

JYSK STANDARD

Toys

Scope

This JYSK Standard applies to toy products and describes the requirements for toys in JYSK assortment.

Change-log

Section	Changes
<u>1.1</u>	Added Moroccan Law No. 24-09, Safety of Products and Services as legislation.
<u>2</u>	Added requirement for the CMim-mark.

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1 General information

Definition of toys according to the Toy Safety Directive: Products designed or intended, whether or not exclusively, for use in play by children under 14 years of age.

If you have any questions regarding categorizing weather your product is a toy or not, please contact <u>JYSK C&Q</u>.

For further information on grey zone problem see *EU Guidance document*.

Examples of toy articles are shown in Table 1.



Table 1 - Examples of toys

1.1 Regulation

All toy products are covered by the Toy Safety Directive 2009/48/EC and by the Moroccan Law No. 24-09, Safety of Products and Services.

The products can also be covered by other legislation at the same time such as RoHS, EMC or WEEE for electronic products and REACH for all products.

All toys must be marked with CE for the EU and the UK market, and with CMim for the Moroccan market.

1.2 Consistent production

The manufacturer must ensure that relevant procedures are in place for series production to remain in conformity. Changes in toy design, characteristics, or the harmonised standards by reference to which conformity of a toy is declared shall be adequately taken into account.

If the manufacturers have reason to believe that a toy sold to JYSK is not in conformity with the relevant Community harmonisation legislation, JYSK must be informed immediately.

Changes in the product or problems with conformity must be informed to/approved by <u>JYSK C&Q</u>.

2 Labelling requirements

All toy products must bear the following on the product and on the packaging - visible, legible and indelible:

- PO/batch number (the toy must be traceable towards all parts)
- JYSK article number
- JYSK logo/trade name and JYSK HO address
- CE mark at least 5 mm high. (More information on CE-marking <u>here</u>)
- CMim mark at least 6 mm high. (More information on CMim-marking <u>here</u>)
- If relevant, age warning or age pictogram, according to 3.1.



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Other labelling requirements:

- Age labelling e.g. "8+" can be used, but only where it is relevant and indicates optimal age for increased play
 value.
- If the toy includes electrical or electronically parts, the toy must be labelled according to the relevant harmonised standard/directive.
- All toys made of textile for children under 3 years, must bear a care label with washing/cleaning instructions, e.g.
 "only soak wash" or "machine wash". Labelling must be according to <u>JYSK 6004 Care labels</u>.

If the labelling requirements cannot be fulfilled, the supplier must contact <u>JYSK C&Q</u> for approval.

3 Warnings

When relevant, the packaging and labelling must include specific WARNING sentences in accordance with the Toy Safety Directive in all languages.

- Translations of warnings and the word "WARNING(S)" must be according to CEN/TR 15071.
- The word "WARNING(S)" must be in front of the warning in order for the consumer to understand the nature of the warning(s).
- The word "WARNING(S)" must always be written in capital letters.
- If the toy has more than one warning the word "WARNINGS" must be used.
- Warning pictograms cannot replace the word warning.

3.1 Toys unsuitable for children under three years

If the age assessment indicates that the toy product is unsuitable for children under three years, a warning and a reference to the hazard must accompany the toy. If the harm is not obvious to the consumer, the warning must be supplemented by a description of the harm.

Example: WARNING. Not suitable for children under three years. Small parts. Choking hazard.

Note: A toy product cannot be considered unsuitable for children under three years, only because it cannot pass the required test, i.e. a teddy bear must always be suitable for children under three years and pass the relevant tests.

3.1.1 Use of age pictogram

The age pictogram can replace only the sentence "Not suitable for children under three years" and must be complemented by the word WARNING and a reference to the hazard.

JYSK prefers the age pictogram to be used as a supplement to the text-warning as described above and to indicate the age warning on the actual product.

- The symbol must be min. 10 mm.
- The circle and the stroke must be red.
- The background must be white.
- The age range and the outline of the face must be black.
- The pictogram must be used in accordance with EN 71.
- The pictogram can never be used on teddy bears or other products obviously intended for children under three years.
- The age range "0-3" years cannot be changed.
- Can be used as a supplement to the text-warning or as the on-product warning.





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4 Instructions

Instructions and safety information are an integral part of the toy that shall promote the correct use of the product. If a toy does not need any instruction e.g. a soft filled bear, an instruction is not needed.

