecedor, do desenho e formato do rótulo do pneu com o disposto no anexo II do Regulamento (UE) 2020/740 e com a sua	Artigo 8.º n.º 1, alínea b) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	localização, nos termos do n.º 2 do artigo 4.º do Regulamento (UE) 2020/740;	(euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 4</b> <b>2.</b> For tyres sold or offered for sale by distance selling, suppliers shall ensure that the tyre label is displayed close to the price indication and that the product information sheet can be accessed, including, upon request from the end-user, in printed form.	<b>c)</b> A indisponibilidade da ficha de informação de produto em versão papel, nos termos do n.º 2 do artigo 4.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea c) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			2019/1020, do Parlamento Europeu e do Conselho, de 20 de junho, <u>só entrou em vigor em 15 de julho de 2021</u> , e desde essa data até ao presente, não foi possível à ASAE encetar ações de fiscalização neste âmbito, porquanto a fiscalização das medidas recorrentemente publicadas e a fazer cumprir no âmbito da pandemia Covid 19, competiram maioritariamente à ASAE, o que não permitiu de
<b>Article 4 .3. and 4.</b>	<b>d)</b> A não apresentação, pelo fornecedor, do rótulo do pneu na publicidade visual e no material técnico promocional, nos termos previstos nos n.ºs 3 e 4 do artigo 4.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea d) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00;			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		<p>Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;</p> <p>Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;</p>			
<b>Article 4. 4.</b>	<p><b>e)</b> A ausência, incorreção ou incompletude, quando aplicável, da informação prevista a fornecer no material técnico promocional, da responsabilidade do fornecedor, nos termos do n.º 4 do artigo 4.º do Regulamento (UE) 2020/740.</p>	<p>Artigo 8.º n.º 1, alínea e) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01.</p> <p>Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00;</p> <p>Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00;</p> <p>Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00;</p> <p>Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;</p> <p>Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;</p>			<p>todo alocar meios em termos económicos e humanos para o efeito.</p>
<b>Article 4. 5.</b>	<p><b>f)</b> A ausência de transmissão à ASAE das informações previstas no n.º 5 do artigo 4.º do Regulamento (UE) 2020/740.</p>	<p>Artigo 8.º n.º 1, alínea f) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01.</p> <p>Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00;</p> <p>Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00;</p> <p>Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00;</p> <p>Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;</p> <p>Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;</p>			
<b>Article 4.6.</b>	<p><b>g)</b> A inexatidão do conteúdo</p>	<p>Artigo 8.º n.º 1, alínea g) do Decreto-Lei n.º 60/2021,</p>			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	do rótulo do pneu e da ficha de informação de produto, nos termos do n.º 6 do artigo 4.º do Regulamento (UE) 2020/740.	de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 5</b>	<b>h)</b> O incumprimento, pelo fornecedor, das suas obrigações de inserção e manutenção na base de dados sobre produtos das informações previstas no artigo 5.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea h) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01			
<b>Article 5 4. and 5</b>	<b>i)</b> A não disponibilização, pelo fornecedor, da documentação técnica ou de outras informações solicitadas, nos termos estabelecidos nos n.ºs 4 e 5 do artigo 5.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea i) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 6 . 1. .</b>	<b>j)</b> A não observância, pelos distribuidores de pneus, da exigência relativa à presença do rótulo do pneu e da ficha de informação do produto, nos termos das alíneas a) e b) do n.º 1 do artigo 6.º do Regulamento (UE) 2020/74.	Artigo 8.º n.º 1, alínea j) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 6 . 2 and 3</b>	<b>k)</b> A não apresentação, pelo distribuidor, do rótulo do pneu na publicidade visual e no material técnico promocional, nos termos dos n.ºs 2 e 3 do artigo 6.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea k) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 6. 4.</b>	<b>l)</b> A não disponibilização, pelo distribuidor de pneus, ao utilizador final de cópia	Artigo 8.º n.º 1, alínea l) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas,			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	do rótulo do pneu, nos termos do n.º 4 do artigo 6.º do Regulamento (UE) 2020/740.	aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 6.5.</b>	<b>m)</b> A não disponibilização, pelos distribuidores, do rótulo do pneu e da ficha de informação do produto, nos termos do n.º 5 do artigo 6.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea m) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 6.6.</b>	<b>n)</b> A não prestação de informação ou a falta de permissão de acesso à informação, pelo distribuidor, previstas no n.º 6 do artigo 6.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea n) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		(euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 6.7.</b>	<b>o)</b> O incumprimento das obrigações do distribuidor quanto à exibição do rótulo e da acessibilidade da ficha de informação do produto, nos termos do n.º 7 do artigo 6.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea o) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 7</b>	<b>p)</b> A não disponibilização, pelo fornecedor ou distribuidor de veículos, do rótulo do pneu, do material técnico promocional ou a indisponibilidade da ficha de informação do produto, nos termos do artigo 7.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea p) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

		Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 8</b>	<b>q)</b> O incumprimento, pelo prestador de serviços, das suas obrigações previstas no artigo 8.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea q) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 9</b>	<b>r)</b> A utilização, pelo fornecedor, de métodos de ensaio ou de procedimento de aferição de laboratório diferentes dos previstos no artigo 9.º do Regulamento (UE) 2020/740, para prestação da informação referida nos artigos 4.º, 6.º e 7.º do Regulamento (UE) 2020/740.	Artigo 8.º n.º 1, alínea r) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01. Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00; Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00; Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00; Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00; Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;			
<b>Article 2.º of Decree-Law n.º 60/2021, of 14 July</b>	<b>s)</b> O incumprimento do disposto no artigo 2.º do Decreto-Lei n.º 60/2021 de	Artigo 8.º n.º 1, alínea s) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas,			

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Língua a utilizar nas informações a prestar pelos fornecedores e distribuidores de pneus e pelos fornecedores e distribuidores de veículos</p>	<p>14/07.</p>	<p>aprovado pelo Decreto-lei n.º 9/2021, de 29/01.  Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00;  Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00;  Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00;  Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;  Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;</p>			
<p><b>Article 2.º of Decree-Law n.º 60/2021 of 14 July 2</b> - A introdução em livre prática e no consumo de pneus deve obedecer às obrigações de rotulagem e de apresentação da ficha de informação do produto em língua portuguesa, nos termos previstos no Regulamento (UE) 2020/740 e no Decreto-Lei n.º 60/2021 de 14 julho</p>	<p><b>t)</b> O incumprimento pelo importador do disposto no n.º 2 do artigo 6.º do presente decreto-lei.</p>	<p>Artigo 8.º n.º 1, alínea t) do Decreto-Lei n.º 60/2021, de 14/07, conjugado com o artigo 18.º, alínea b) do Regime Geral das Contraordenações Económicas, aprovado pelo Decreto-lei n.º 9/2021, de 29/01.  Tratando-se de pessoa singular, de (euro) 650,00 a (euro) 1 500,00;  Tratando-se de microempresa, de (euro) 1 700,00 a (euro) 3 000,00;  Tratando-se de pequena empresa, de (euro) 4 000,00 a (euro) 8 000,00;  Tratando-se de média empresa, de (euro) 8 000,00 a (euro) 16 000,00;  Tratando-se de grande empresa, de (euro) 12 000,00 a (euro) 24 000,00;</p>			

## ROMANIA

### Measures and sanctions implemented at national level in the context of market surveillance pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of types with respect to fuel efficiency and other parameters

Provision of Regulation 2020/740 the national measure or sanction related to	Types of infringement or non-compliance which give rise to measures or penalties	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a website (s) where these measures are published available	Application of measures and penalties (per infringement, non-compliance or per product)	Type of procedure (civil administrative, criminal)
<p>Article 11 (5) Obligations of Member States</p> <p>Art. 6 Obligations of Tire Distributors</p> <p>Article 7 Obligations of vehicle suppliers and vehicle Distributors</p>	<p>Article 5. It constitutes a contravention and is sanctioned as follows:</p> <p>b) non-compliance with the provisions of Article 6 of the Regulation by Tire Distributors, as they are defined in the Regulation, with a fine from RON 2,000 to RON 4,000;</p> <p>c) non-compliance with the provisions of Article 7 of the Regulation by vehicle suppliers and Distributors, as they are defined in the Regulation, with</p>	<p>Fine administrative</p>	<p><a href="https://monitoruloficial.ro/Monitorul-Office-PI-1138-2022.html">https://monitoruloficial.ro/Monitorul-Office-PI-1138-2022.html</a></p>	<p>Compliance with the provisions of the articles.</p>	<p>Civil administrative.</p>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

