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⁽¹⁾ Text with EEA relevance.

EN

Acts whose titles are printed in light type are those relating to day-to-day management of agricultural matters, and are generally valid for a limited period.

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II

(Non-legislative acts)

DECISIONS

COUNCIL DECISION (EU) 2017/1842**of 9 October 2017****on the open data policy of the Council and the reuse of Council documents**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 240 thereof,

Whereas:

- (1) New information and communication technologies have created unprecedented opportunities for aggregating and combining content from different sources. The trend towards an information and knowledge society influences the life of all citizens across the Union by enabling them to gain new ways of accessing and acquiring knowledge.
- (2) Public sector information is an important source of knowledge and innovation in the private sector, supporting the creation of better digital services for citizens and companies across Europe.
- (3) The Council and other EU institutions collect, produce and disseminate a wide range of information relating to the policies and areas of activity of the Union. The EU institutions hold documents which could be reused in digital products and services and which could become a useful content resource for citizens and companies alike.
- (4) Directive 2003/98/EC of the European Parliament and of the Council ⁽¹⁾ sets out minimum rules for the reuse of public sector information in the Member States and encourages Member States to go beyond those minimum rules and to adopt open data policies.
- (5) Following the adoption of Commission Decision 2011/833/EU ⁽²⁾, in 2012 the European Commission set up the European Union Open Data Portal ('EU ODP') which aims to be a single point of access to data from the EU institutions and other bodies of the Union.
- (6) In June 2013, the Union endorsed the G8 Open Data Charter and undertook to implement a number of open data activities identified in the G8 Collective Action Plan under that Charter.
- (7) In its Conclusions of 24 and 25 October 2013, the European Council identified open data as an untapped resource with a huge potential for building stronger, more interconnected societies that better meet the needs of the citizens and called for the active promotion of the reuse of public sector information.

⁽¹⁾ Directive 2003/98/EC of the European Parliament and of the Council of 17 November 2003 on the re-use of public sector information (OJ L 345, 31.12.2003, p. 90).

⁽²⁾ Commission Decision 2011/833/EU of 12 December 2011 on the reuse of Commission documents (OJ L 330, 14.12.2011, p. 39).

- (8) In its Conclusions of 2 March 2015, the Council highlighted that full and efficient exploitation of tools and services such as open data can drive for better productivity and better services and should be facilitated. Furthermore, in its Conclusions of 29 May 2015, the Council encouraged the development of a data-friendly policy environment in the Union which promotes interoperability, the use and re-use of government data for research and innovation purposes while ensuring the necessary data protection.
- (9) The EU ODP currently contains a large number of data sets and links to Open Data Portals of the Member States. The Council has participated in the EU ODP since 2015, using the following three datasets: metadata of the Council's Public Register, metadata of requests for public access to Council documents and the Council's votes on legislative acts.
- (10) To date, the Council has participated in the EU ODP through pilot projects. As those pilot projects have been successful, an open data policy for Council documents should be laid down in order to capitalise on and maximise the experience gained so far and to allow the Council to define the conditions governing the publication and reuse of its documents.
- (11) An open data policy for Council documents would improve the flow of information between the Council and the general public; it would lead to the wider use and spread of information about the Union; it would enhance the Council's reputation for openness and transparency; and it would strengthen the accountability of the Council as a public institution.
- (12) The open data policy for Council documents should promote the development of tools and applications that help users search for and identify documents for reuse.
- (13) This Decision should not apply to documents for which the Council is not in a position to allow reuse in view of third party intellectual property rights or access rights regimes in Member States.
- (14) The right of access to Council documents remains regulated by Regulation (EC) No 1049/2001 of the European Parliament and of the Council ⁽¹⁾.
- (15) This Decision should be without prejudice to and should be implemented and applied in compliance with the rules on the protection of individuals with regard to the processing of personal data, as well as with the security rules for protecting EU classified information,

HAS ADOPTED THIS DECISION:

Article 1

Subject matter and objective

1. This Decision establishes an open data policy of the Council ('the open data policy') by defining the principles, conditions and limits governing the reuse and the practical means of facilitating the reuse of documents held and produced by the Council, as defined in Article 2(1).
2. The open data policy shall have the following objectives:
 - (a) to improve the flow of information between the Council and the general public; and
 - (b) to facilitate the wide reuse of information.