The instruction must draw the attention of users or their supervisors to the inherent hazards and risks of harm involved in using the toys, and to the ways of avoiding such hazards and risks.

- Game instructions must follow all games.
- If the instruction is more than one page, the pages must be numbered.
- Safety instruction texts or illustration must be included in the instruction when necessary.
- Instructions for assembly or installation must be included if the product has to be assembled or require special skills or tools.
- Instructions must be created in accordance with JYSK guidelines.

4.1 Hygiene instructions for bathing/water toys

All toys intended for use in water or to be filled with water or other fluids must have instructions on necessary cleaning and/or drying to avoid any hygiene risks such as mould.

5 Mandatory documentation review

All toy products must undergo a mandatory documentation review of its Technical Documentation File by <u>ForbrugerLab</u> (Consumer Lab Denmark) and obtain a written report. <u>ForbrugerLab</u> will assess if the technical documentation seems sufficient to fulfil the legal requirements in the Toy Safety Directive and draw up the report once an acceptable level of compliance has been achieved. Declaration of Conformity and test reports according to harmonized standards must be without any remarks.

The document review will be based on the <u>European Commission's guidelines on Technical Documentation</u> in relation to the Toy Safety Directive as well as any supplemental experience obtained by JYSK or ForbrugerLab. The document review will not include testing of the toy.

To initiate the review of the Technical Documentation File the supplier must – as described in the Toy Safety Directive and the <u>Furopean Commission's guidelines on Technical Documentation</u> – send at least the following to <u>ForbrugerLab</u> in English:

- 1 sample in final JYSK sales packaging
- Data/description of the toy incl. identification number, pictures, materials, use/expected use and age assessment
- Safety assessment, concerning at least <u>JYSK 10201 Appendix A02</u>:
 - Physical, mechanical and electrical hazards
 - Hygiene/microbiological and radioactive hazards
 - Chemical hazards, including BOM (Bill of material), BOS (Bill of substances) and, if relevant, SDS (Safety Data Sheet)
- Test reports
- Toxicological Risk Assessment (if any)
- Declarations from producer (if any)
- Conformity assessment
- Declaration of Conformity, according to <u>JYSK 8004</u>

<u>ForbrugerLab</u> encourages suppliers to forward the documents in a well-structured package as if forwarded to an authority to increase the understanding of the links between assessments, test, etc. thus to increase the probability of a positive assessment.

Note: If the product is covered by other directives requiring CE-marking these must be included in the Declaration of Conformity and the technical documentation must include the necessary documents.



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5.1 Terms and conditions

The supplier will be the client of $\underline{ForbrugerLab}$ and the supplier must pay $\underline{ForbrugerLab}$ directly.

The cost for a document review and written report is DKK 2500,- (ex. VAT). If the initial report is not sufficient and further guidance, feedback or follow-up review is needed the cost is DKK 1295,-/hour (ex. VAT).

JYSK will have full access to all information through <u>ForbrugerLab</u> concerning any toy products supplied to JYSK in relation to such a review. <u>ForbrugerLab</u> can share this information with JYSK without breaching any confidentiality agreement with the supplier.

If the technical documentation cannot achieve an acceptable level of compliance during the review, the supplier must inform JYSK immediately.

<u>ForbrugerLab</u>'s additional terms and conditions can be found in <u>JYSK 10202- Appendix A03</u>. Submission of documents to <u>ForbrugerLab</u> is considered acceptance of the terms and conditions.

For further questions, contact <u>ForbrugerLab</u>:
ForbrugerLaboratoriet
Industrivej 9 AC, DK-5500 Middelfart
+45 48482812

<u>Lab@ForbrugerLab.dk</u> or <u>torben.foged@forbrugerlab.dk</u>

6 Required documents

The following documents must be sent to <u>JYSK C&Q</u> no later than one week before first shipment. The below mentioned documents must be in separate PDF-files, i.e. four PDF's in total.

All documents must contain JYSK Product number and photos to ensure they match the correct product.

- Document review report from ForbrugerLab
- Test reports
- Technical Documentation File
- Declaration of Conformity, according to <u>JYSK 8004</u>

In the event of any changes all documents must be updated and resend to JYSK.

All documentation must be kept for 10 years – by the supplier and JYSK.