REGULATIONS NOT HARMONISED AT EUROPEAN LEVEL

LEATHER GOODS AND LIKE-KIND PRODUCTS

SCOPE
The following is considered as:
— Leather: the product made from animal hide by means of tanning, or by impregnation preserving the natural structure of the hide, and that has kept all or part of its grain
— Split leather: the inner side of the hide made by separating the top-grain of the rawhide, or by any other operation that completely removes the outer layer, and where all the hair and feather bulbs and the scales have been scraped off. For split pigskin, the bristle holes may be visible.

It is forbidden to use the word ‘leather’, either as a noun, as the root word, or as an adjective, regardless of the language, to identify any other material than the one made from animal skin by means of tanning, or by impregnation preserving the natural shape of the skin fibres.

FRENCH REGULATIONS

- **Decree No 2010-29 of 8 January 2010** applying Article L.214-1 of the Consumer Code to certain leather goods and like-kind products *(effective as from 01.02.2011)*
- **Order of 8 February 2010** on the implementation of Decree No 2010-29 of 8 January 2010 applying the Consumer Code to certain leather goods and like-kind products
- **Decree of 18 February 1986** applying the Act of 1 August 1905 on adulteration and dishonest presentation of goods and services to the sale of leather goods and like-kind products, amended by **Decree No 89-292 of 10 May 1989**

CONTACTS

- **AUTHORITY RESPONSIBLE FOR REGULATIONS**
  - Ministère de l’économie et des finances (Ministry for the Economy and Finance):
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- **MARKET SURVEILLANCE AUTHORITY**
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