Article 2

Scope

1. This Decision applies to documents held and produced by the Council which have been made public by the Council.

⁽¹⁾ Regulation (EC) No 1049/2001 of the European Parliament and of the Council of 30 May 2001 regarding public access to European Parliament, Council and Commission documents (OJ L 145, 31.5.2001, p. 43).

2. This Decision shall not apply to documents held and produced by the Council for which the Council is not in a position to allow reuse in view of:

- (a) intellectual property rights of third parties; or
- (b) access rights regimes in Member States.

3. This Decision is without prejudice to and shall be implemented and applied in accordance with:

- (a) the rules on the protection of individuals with regard to the processing of personal data, and in particular Regulation (EC) No 45/2001 of the European Parliament and of the Council ⁽¹⁾;
- (b) the rules on public access to Council documents, and in particular Regulation (EC) No 1049/2001; and
- (c) the security rules for protecting EU classified information, and in particular Council Decision 2013/488/EU ⁽²⁾.

Article 3

Definitions

For the purposes of this Decision, the following definitions shall apply:

(1) 'document' means:

- (a) any content whatever its medium (written on paper or stored in electronic form or as a sound, visual or audiovisual recording) concerning a matter relating to the policies, activities and decisions falling within the institutional sphere of responsibility of the Council;
- (b) any part of such content;

(2) 'reuse' means the use by persons or legal entities of documents for commercial or non-commercial purposes other than the initial purpose for which the document was produced;

(3) 'personal data' means data as defined in point (a) of Article 2 of Regulation (EC) No 45/2001;

(4) 'open format' means a file format that is platform-independent and made available to the public without any restriction that impedes the reuse of documents;

(5) 'machine-readable format' means a format structured for software applications to identify reliably individual statements of fact and their internal structure.

Article 4

General principles

The General Secretariat of the Council ('the GSC') shall ensure that documents are made available for reuse:

- (a) by all;
- (b) without the need to make an individual application;
- (c) free of charge; and
- (d) for commercial and non-commercial purposes.

Article 5

Non-discrimination and exclusive rights

1. Any applicable conditions for the reuse of documents shall be non-discriminatory for comparable categories of reuse.

⁽¹⁾ Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (OJ L 8, 12.1.2001, p. 1).

⁽²⁾ Council Decision 2013/488/EU of 23 September 2013 on the security rules for protecting EU classified information (OJ L 274, 15.10.2013, p. 1).

2. The reuse of documents shall be open to all potential actors in the market. No exclusive rights shall be granted.

Article 6

Conditions for reuse

1. Documents shall be made available for reuse under the following conditions:
 - (a) the obligation for the reuser to acknowledge the source of the documents;
 - (b) the obligation not to distort the original meaning or message of the documents;
 - (c) the non-liability of the Council for any consequence stemming from the reuse.
2. If necessary, the GSC may apply other conditions to a particular type of document.
3. The GSC shall take appropriate measures to protect the rights, interests and public image of the Council in all appropriate fora.

Article 7

Available formats

1. The GSC shall make documents available:
 - (a) in any existing format or language version held by the Council;
 - (b) on the internet; and
 - (c) where possible and appropriate, in open and machine-readable formats.
2. The GSC shall not be obliged to:
 - (a) create, adapt or update documents;
 - (b) provide extracts, if doing so would involve a disproportionate effort, going beyond a simple operation;
 - (c) translate documents into any official language versions other than those already available; or
 - (d) continue to produce certain types of documents or to preserve the documents in a given format with a view to their reuse.

Article 8

Report

By 10 October 2022, the GSC shall submit a report to the Council on the application of this Decision, including the implementing actions taken by the GSC in order to make documents available for reuse in open and machine readable formats.

Article 9

Entry into force

This Decision shall enter into force on the date of its publication in the *Official Journal of the European Union*.

Done at Luxembourg, 9 October 2017.

