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 II

(Non-legislative acts)

#### REGULATIONS

#### COMMISSION IMPLEMENTING REGULATION (EU) 2016/1805

#### of 29 September 2016

entering a name in the register of protected designations of origin and protected geographical indications (Carmarthen Ham (PGI))

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (1), and in particular Article 52(2) thereof,

Whereas:

- Pursuant to Article 50(2)(a) of Regulation (EU) No 1151/2012, the United Kingdom's application to register the (1)name 'Carmarthen Ham' was published in the Official Journal of the European Union (2).
- As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the (2) Commission, the name 'Carmarthen Ham' should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

#### Article 1

The name 'Carmarthen Ham' (PGI) is hereby entered in the register.

The name specified in the first paragraph denotes a product in Class 1.2. Meat products (cooked, salted, smoked, etc.) set out in Annex XI to Commission Implementing Regulation (EU) No 668/2014 (3).

#### Article 2

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

<sup>(</sup>¹) OJ L 343, 14.12.2012, p. 1.
(²) OJ C 197, 3.6.2016, p. 9.
(²) Commission Implementing Regulation (EU) No 668/2014 of 13 June 2014 laying down rules for the application of Regulation (EU) No 1151/2012 of the European Parliament and of the Council on quality schemes for agricultural products and foodstuffs (OJ L 179, 19.6.2014, p. 36).

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 29 September 2016.

For the Commission,
On behalf of the President,
Phil HOGAN
Member of the Commission

#### of 29 September 2016

approving non-minor amendments to the specification for a name entered in the register of protected designations of origin and protected geographical indications (Dehesa de Extremadura (PDO))

#### THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (1), and in particular Article 52(2) thereof,

#### Whereas:

- (1) Pursuant to the first subparagraph of Article 53(1) of Regulation (EU) No 1151/2012, the Commission has examined Spain's application for the approval of amendments to the specification for the protected designation of origin 'Dehesa de Extremadura', registered under Commission Regulation (EC) No 1107/96 (2).
- (2) Since the amendments in question are not minor within the meaning of Article 53(2) of Regulation (EU) No 1151/2012, the Commission published the amendment application in the Official Journal of the European Union as required by Article 50(2)(a) of that Regulation (3).
- (3) As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the Commission, the amendments to the specification should be approved,

#### HAS ADOPTED THIS REGULATION:

#### Article 1

The amendments to the specification published in the Official Journal of the European Union regarding the name 'Dehesa de Extremadura' (PDO) are hereby approved.

#### Article 2

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 29 September 2016.

For the Commission,
On behalf of the President,
Phil HOGAN
Member of the Commission

<sup>(1)</sup> OJ L 343, 14.12.2012, p. 1.

<sup>(2)</sup> Commission Regulation (EC) No 1107/96 of 12 June 1996 on the registration of geographical indications and designations of origin under the procedure laid down in Article 17 of Council Regulation (EEC) No 2081/92 (OJ L 148, 21.6.1996, p. 1).

<sup>(3)</sup> OJ C 207, 10.6.2016, p. 17.

#### of 30 September 2016

## entering a name in the register of protected designations of origin and protected geographical indications (Poulet du Périgord (PGI))

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (1), and in particular Article 52(2) thereof,

#### Whereas:

- (1) Pursuant to Article 50(2)(a) of Regulation (EU) No 1151/2012, France's application to register the name 'Poulet du Périgord' was published in the Official Journal of the European Union (²).
- (2) As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the Commission, the name 'Poulet du Périgord' should therefore be entered in the register,

HAS ADOPTED THIS REGULATION:

#### Article 1

The name 'Poulet du Périgord' (PGI) is hereby entered in the register.

The name specified in the first paragraph denotes a product in Class 1.1. Fresh meat (and offal), as listed in Annex XI to Commission Implementing Regulation (EU) No 668/2014 (3).

#### Article 2

This Regulation shall enter into force on the twentieth day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 30 September 2016.

For the Commission,
On behalf of the President,
Phil HOGAN
Member of the Commission

<sup>(1)</sup> OJ L 343, 14.12.2012, p. 1.

<sup>(2)</sup> OJ C 195, 2.6.2016, p. 10.

<sup>(2)</sup> Commission Implementing Regulation (EU) No 668/2014 of 13 June 2014 laying down rules for the application of Regulation (EU) No 1151/2012 of the European Parliament and of the Council on quality schemes for agricultural products and foodstuffs (OJ L 179, 19.6.2014, p. 36).

