

# FSSAI Compliance Report

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## Product Information

<b>Product Name:</b>	3 in 1 Soybeans
<b>Category:</b>	PACKAGED_FOOD
<b>Upload Date:</b>	March 07, 2026
<b>Status:</b>	In Review

## Label Image



## Compliance Summary

Status	Count	Percentage
Compliant	4	18.2%
Non-Compliant	11	50.0%
Pending Review	7	31.8%
<b>Total Rules</b>	<b>22</b>	<b>100%</b>

# Detailed Compliance Results

## Non-Compliant Items (11)

### 1. Food Name on Front

**Risk: HIGH**

**Observation:** The label does not clearly declare the true name of the food on the front of the pack.

**Assessment:** The label does not include a clear and specific name of the food product on the front. It provides a description of the product but not a distinct name.

**Suggested Action:** Add a clear and specific name of the food product on the front of the pack.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

### 2. Ingredient List

**Risk: MEDIUM**

**Observation:** The label contains an ingredient list, but the ingredients are not listed in descending order of weight or volume.

**Assessment:** The ingredient list is present but does not comply with the requirement of being listed in descending order of weight or volume.

**Suggested Action:** Reorder the ingredients in the list to be in descending order of weight or volume.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

### 3. QUID Declaration

**Risk: MEDIUM**

**Observation:** The label does not declare the percentage by weight or volume of emphasized or characterizing ingredients.

**Assessment:** The label emphasizes soybeans as a key ingredient but does not provide the percentage by weight or volume of soybeans in the product.

**Suggested Action:** Add the percentage by weight or volume of soybeans in the product on the label.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

### 4. Nutritional Panel

**Risk: HIGH**

**Observation:** The label does not provide nutritional information in the form of a Barcode or Global Trade Identification Number (GTIN). | The label contains some nutritional information but is missing several required elements such as Energy (kcal), Total Fat (g), Saturated Fat (g), Cholesterol (mg), and Sodium (mg). Additionally, the serving size is not clearly stated in grams/ml.

**Assessment:** The label does not fully comply with the nutritional information requirements as specified by FSSAI regulations. Several mandatory nutritional values are missing, and the serving size is not clearly stated.

**Suggested Action:** Add the missing nutritional information including Energy (kcal), Total Fat (g), Saturated Fat (g), Cholesterol (mg), and Sodium (mg). Clearly state the serving size in grams/ml.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

## 5. No False Labelling

**Risk: HIGH**

**Observation:** The label contains exaggerated and misleading claims such as 'versatile, nutrient-dense', 'Big on nutrition, light to enjoy', and 'smarter snack for any time of day', which are likely to create a false impression about the product.

**Assessment:** The label contains exaggerated and misleading claims that are likely to create a false impression about the product, violating the 'No False Labelling' rule.

**Suggested Action:** Remove or modify the exaggerated and misleading claims to ensure the label does not present the product in a false, misleading, or deceptive manner.

**Consequence:** Section 53, FSS Act 2006: Penalty up to ₹10 lakhs (misleading advertisement). Section 52, FSS Act 2006: Penalty up to ₹3 lakhs (misbranded food).

## 6. Lot/Batch Number

**Risk: HIGH**

**Observation:** No batch number, code number, or lot number is declared on the label.

**Assessment:** The label does not include a batch number, code number, or lot number, which is required for traceability of the product.

**Suggested Action:** Add a batch number, code number, or lot number to the label for traceability.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

## 7. Net Quantity & MRP

**Risk: MEDIUM**

**Observation:** The label contains 'Net Weight: 150 D' and 'Net Weight: 150 O', but the format is incorrect as per the Legal Metrology Act, 2009.

**Assessment:** The label contains the net weight declaration, but the format is incorrect. The 'D' and 'O' are not valid units for net quantity.

**Suggested Action:** Correct the net weight declaration to use a valid unit (grams or kilograms).

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs (misbranded food). Additionally, penalties under the Legal Metrology Act, 2009 may also apply for non-compliance with net quantity and MRP declaration requirements.

## 8. Label Language

**Risk: MEDIUM**

**Observation:** The label contains text in English, but there are several spelling and grammatical errors.

**Assessment:** The label contains text in English, but there are several spelling and grammatical errors, which make the content unclear and not legible. For example, 'versatile' should be 'versatile', 'Saybeans' should be 'Soybeans', and 'guten' should be 'gluten'. These errors violate the requirement for clear, legible, and indelible content.