For the Council
The President
S. KIISLER

COUNCIL DECISION (EU) 2017/1843**of 9 October 2017****appointing a member and three alternate members, proposed by the Republic of Finland, of the Committee of the Regions**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 305 thereof,

Having regard to the proposal of the Finnish Government,

Whereas:

- (1) On 26 January 2015, 5 February 2015 and 23 June 2015, the Council adopted Decisions (EU) 2015/116 ⁽¹⁾, (EU) 2015/190 ⁽²⁾ and (EU) 2015/994 ⁽³⁾ appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020.
- (2) A member's seat on the Committee of the Regions has become vacant following the end of the term of office of Mr Ilpo HAALISTO.
- (3) Three alternate members' seats on the Committee of the Regions have become vacant following the end of the terms of office of Mr Veikko KUMPUMÄKI, Ms Hannele LUUKKAINEN and Mr Antero SAKSALA,

HAS ADOPTED THIS DECISION:

Article 1

The following are hereby appointed to the Committee of the Regions for the remainder of the current term of office, which runs until 25 January 2020:

- (a) as a member:
 - Mr Ilpo HELTIMOINEN, *Lappeenrannan kaupunginvaltuuston jäsen*,
- (b) as alternate members:
 - Ms Terhi KOULUMIES, *Helsingin kaupunginvaltuuston jäsen*,
 - Mr Jari ANDERSSON, *Sastamalan kaupunginvaltuuston jäsen*,
 - Mr Mikko AALTONEN, *Tampereen kaupunginvaltuuston jäsen*.

Article 2

This Decision shall enter into force on the date of its adoption.

Done at Luxembourg, 9 October 2017.

For the Council

The President

S. KIISLER

⁽¹⁾ Council Decision (EU) 2015/116 of 26 January 2015 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020 (OJ L 20, 27.1.2015, p. 42).

⁽²⁾ Council Decision (EU) 2015/190 of 5 February 2015 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020 (OJ L 31, 7.2.2015, p. 25).

⁽³⁾ Council Decision (EU) 2015/994 of 23 June 2015 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020 (OJ L 159, 25.6.2015, p. 70).

COUNCIL DECISION (EU) 2017/1844**of 9 October 2017****appointing a member, proposed by the Kingdom of the Netherlands, of the Committee of the Regions**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 305 thereof,

Having regard to the proposal of the Government of the Netherlands,

Whereas:

- (1) On 26 January 2015, 5 February 2015 and 23 June 2015, the Council adopted Decisions (EU) 2015/116 ⁽¹⁾, (EU) 2015/190 ⁽²⁾ and (EU) 2015/994 ⁽³⁾ appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020.
- (2) A member's seat on the Committee of the Regions has become vacant following the end of the term of office of Mr Rogier VAN DER SANDE,

HAS ADOPTED THIS DECISION:

Article 1

The following is hereby appointed as a member of the Committee of the Regions for the remainder of the current term of office, which runs until 25 January 2020:

— Ms J. (Jeannette) BALJEU, *Gedeputeerde in de provincie Zuid-Holland*.

Article 2

This Decision shall enter into force on the date of its adoption.

Done at Luxembourg, 9 October 2017.

For the Council

The President

S. KIISSLER

⁽¹⁾ Council Decision (EU) 2015/116 of 26 January 2015 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020 (OJ L 20, 27.1.2015, p. 42).

⁽²⁾ Council Decision (EU) 2015/190 of 5 February 2015 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020 (OJ L 31, 7.2.2015, p. 25).

⁽³⁾ Council Decision (EU) 2015/994 of 23 June 2015 appointing the members and alternate members of the Committee of the Regions for the period from 26 January 2015 to 25 January 2020 (OJ L 159, 25.6.2015, p. 70).