#### of 12 October 2016

fixing the interest rates to be used for calculating the costs of financing intervention measures comprising buying-in, storage and disposal for the 2017 EAGF accounting year

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1306/2013 of the European Parliament and of the Council of 17 December 2013 on the financing, management and monitoring of the common agricultural policy and repealing Council Regulations (EEC) No 352/78, (EC) No 165/94, (EC) No 2799/98, (EC) No 814/2000, (EC) No 1290/2005 and (EC) No 485/2008 (1), and in particular Article 20(1) and (4) thereof,

After consulting the Committee on the Agricultural Funds,

#### Whereas:

- (1) Article 3(1)(a) of Commission Delegated Regulation (EU) No 906/2014 (2) provides that expenditure relating to the financing costs incurred by Member States in mobilising funds to buy in products is to be determined in accordance with the methods set out in Annex I to that Regulation.
- (2) Point I.1 of Annex I to Delegated Regulation (EU) No 906/2014 provides that the financing costs in question are to be calculated on the basis of a uniform interest rate for the Union fixed by the Commission at the beginning of every accounting year. This interest rate corresponds to the average of the 3-month and 12-month forward Euribor rates, recorded in the 6-month reference period to be determined by the Commission, preceding the notification from the Member States provided for in the first paragraph of point I.2 of that Annex, with a weighting of one third and two thirds respectively.
- (3) In order to determine the interest rates applicable for a given accounting year, the first paragraph of point I.2 of Annex I to Delegated Regulation (EU) No 906/2014 provides that Member States shall notify the Commission, at its request, of the average interest rate they actually bore during the reference period referred to in point I.1 of that Annex, no later than the deadline referred to in that request.
- (4) Furthermore, in accordance with the second paragraph of point I.2 of Annex I to Delegated Regulation (EU) No 906/2014, in the absence of any notification from a Member State, in the form and by the deadline referred to in the first paragraph of that point, the interest rate borne by that Member State shall be considered to be 0 %. Where a Member State declares that it did not bear any interest costs because it did not have agricultural products in public storage during the reference period, the Commission shall fix that interest rate in accordance with the third paragraph of that point.
- (5) In accordance with point I.3 of Annex I to Delegated Regulation (EU) No 906/2014, the interest rate determined on the basis of point I.2 of that Annex is to be compared with the uniform interest rate fixed on the basis of point I.1 of that Annex. The interest rate applicable to each Member State shall be the lower of these two interest rates
- (6) Given the Member States' notifications to the Commission, under the first paragraph of point I.2 of Annex I to Delegated Regulation (EU) No 906/2014, and the calculation method set out in Annex I to that Delegated Regulation, the interest rates applicable for the 2017 EAGF accounting year result in negative interest rates. However, for the purpose of reimbursing Member States expenditure, negative interest rates cannot be taken into account.
- (7) The interest rates applicable for the 2017 EAGF accounting year should be fixed taking those various factors into account.

<sup>(1)</sup> OJ L 347, 20.12.2013, p. 549.

<sup>(2)</sup> Commission Delegated Regulation (EU) No 906/2014 of 11 March 2014 supplementing Regulation (EU) No 1306/2013 of the European Parliament and of the Council with regard to public intervention expenditure (OJ L 255, 28.8.2014, p. 1).

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(8) In order to avoid a legal vacuum with regard to the interest rate applicable for calculating the costs of financing intervention measures, it is appropriate that the new rate should apply retroactively from 1 October 2016,

HAS ADOPTED THIS REGULATION:

#### Article 1

For expenditure relating to the financing costs incurred by Member States in mobilising funds to buy in products chargeable to the 2017 accounting year of the European Agricultural Guarantee Fund (EAGF), the interest rates provided for in Annex I to Delegated Regulation (EU) No 906/2014 in accordance with Article 3(1)(a) of that Regulation shall be fixed at 0 %.

#### Article 2

This Regulation shall enter into force on the third day following that of its publication in the Official Journal of the European Union.

It shall apply from 1 October 2016.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 12 October 2016.