<p>Article 8 Obligations of hosting service providers</p>	<p>a fine from RON 2,000 to RON 4,000;</p> <p>d) non-compliance with the provisions of Article 8 of the Regulation by storage service providers, as they are defined in the Regulation, with a fine from RON 2,000 to RON 4,000;</p>				
<p>Article 4 (l) – (4) Obligations of Tire Suppliers</p>	<p>e) non-compliance by Tire suppliers with the provisions of Article 4 (l) – (4) of the Regulation, with a fine from RON 4,000 to RON 20,000;</p>				
<p>Article 4 (6), 4 (9), 4 (10) Obligations of Tire Suppliers</p>	<p>f) non-compliance by Tire Suppliers with the provisions of Articles 4 (6), 4 (9) and 4 (10) of the Regulation, with a fine from RON 6,000 to RON 15,000;</p>				
<p>Article 4 (5), 4 (7), 4 (8) Obligations of Tire Suppliers Article 5 Obligations of Tire Suppliers in relation to the product database</p>	<p>g) non-compliance by Tire Suppliers with the provisions of Articles 4 (5), 4 (7), 4 (8) and 5 of the Regulation, with a fine from RON 10,000 to RON 40,000.</p>				

## SLOVAKIA

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 4 ,5, 6 of the Regulation No. 1222/2009/ES as amended	<b>Art. 22.7 (d) of the Act. 106/2018 Coll. on the vehicle operation in the road traffic</b>	Sanctions and additional measures by MSA (Interval range 10 000€ - 30 000€)	<b>Act. No. 106/2018 Coll. on the vehicle operation in the road traffic</b> <a href="#">106/2018 Z.z. - Zákon o prevádzke vozidiel v cestne... - SLOV-LEX</a>	As specifically applicable	administrative
Art. 4, 6 of the Regulation No. 1222/2009/ES as amended	<b>Art. 23.1 (p) of the Act. 106/2018 Coll. on the vehicle operation in the road traffic</b>	Fines (Interval range 3 000€ - 10 000€)	<b>Act. No 106/2018 Coll. on the vehicle operation in the road traffic</b> <a href="#">106/2018 Z.z. - Zákon o prevádzke vozidiel v cestne... - SLOV-LEX</a>	As specifically applicable	administrative

The **amendment** of the Act No. 106/2018 Coll. on the vehicle operation in the road traffic, submitted to the National Parliament of the Slovak Republic on May 25, 2021, is incorporating all relevant provisions for tyres labelling laid down by Regulation No. 2020/740/EÚ. It should become **valid and effective** as of **Nov. 1, 2021**.

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

SLOVENIA

Provision of Regulat.2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
			<a href="https://pisrs.si">Regulation implementing Regulation (EU) on the labelling of tyres with regard to fuel efficiency and other parameters (pisrs.si)</a>		

## SPAIN

### Measures and sanctions implemented at national level in the context of market surveillance pursuant to Article 11.5 of Regulation (EU) 2020/740 of the EP and the Council on the labelling of tyres with respect to fuel efficiency and other parameters