COMMISSION IMPLEMENTING DECISION (EU) 2017/1845**of 11 October 2017****amending the Annex to Implementing Decision (EU) 2017/247 on protective measures in relation to outbreaks of the highly pathogenic avian influenza in certain Member States***(notified under document C(2017) 6910)***(Text with EEA relevance)**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 89/662/EEC of 11 December 1989 concerning veterinary checks in intra-Community trade with a view to the completion of the internal market ⁽¹⁾, and in particular Article 9(4) thereof,

Having regard to Council Directive 90/425/EEC of 26 June 1990 concerning veterinary and zootechnical checks applicable in intra-Community trade in certain live animals and products with a view to the completion of the internal market ⁽²⁾, and in particular Article 10(4) thereof,

Whereas:

- (1) Commission Implementing Decision (EU) 2017/247 ⁽³⁾ was adopted following outbreaks of highly pathogenic avian influenza of subtype H5 in a number of Member States ('the concerned Member States'), and the establishment of protection and surveillance zones by the competent authority of the concerned Member States in accordance with Article 16(1) of Council Directive 2005/94/EC ⁽⁴⁾.
- (2) Implementing Decision (EU) 2017/247 provides that the protection and surveillance zones established by the competent authorities of the concerned Member States in accordance with Directive 2005/94/EC are to comprise at least the areas listed as protection and surveillance zones in the Annex to that Implementing Decision. Implementing Decision (EU) 2017/247 also lays down that the measures to be applied in the protection and surveillance zones, as provided for in Article 29(1) and Article 31 of Directive 2005/94/EC, are to be maintained until at least the dates for those zones set out in the Annex to that Implementing Decision.
- (3) Since the date of its adoption, Implementing Decision (EU) 2017/247 has been amended several times to take account of developments in the epidemiological situation in the Union as regards avian influenza. In addition, Implementing Decision (EU) 2017/247 was amended by Commission Implementing Decision (EU) 2017/696 ⁽⁵⁾ in order to lay down rules regarding the dispatch of consignments of day-old chicks from the areas listed in the Annex to Implementing Decision (EU) 2017/247. That amendment took into account the fact that day-old chicks pose a very low risk for the spread of highly pathogenic avian influenza compared to other poultry commodities.
- (4) Commission Implementing Decision (EU) 2017/1841 ⁽⁶⁾ laid down provisions for the establishment of further restricted zones in concerned Member States in order to strengthen disease control when there is an increased risk for virus spread and the dispatch of day-old chicks and hatching eggs from those zones to other Member States under certain safety conditions. The Annex was amended in order to include the further restricted zones.
- (5) In addition, the Annex to Implementing Decision (EU) 2017/247 has been amended numerous times to take account of changes in the boundaries of the protection and surveillance zones established by the Member States concerned in accordance with Directive 2005/94/EC. That Annex was last amended by Commission

⁽¹⁾ OJ L 395, 30.12.1989, p. 13.

⁽²⁾ OJ L 224, 18.8.1990, p. 29.

⁽³⁾ Commission Implementing Decision (EU) 2017/247 of 9 February 2017 on protective measures in relation to outbreaks of the highly pathogenic avian influenza in certain Member States (OJ L 36, 11.2.2017, p. 62).

⁽⁴⁾ Council Directive 2005/94/EC of 20 December 2005 on Community measures for the control of avian influenza and repealing Directive 92/40/EEC (OJ L 10, 14.1.2006, p. 16).

⁽⁵⁾ Commission Implementing Decision (EU) 2017/696 of 11 April 2017 amending Implementing Decision (EU) 2017/247 on protective measures in relation to outbreaks of the highly pathogenic avian influenza in certain Member States (OJ L 101, 13.4.2017, p. 80).

⁽⁶⁾ Commission Implementing Decision (EU) 2017/1841 of 10 October 2017 amending Implementing Decision (EU) 2017/247 on protective measures in relation to outbreaks of the highly pathogenic avian influenza in certain Member States (OJ L 261, 11.10.2017, p. 26).

Implementing Decision (EU) 2017/1593 ⁽¹⁾, following the notification by Italy of outbreaks of highly pathogenic avian influenza of subtype H5N8 in poultry holdings in the regions of Lombardia and Veneto, and the establishment of protection and surveillance zones by that Member State around the infected poultry holdings in accordance with Directive 2005/94/EC.