For the Commission The President Jean-Claude JUNCKER

#### of 12 October 2016

## establishing the standard import values for determining the entry price of certain fruit and vegetables

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (1),

Having regard to Commission Implementing Regulation (EU) No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in respect of the fruit and vegetables and processed fruit and vegetables sectors (²), and in particular Article 136(1) thereof,

#### Whereas:

- (1) Implementing Regulation (EU) No 543/2011 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the standard values for imports from third countries, in respect of the products and periods stipulated in Annex XVI, Part A thereto.
- (2) The standard import value is calculated each working day, in accordance with Article 136(1) of Implementing Regulation (EU) No 543/2011, taking into account variable daily data. Therefore this Regulation should enter into force on the day of its publication in the Official Journal of the European Union,

HAS ADOPTED THIS REGULATION:

#### Article 1

The standard import values referred to in Article 136 of Implementing Regulation (EU) No 543/2011 are fixed in the Annex to this Regulation.

#### Article 2

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 12 October 2016.

For the Commission,
On behalf of the President,
Jerzy PLEWA

Director-General for Agriculture and Rural Development

<sup>(1)</sup> OJ L 347, 20.12.2013, p. 671.

<sup>(2)</sup> OJL 157, 15.6.2011, p. 1.

 $\label{eq:annex} ANNEX$  Standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

CN code	Third country code (1)	Standard import value
0702 00 00	MA	155,2
	ZZ	155,2
0707 00 05	TR	132,0
	ZZ	132,0
0709 93 10	TR	131,0
	ZZ	131,0
0805 50 10	AR	76,2
	CL	95,3
	TR	101,7
	UY	44,4
	ZA	85,7
	ZZ	80,7
0806 10 10	BR	285,5
	EG	206,9
	TR	146,3
	ZZ	212,9
0808 10 80	AR	191,8
	AU	196,9
	BR	100,2
	CL	148,4
	NZ	142,7
	US	141,5
	ZA	113,9
	ZZ	147,9
0808 30 90	CN	101,3
	TR	134,9
	ZZ	118,1

<sup>(</sup>¹) Nomenclature of countries laid down by Commission Regulation (EU) No 1106/2012 of 27 November 2012 implementing Regulation (EC) No 471/2009 of the European Parliament and of the Council on Community statistics relating to external trade with non-member countries, as regards the update of the nomenclature of countries and territories (OJ L 328, 28.11.2012, p. 7). Code 'ZZ' stands for 'of other origin'.

#### of 12 October 2016

fixing an acceptance percentage for the issuing of export licences, rejecting export-licence applications and suspending the lodging of export-licence applications for out-of-quota sugar

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (1),

Having regard to Commission Regulation (EC) No 951/2006 of 30 June 2006 laying down detailed rules for the implementation of Council Regulation (EC) No 318/2006 as regards trade with third countries in the sugar sector (2), and in particular Article 7e in conjunction with Article 9(1) thereof,

#### Whereas:

- According to point (d) of the first subparagraph of Article 139(1) of Regulation (EU) No 1308/2013 the sugar (1) produced during a marketing year in excess of the quota referred to in Article 136 of that Regulation may be exported only within the quantitative limit fixed by the Commission.
- (2) Commission Implementing Regulation (EU) 2016/1713 (3) sets such quantitative limits.
- The quantities of sugar covered by applications for export licences exceed the quantitative limit fixed by (3) Implementing Regulation (EU) 2016/1713. An acceptance percentage should therefore be set for quantities applied for from 3 to 7 October 2016. All export-licence applications for sugar lodged after 7 October 2016 should accordingly be rejected and the lodging of export-licence applications should be suspended,

HAS ADOPTED THIS REGULATION:

#### Article 1

- Export licences for out-of-quota sugar for which applications were lodged from 3 to 7 October 2016 shall be issued for the quantities applied for, multiplied by an acceptance percentage of 33,246381 %.
- Applications for export licences for out-of-quota sugar submitted on 10, 11, 12, 13 and 14 October 2016 are hereby rejected.
- The lodging of applications for export licences for out-of-quota sugar shall be suspended for the period 17 October 2016 to 30 September 2017.

#### Article 2

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Union.

<sup>(</sup>¹) OJ L 347, 20.12.2013, p. 671. (²) OJ L 178, 1.7.2006, p. 24.

<sup>(3)</sup> Commission Implementing Regulation (EU) 2016/1713 of 20 September 2016 fixing the quantitative limit for the exports of out-of-quota sugar and isoglucose until the end of the 2016/2017 marketing year (OJ L 258, 24.9.2016, p. 8).

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 12 October 2016.