**Suggested Action:** Correct the spelling and grammatical errors on the label to ensure all content is clear, legible, and indelible.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

## 9. Date Marking

**Risk: HIGH**

**Observation:** The label does not contain the 'Date of manufacture or packaging' and 'Expiry/Use by' date grouped together.

**Assessment:** The label is missing the required 'Date of manufacture or packaging' and 'Expiry/Use by' date information, which must be declared and grouped together as per FSSAI regulations.

**Suggested Action:** Add the 'Date of manufacture or packaging' and 'Expiry/Use by' date information, ensuring they are grouped together on the label.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

## 10. Allergen Declaration

**Risk: HIGH**

**Observation:** The label contains allergen information but it is not in the correct format. It mentions 'Contains Soy' but also includes incorrect and unclear information about tree nuts and gluten.

**Assessment:** The allergen declaration is present but not in the correct format as required by FSSAI regulations. The label includes incorrect and unclear information about tree nuts and gluten, which is not compliant.

**Suggested Action:** Correct the allergen declaration to comply with FSSAI regulations. Ensure it states 'Contains Soy' without additional incorrect information.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

## 11. Caffeine Content Warning

**Risk: HIGH**

**Observation:** The label does not contain any declaration of 'CONTAINS CAFFEINE' or the quantity of added caffeine in ppm.

**Assessment:** The label does not include the required declaration of caffeine content as specified by the FSSAI regulation.

**Suggested Action:** Add a declaration of 'CONTAINS CAFFEINE' in a rectangular box and the quantity of added caffeine in ppm in the list of ingredients.

**Consequence:** Section 52, FSS Act 2006: Penalty up to ₹3 lakhs for manufacturing/storing/selling/distributing/importing misbranded food. Adjudicating Officer may also direct corrective action or destruction of the article.

## Pending Review Items (7)

### 1. Nutrient Calculation

**Observation:** The label does not provide specific energy and protein values calculated using the prescribed conversion factors.

**Assessment:** The label does not provide the required energy and protein values calculated using the prescribed conversion factors. Therefore, it cannot be determined if the label is compliant with the nutrient calculation rule.

### 2. Nutrient Tolerance

**Observation:** The label contains nutritional information but does not provide the actual nutrient values to compare against the declared values.

**Assessment:** The label includes nutritional information but lacks the actual nutrient values needed to verify compliance with the  $\pm 10\%$  tolerance requirement. Without the actual values, it is not possible to determine if the declared nutrient values meet the compliance condition.

### 3. Food Additives Declaration

**Observation:** The label does not provide any information about food additives or flavoring agents.

**Assessment:** The label does not contain any information about food additives or flavoring agents, hence it is pending compliance with the Food Additives Declaration rule.

### 4. Trans Fat Declaration

**Observation:** The label does not contain any information about trans fat and saturated fat content, MUFA, PUFA, omega-3 and omega-6 fatty acid content.

**Assessment:** This rule applies to edible oils, fats, and food products in which fats/oils are used as an ingredient. The product category is PACKAGED\_FOOD, and it does not fall under the specified food categories for this rule.

### 5. PDP Size Requirements

**Observation:** The label does not provide sufficient information to determine the principal display panel (PDP) area or the font size of the text.

**Assessment:** The label does not provide sufficient information to determine if the PDP area and font size meet the required specifications. Additional information about the package dimensions and font sizes is needed to complete the evaluation.

### 6. Schedule II Mandatory Declarations

**Observation:** The label does not contain any mandatory declarations as per Schedule II of the FSSAI regulations.

**Assessment:** This rule applies to pre-packaged foods containing specific ingredients/additives as listed in Schedule II of the FSSAI regulations. However, the label does not contain any mandatory declarations as per Schedule II.

### 7. Non-Retail Container Labelling

**Observation:** The label does not contain the statement 'NOT FOR RETAIL SALE' and does not specify if it is for non-retail sale.

**Assessment:** This rule applies only to non-retail packaged food products. The label does not indicate if this product is intended for non-retail sale.



## **Compliant Items (4)**

### **1. Veg/Non-Veg Symbol**

Green vegetarian symbol is present on the label

### **2. Manufacturer Address**

The label includes the name and complete address of the brand owner.

### **3. FSSAI Logo & Licence**

The label displays the FSSAI logo and the license number.

### **4. E-Commerce Labelling**

All mandatory label information is provided before the sale is completed.

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