- (6) Since the amendment made to Implementing Decision (EU) 2017/247 by Implementing Decision (EU) 2017/1593, Italy has detected and notified to the Commission new outbreaks of highly pathogenic avian influenza of subtype H5N8 in poultry holdings, again located in the regions of Lombardia and Veneto of that Member State. Italy has also notified the Commission that it has taken the necessary measures required in accordance with Directive 2005/94/EC, including the establishment of protection and surveillance zones around the infected poultry holdings.
- (7) The Commission has examined the measures taken by Italy in accordance with Directive 2005/94/EC, following the recent outbreaks of avian influenza of subtype H5N8 in that Member State, and it has satisfied itself that the boundaries of the protection and surveillance zones, established by the competent authority of Italy, are at a sufficient distance to any holding where an outbreak of highly pathogenic avian influenza of subtype H5N8 has been confirmed.
- (8) In order to prevent any unnecessary disturbance to trade within the Union, and to avoid unjustified barriers to trade being imposed by third countries, it is necessary to rapidly describe at Union level, in collaboration with Italy, the protection and surveillance zones established in Italy, in accordance with Directive 2005/94/EC, following the recent outbreaks of highly pathogenic avian influenza of subtype H5N8 in that Member State. Therefore, the entries for Italy in the Annex to Implementing Decision (EU) 2017/247 should be updated to take account of the up-to-date epidemiological situation in that Member State as regards that disease. In particular, new entries for certain areas in the regions of Lombardia and Veneto need to be added in order to address this new situation.
- (9) The Annex to Implementing Decision (EU) 2017/247 should therefore be amended to update regionalization at Union level to include the protection and surveillance zones established by Italy following the new outbreaks of highly pathogenic avian influenza in the regions of Lombardia and Veneto, in accordance with Directive 2005/94/EC and the duration of the restrictions applicable therein.
- (10) Implementing Decision (EU) 2017/247 should therefore be amended accordingly.
- (11) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Implementing Decision (EU) 2017/247 is amended in accordance with the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 11 October 2017.

For the Commission

Vytenis ANDRIUKAITIS

Member of the Commission

⁽¹⁾ Commission Implementing Decision (EU) 2017/1593 of 20 September 2017 amending the Annex to Implementing Decision (EU) 2017/247 on protective measures in relation to outbreaks of the highly pathogenic avian influenza in certain Member (OJ L 243, 21.9.2017, p. 14).

ANNEX

The Annex to Implementing Decision (EU) 2017/247 is amended as follows:

(1) in Part A, the entry for Italy is replaced by the following:

Member State: Italy

Area comprising:	Date until applicable in accordance with Article 29(1) of Directive 2005/94/EC
— The area of the parts of Veneto Region (ADNS 17/0037) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45.137063 and E11.664795	5.10.2017
— The area of the parts of Veneto Region (ADNS 17/0038) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45,347216 and E11,557848	21.10.2017
— The area of the parts of Veneto Region (ADNS 17/0040) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N 45,310657 E11,518548	20.10.2017
— The area of the parts of Veneto Region (ADNS 17/0039) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45,433670 E11,080676	19.10.2017
— The area of the parts of Lombardia Region (ADNS 17/0041) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45,308910 E9,870331	20.10.2017'

(2) in Part B, the entry for Italy is replaced by the following:

Member State: Italy

Area comprising:	Date until applicable in accordance with Article 31 of Directive 2005/94/EC
— The area of the parts of Lombardy and Emilia Romagna Regions (ADNS 17/0036) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45.046214 and E10.186550	From 1.10.2017 to 9.10.2017
— The area of the parts of Lombardy and Emilia Romagna Regions (ADNS 17/0036) extending beyond the area described in the protection zone and within the circle of a radius of ten kilometres, centred on WGS84 dec. coordinates N45.046214 and E10.186550	9.10.2017
— The area of the parts of Veneto Region (ADNS 17/0037) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45.137063 and E11.664795	From 6.10.2017 to 14.10.2017
— The area of the parts of Veneto Region (ADNS 17/0037) extending beyond the area described in the protection zone and within the circle of a radius of ten kilometres, centred on WGS84 dec. coordinates N45.137063 and E11.664795	14.10.2017
— The area of the parts of Veneto Region (ADNS 17/0038) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45,347216 and E11,557848	From 22.10.2017 to 30.10.2017