Provision of Regulation 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site(s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Art. 4(1)	An Individual tyre is not accompanied with a tyre label (sticker) and/or the product information sheet (PIS) or a batch of identical tyres is not accompanied with a printed tyre label and the PIS.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative ( <a href="#">Ley 39/2015, de 1 de octubre, del Procedimiento Administrativo Común de las Administraciones Públicas</a> ).
Art. 4(1)	An Individual tyre is not accompanied with a tyre label (sticker) and/or the product information sheet (PIS) or a batch of identical tyres is not accompanied with a printed tyre label and the PIS.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Serious (S): from 601€ to 12.000 €.</li> <li>• Very serious (VS): <b>from 12.001€ to 300.000 €</b></li> </ul>	<a href="#">Ley 37/2003 de 17 de noviembre, del Ruido, Capítulo IV</a>  (S): Art. 28.3.b) (VS): Art 28.2 b)	infringement	administrative
Art. 4(2)	In distance selling: the tyre label is not displayed close to the price indication and/or the PIS can't be	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>	infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	accessed as well as, upon request from an end user, in printed form	<ul style="list-style-type: none"> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	(M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)		
Art. 4(3)	The tyre label is not shown in visual advertisement for a specific tyre type	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 4(4)	The tyre label is not shown in technical promotion material for a specific tyre type	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 4(5)	One or more values used to determine the related class and any additional information were not, not correctly, not completely or not in time submitted to the relevant national authority	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 f), h), i) (S): Art. 31.2 f), l), n), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 4(5)	One or more values used to determine the related class and any additional information were not, not correctly, not completely or not in time submitted to the relevant national	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): up to 600€</li> <li>• Serious (S): from 601€ to 12.000 €.</li> </ul>	<a href="#">Ley 37/2003 de 17 de noviembre, del Ruido, Capítulo IV</a>  (M): Art 28.4.a) (S): Art. 28.3.d)	infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	authority				
Art. 4(6)	The tyre labels and/or the PIS (or parts of them) are not correct	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 h (S): Art. 31.2 n), r) (VS): Art 32.1 b), c), d)	infringement	administrative
Art. 4(7)	Suppliers may make the technical documentation available to the authorities of the Member States other than those indicated in paragraph 5 or to the accredited competent bodies upon request.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): up to 600€</li> <li>• Serious (S): from 601€ to 12.000 €.</li> </ul>	<a href="#">Ley 37/2003 de 17 de noviembre, del Ruido, Capítulo IV</a>  (M): Art 28.4.a) (S): Art. 28.3.d)	infringement	administrative
Art. 4(8)	Lack of cooperation with authority or lack of immediate remedial action.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 c), d), f), i) (S): Art. 31.2 f), g), l), r) (VS): Art 32.1 b), c), d)	infringement	administrative
Art. 4 (8)  * Only tyres intended for consumers (non-professional)	Lack of cooperation with the authority regarding actions which could eliminate or mitigate risks.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor: 10 k (€)</li> <li>• Serious: 100 k (€)</li> <li>• Very serious: 1 M (€)</li> </ul>	Article 47 (o) of <a href="#">Real Decreto Legislativo 1/2007, de 16 de noviembre, por el que se aprueba el texto refundido de la Ley General para la Defensa de los Consumidores y Usuarios y otras leyes complementarias</a> .	Infringement or non-compliance	administrative
Art. 4(9)	Other labels, marks, symbols or inscriptions that would be likely to	Sanctions (up to):	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>	infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	mislead or confuse end-users in respect to the parameters set out in Annex I will be provided or displayed	<ul style="list-style-type: none"> <li>Minor (M): 60k€</li> <li>Serious (S): 6 M€</li> <li>Very serious (VS): 100 M€</li> </ul>	(M): Art. 31.3 h) (S): Art. 31.2 n), r) (VS): Art 32.1 b), d)		
Art. 4(9)	Other labels, marks, symbols or inscriptions that would be likely to mislead or confuse end-users in respect to the parameters set out in Annex I will be provided or displayed	Sanctions (up to): <ul style="list-style-type: none"> <li>Minor (M): up to 600€</li> </ul>	<a href="#">Ley 37/2003 de 17 de noviembre, del Ruido, Capítulo IV</a>  (M): Art 28.4.c)	infringement	administrative
Art. 4 (9) and 4(10)  *Only tyres intended for consumers (non-professional)	Misleading practices	Sanctions (up to): <ul style="list-style-type: none"> <li>Minor: 10 k€</li> <li>Serious: 100 k€</li> <li>Very serious: 1 M€</li> </ul>	Article 47 (m) of <a href="#">Real Decreto Legislativo 1/2007, de 16 de noviembre, por el que se aprueba el texto refundido de la Ley General para la Defensa de los Consumidores y Usuarios y otras leyes complementarias.</a>	Infringement or non-compliance	Administrative procedure: <a href="#">Ley 39/2015, de 1 de octubre, del Procedimiento Administrativo Común de las Administraciones Públicas.</a>
Art. 4(10)	Other labels, that mimic the tyre label, will be provided or displayed,	Sanctions (up to): <ul style="list-style-type: none"> <li>Minor (M): 60k€</li> <li>Serious (S): 6 M€</li> <li>Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 h) (S): Art. 31.2 n), r) (VS): Art 32.1 b), d)	infringement	administrative
Art. 5(1), 5(2) and 5(6)	The information set out in Annex VII is not correct, not complete or not in time entered into the product database (including a tyre with relevant changes)	Sanctions (up to): <ul style="list-style-type: none"> <li>Minor (M): 60k€</li> <li>Serious (S): 6 M€</li> <li>Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 g), h), i)	infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