Area comprising:	Date until applicable in accordance with Article 31 of Directive 2005/94/EC
— The area of the parts of Veneto Region (ADNS 17/0040) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45,310657 and E11,518548	From 21.10.2017 to 29.10.2017
— The area of the parts of Veneto Region (ADNS 17/0039) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45,433670 and E11,080676	From 20.10.2017 to 28.10.2017
— The area of the parts of Lombardia Region (ADNS 17/0041) contained within a circle of radius of three kilometres, centred on WGS84 dec. coordinates N45.308910 and E9.870331	From 21.10.2017 to 29.10.2017
— The area of the parts of Veneto Region (ADNS 17/0038) extending beyond the area described in the protection zone and within the circle of a radius of ten kilometres, centred on WGS84 dec. coordinates N45,347216 and E11,557848	30.10.2017
— The area of the parts of Veneto Region (ADNS 17/0040) extending beyond the area described in the protection zone and within the circle of a radius of ten kilometres, centred on WGS84 dec. coordinates N45,310657 and E11,518548	29.10.2017
— The area of the parts of Veneto Region (ADNS 17/0039) extending beyond the area described in the protection zone and within the circle of a radius of ten kilometres, centred on WGS84 dec. coordinates N45,433670 and E11,080676	28.10.2017
— The area of the parts of Lombardia Region (ADNS 17/0041) extending beyond the area described in the protection zone and within the circle of a radius of ten kilometres, centred on WGS84 dec. coordinates N45.308910 and E9.870331	29.10.2017'

(3) in Part C, an entry for Italy is inserted:

'Member State: Italy

Area comprising	Date until measures are to remain applicable in accordance with Article 3b
<ul style="list-style-type: none"> — Municipality of ACQUAFREDDA (BS) — Municipality of CALCINATO (BS): South of A4 highway — Municipality of CALVISANO (BS) — Municipality of CARPENEDOLO (BS) — Municipality of DESENZANO DEL GARDA (BS): South of A4 highway — Municipality of ISORELLA (BS) — Municipality of LONATO DEL GARDA (BS): South of A4 highway — Municipality of MONTICHIARI (BS) — Municipality of POZZOLENGO (BS): South of A4 highway — Municipality of REMEDELLO (BS) — Municipality of VISANO (BS) — Municipality of ACQUANEGRA SUL CHIESE (MN) — Municipality of ASOLA (MN) — Municipality of BAGNOLO SAN VITO (MN) — Municipality of BIGARELLO (MN) — Municipality of BORGO VIRGILIO (MN) — Municipality of BORGOFRANCO SUL PO (MN) 	30.11.2017'

Area comprising	Date until measures are to remain applicable in accordance with Article 3b
<ul style="list-style-type: none"> — Municipality of BOZZOLO (MN) — Municipality of CANNETO SULL'OGGIO (MN) — Municipality of CARBONARA DI PO (MN) — Municipality of CASALMORO (MN) — Municipality of CASALOLDO (MN) — Municipality of CASALROMANO (MN) — Municipality of CASTEL D'ARIO (MN) — Municipality of CASTEL GOFFREDO (MN) — Municipality of CASTELBELFORTE (MN) — Municipality of CASTELLUCCHIO (MN) — Municipality of CASTIGLIONE DELLE STIVIERE (MN) — Municipality of CAVRIANA (MN) — Municipality of CERESARA (MN) — Municipality of COMMESSAGGIO (MN) — Municipality of CURTATONE (MN) — Municipality of DOSOLO (MN) — Municipality of GAZOLDO DEGLI IPPOLITI (MN) — Municipality of GAZZUOLO (MN) — Municipality of GOITO (MN) — Municipality of GONZAGA (MN) — Municipality of GUIDIZZOLO (MN) — Municipality of MAGNACAVALLLO (MN) — Municipality of MANTOVA (MN) — Municipality of MARCARIA (MN) — Municipality of MARIANA MANTOVANA (MN) — Municipality of MARMIROLO (MN) — Municipality of MEDOLE (MN) — Municipality of MOGLIA (MN) — Municipality of MONZAMBANO (MN) — Municipality of MOTTEGGIANA (MN) — Municipality of OSTIGLIA (MN) — Municipality of PEGOGNAGA (MN) — Municipality of PIEVE DI CORIANO (MN) — Municipality of PIUBEGA (MN) — Municipality of POGGIO RUSCO (MN) — Municipality of POMPONESCO (MN) — Municipality of PONTI SUL MINCIO (MN) — Municipality of PORTO MANTOVANO (MN) — Municipality of QUINGENTOLE (MN) — Municipality of QUISTELLO (MN) — Municipality of REDONDESCO (MN) — Municipality of REVERE (MN) — Municipality of RIVAROLO MANTOVANO (MN) 	

Area comprising	Date until measures are to remain applicable in accordance with Article 3b
<ul style="list-style-type: none"> — Municipality of RODIGO (MN) — Municipality of RONCOFERRARO (MN) — Municipality of ROVERBELLA (MN) — Municipality of SABBIONETA (MN) — Municipality of SAN BENEDETTO PO (MN) — Municipality of SAN GIACOMO DELLE SEGNATE (MN) — Municipality of SAN GIORGIO DI MANTOVA (MN) — Municipality of SAN GIOVANNI DEL DOSSO (MN) — Municipality of SAN MARTINO DALL'ARGINE (MN) — Municipality of SCHIVENOGLIA (MN) — Municipality of SERMIDE E FELONICA (MN) — Municipality of SERRAVALLE A PO (MN) — Municipality of SOLFERINO (MN) — Municipality of SUSTINENTE (MN) — Municipality of SUZZARA (MN) — Municipality of VIADANA (MN) — Municipality of VILLA POMA (MN) — Municipality of VILLIMPENTA (MN) — Municipality of VOLTA MANTOVANA (MN) — Municipality of BAONE (PD) — Municipality of BARBONA (PD) — Municipality of CARCERI (PD) — Municipality of CASALE DI SCODOSIA (PD) — Municipality of CASTELBALDO (PD) — Municipality of CERVARESE SANTA CROCE (PD) — Municipality of CINTO EUGANEO (PD) — Municipality of ESTE (PD) — Municipality of GRANZE (PD) — Municipality of LOZZO ATESTINO (PD) — Municipality of MASI (PD) — Municipality of MEGLIADINO SAN FIDENZIO (PD) — Municipality of MEGLIADINO SAN VITALE (PD) — Municipality of MERLARA (PD) — Municipality of MONTAGNANA (PD) — Municipality of OSPEDALETTO EUGANEO (PD) — Municipality of PIACENZA D'ADIGE (PD) — Municipality of PONSO (PD) — Municipality of ROVOLON (PD) — Municipality of SALETTO (PD) — Municipality of SANTA MARGHERITA D'ADIGE (PD) — Municipality of SANT'ELENA (PD) — Municipality of SANT'URBANO (PD) — Municipality of TEOLO (PD) 	

Area comprising	Date until measures are to remain applicable in accordance with Article 3b
<ul style="list-style-type: none"> — Municipality of URBANA (PD) — Municipality of VESCOVANA (PD) — Municipality of VIGHIZZOLO D'ESTE (PD) — Municipality of VILLA ESTENSE (PD) — Municipality of VO' (PD) — Municipality of BERGANTINO (RO) — Municipality of CASTELNOVO BARIANO (RO) — Municipality of MELARA (RO) — Municipality of ALBAREDO D'ADIGE (VR) — Municipality of ANGIARI (VR) — Municipality of ARCOLE (VR) — Municipality of BELFIORE (VR) — Municipality of BEVILACQUA (VR) — Municipality of BONAVIGO (VR) — Municipality of BOSCHI SANT'ANNA (VR) — Municipality of BOVOLONE (VR) — Municipality of BUTTAPIETRA (VR) — Municipality of CALDIERO (VR): South of A4 highway — Municipality of CASALEONE (VR) — Municipality of CASTAGNARO (VR) — Municipality of CASTEL D'AZZANO (VR) — Municipality of CASTELNUOVO DEL GARDA (VR): South of A4 highway — Municipality of CEREIA (VR) — Municipality of COLOGNA VENETA (VR) — Municipality of COLOGNOLA AI COLLI (VR): South of A4 highway — Municipality of CONCAMARISE (VR) — Municipality of ERBÈ (VR) — Municipality of GAZZO VERONESE (VR) — Municipality of ISOLA DELLA SCALA (VR) — Municipality of ISOLA RIZZA (VR) — Municipality of LAVAGNO (VR): South of A4 highway — Municipality of LEGNAGO (VR) — Municipality of MINERBE (VR) — Municipality of MONTEFORTE D'ALPONE (VR): South of A4 highway — Municipality of MOZZECANE (VR) — Municipality of NOGARA (VR) — Municipality of NOGAROLE ROCCA (VR) — Municipality of OPPEANO (VR) — Municipality of PALU' (VR) — Municipality of PESCHIERA DEL GARDA (VR): South of A4 highway — Municipality of POVEGLIANO VERONESE (VR) — Municipality of PRESSANA (VR) — Municipality of RONCO ALL'ADIGE (VR) 	