			(S): Art. 31.2 n), r) (VS): Art 32.1 d)		
Art. 5(4) and 5(5)	Information not provided in time and/or format.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 f) (S): Art. 31.2 f), r) (VS): Art 32.1 b), c), d)	infringement	administrative
Art. 5(7)	The supplier fail to keep the information concerning that tyre type in the compliance part of the product database, five years after the placing on the market of the final unit.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 g) (S): Art. 31.2 q), r) (VS): Art 32.1 b), d)	infringement	administrative
Art. 6(1)	At the point of sale: tyres are not accompanied with a tyre label (sticker) and/or the PIS is not available, including, upon request, in printed form. In the case of a tyre part of a batch, the label is not shown or displayed close to the tyre.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 6 (1) to 6 (7). Article 7. Article 8.  * Only tyres intended for consumers (non-professional)	Provisions requesting the presence of the label and its correct format according to Annex II, at the point of sale or distance selling only intended for consumers (non-professional).  No revision of technical features, documents, data bases or data supporting the information in the label.	<i>Real Decreto Legislativo 1/2007.</i>  Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor: 10 k€</li> <li>• Serious: 100 k€</li> <li>• Very serious: 1 M€</li> </ul>	Article 47 (g) of <a href="#">Real Decreto Legislativo 1/2007, de 16 de noviembre, por el que se aprueba el texto refundido de la Ley General para la Defensa de los Consumidores y Usuarios y otras leyes complementarias.</a>	Infringement or non-compliance	Administrative procedure: <a href="#">Ley 39/2015, de 1 de octubre, del Procedimiento Administrativo Común de las Administraciones Públicas.</a>

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

Art. 6(2)	Tyre label is not shown within the visual advertisement of a tyre type.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 6(3)	Tyre label is not displayed or information on Annex IV not included in the technical promotional material.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 6(4) to 6(7)	Information not provided to end-users where end-users cannot see directly the product.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 7	The end-user who intends to acquire a new vehicle, is not, not correctly, not completely or not in time provided with the tyre label and/or the relevant technical promotional material for the tyres offered with or fitted on the vehicle	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): Art. 31.3 a), g) (S): Art. 31.2 a), l), q), r) (VS): Art 32.1 a), b), d)	infringement	administrative
Art. 9	The information that must be provided in compliance with articles 4, 6 and 7 regarding the parameters indicated on the tire label will be	Sanctions: <ul style="list-style-type: none"> <li>• Minor (M): up to 600€</li> <li>• Serious (S): from 601€ to 12.000 €.</li> </ul>	<a href="#">Ley 37/2003 de 17 de noviembre, del Ruido, Capítulo IV</a>  (M): Art 28.4.a)	infringement	administrative

National measures on penalties and sanctions adopted pursuant to Article 11.5 of Regulation (EU) 2020/740 on the labelling of tyres

	obtained in accordance with the test methods set out in annex I and with the laboratory harmonization procedure set out in the Annex V.		(S): <i>Art. 28.3.d)</i>		
Art. 9	The information that must be provided in compliance with articles 4, 6 and 7 regarding the parameters indicated on the tire label will be obtained in accordance with the test methods set out in annex I and with the laboratory harmonization procedure set out in the Annex V.	Sanctions (up to): <ul style="list-style-type: none"> <li>• Minor (M): 60k€</li> <li>• Serious (S): 6 M€</li> <li>• Very serious (VS): 100 M€</li> </ul>	<a href="#">Ley 21/1992, de 16 de julio, de Industria, Título V</a>  (M): <i>Art. 31.3 a), h)</i> (S): <i>Art. 31.2 a), n)</i>	infringement	administrative

SWEDEN

Provision of Regulation 2020/740 the national measure or sanction relates to	Types of infringement or non-compliance which give rise to measures or sanctions	Description of the arrangements for measures and sanctions	Reference of the national legislation, including a link to a site (s) where these measures are publicly available	Applicability of measures and sanctions (per infringement, non-compliance or per product)	Type of procedure (civil administrative, penal)
Regulation (2014:1039) about market surveillance of products and other surveillance	A non-compliant of tyre labelling in physical shop or on the web, as missing label or information.	1- Dialogue in written form with economic operator, asking for action	Swedish Energy Agency web page, <a href="#">LINK</a>	Number of non-compliance, severity of non-compliance and turnover of economic operator → Estimation with a check list → Fine up to 1.000.000 SEK (approx. 100.000 €)	Regional administrative court
Law (2008:112) about ecodesign		2a Action done → Case closed			
Regulation (2016:187) about ecodesign		2b No action → Injunction to economic operator			
Law (2018:551) with complementary provisions to the EU tyre labelling regulation		3 Still no action → Injunction with fine to economic operator			