Area comprising	Date until measures are to remain applicable in accordance with Article 3b
<ul style="list-style-type: none"> — Municipality of ROVERCHIARA (VR) — Municipality of ROVEREDO DI GUÀ (VR) — Municipality of SALIZZOLE (VR) — Municipality of SAN BONIFACIO (VR): South of A4 highway — Municipality of SAN GIOVANNI LUPATOTO (VR): South of A4 highway — Municipality of SAN MARTINO BUON ALBERGO (VR) — Municipality of SAN PIETRO DI MORUBIO (VR) — Municipality of SANGUINETTO (VR) — Municipality of SOAVE (VR): South of A4 highway — Municipality of SOMMACAMPAGNA (VR): South of A4 highway — Municipality of SONA (VR): South of A4 highway — Municipality of SORGÀ (VR) — Municipality of TERRAZZO (VR) — Municipality of TREVENZUOLO (VR) — Municipality of VALEGGIO SUL MINCIO (VR) — Municipality of VERONA (VR): South of A4 highway — Municipality of VERONELLA (VR) — Municipality of VIGASIO (VR) — Municipality of VILLA BARTOLOMEA (VR) — Municipality of VILLAFRANCA DI VERONA (VR) — Municipality of ZEVIO (VR) — Municipality of ZIMELLA (VR) — Municipality of AGUGLIARO (VI) — Municipality of ALBETTONE (VI) — Municipality of ALONTE (VI) — Municipality of ALTAVILLA VICENTINA (VI): South of A4 highway — Municipality of ARCUGNANO (VI): South of A4 highway — Municipality of ASIGLIANO VENETO (VI) — Municipality of BARBARANO VICENTINO (VI) — Municipality of BRENDOLA (VI): South of A4 highway — Municipality of CAMPIGLIA DEI BERICI (VI) — Municipality of CASTEGNERO (VI) — Municipality of GAMBELLARA (VI): South of A4 highway — Municipality of GRUMOLO DELLE ABBADESSE (VI): South of A4 highway — Municipality of LONGARE (VI) — Municipality of LONIGO (VI) — Municipality of MONTEBELLO VICENTINO (VI): South of A4 highway — Municipality of MONTECCHIO MAGGIORE (VI): South of A4 highway — Municipality of MONTEGALDA (VI) — Municipality of MONTEGALDELLA (VI) — Municipality of MOSSANO (VI) — Municipality of NANTO (VI) — Municipality of NOVENTA VICENTINA (VI) 	

Area comprising	Date until measures are to remain applicable in accordance with Article 3b
<ul style="list-style-type: none">— Municipality of ORGIANO (VI)— Municipality of POJANA MAGGIORE (VI)— Municipality of SAREGO (VI)— Municipality of SOSSANO (VI)— Municipality of TORRI DI QUARTESOLO (VI): South of A4 highway— Municipality of VAL LIONA (VI)— Municipality of VICENZA (VI): South of A4 highway— Municipality of VILLAGA (VI)— Municipality of ZOVCENEDO (VI)	