For the Commission,
On behalf of the President,
Jerzy PLEWA
Director-General for Agriculture and Rural Development

### **DECISIONS**

#### COMMISSION IMPLEMENTING DECISION (EU) 2016/1811

#### of 11 October 2016

amending Annex II to Decision 93/52/EEC as regards the recognition of the Province of Brindisi in the Region Puglia of Italy as officially free of brucellosis (B. melitensis)

(notified under document C(2016) 6290)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 91/68/EEC of 28 January 1991 on animal health conditions governing intra-Community trade in ovine and caprine animals (1), and in particular Section II of Chapter 1 of Annex A thereto,

#### Whereas:

- (1) Directive 91/68/EEC defines the animal health conditions governing trade in the Union in ovine and caprine animals. It lays down the conditions whereby Member States or regions thereof may be recognised as being officially brucellosis-free.
- (2) Annex II to Commission Decision 93/52/EEC (²) lists the regions of Member States which are recognised as officially free of brucellosis (B. melitensis) in accordance with Directive 91/68/EEC. Point 14 of Article 2 of Directive 91/68/EEC defines the term 'region' for Italy as a part of that Member State which, inter alia, includes at least one province.
- (3) Italy has submitted to the Commission documentation demonstrating compliance with the conditions laid down in Directive 91/68/EEC, in order for the Province of Brindisi in the Region Puglia to be recognised as officially free of brucellosis (B. melitensis) Following an evaluation of the documentation submitted by Italy, the Province of Brindisi in the Region Puglia should be recognised as being officially free of brucellosis (B. melitensis).
- (4) The entry for Italy in Annex II to Decision 93/52/EEC should therefore be amended accordingly.
- (5) 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

Annex II to Decision 93/52/EEC is amended in accordance with the Annex to this Decision.

<sup>(1)</sup> OJ L 46, 19.2.1991, p. 19.

<sup>(2)</sup> Commission Decision 93/52/EEC of 21 December 1992 recording the compliance by certain Member States or regions with the requirements relating to brucellosis (B. melitensis) and according them the status of a Member State or region officially free of the disease (OJ L 13, 21.1.1993, p. 14).

#### Article 2

This Decision is addressed to the Member States.

Done at Brussels, 11 October 2016.

For the Commission
Vytenis ANDRIUKAITIS
Member of the Commission

#### ANNEX

In Annex II to Decision 93/52/EEC the entry for Italy is replaced by the following:

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- Region Abruzzo: Province of Pescara,
- Province of Bolzano,
- Region Emilia-Romagna,
- Region Friuli-Venezia Giulia,
- Region Lazio,
- Region Liguria,
- Region Lombardia,
- Region Marche,
- Region Molise,
- Region Piemonte,
- Region Puglia: Province of Brindisi,
- Region Sardegna,
- Region Toscana,
- Province of Trento,
- Region Umbria,
- Region Valle d'Aosta,
- Region Veneto.'

III

(Other acts)

#### EUROPEAN ECONOMIC AREA

#### EFTA SURVEILLANCE AUTHORITY DECISION

No 339/15/COL

of 16 September 2015

authorising Norway to derogate from certain common aviation safety rules pursuant to Article 14(6) of the Act referred to at point 66n of Annex XIII to the Agreement on the European Economic Area (Regulation (EC) No 216/2008 of the European Parliament and of the Council on common rules in the field of civil aviation and establishing a European Aviation Safety Agency, and repealing Council Directive 91/670/EEC, Regulation (EC) No 1592/2002 and Directive 2004/36/EC, as amended) [2016/1812]

THE EFTA SURVEILLANCE AUTHORITY,

Having regard to Article 14(6) and (7) of the Act referred to at point 66n of Annex XIII to the EEA Agreement, as adapted by Decision of the EEA Joint Committee No 163/2011 of 19 December 2011 amending Annex XIII (Transport) to the EEA Agreement (1) (Regulation (EC) No 216/2008 of the European Parliament and of the Council of 20 February 2008 on common rules in the field of civil aviation and establishing a European Aviation Safety Agency, and repealing Council Directive 91/670/EEC, Regulation (EC) No 1592/2002 and Directive 2004/36/EC (2), as amended),

Having regard to point CAT.POL.A.210(b)(2), (4) and (5) of Annex IV to the Act referred to at point 66nf of Annex XIII to the EEA Agreement (Commission Regulation (EU) No 965/2012 of 5 October 2012 laying down technical requirements and administrative procedures related to air operations pursuant to Regulation (EC) No 216/2008 of the European Parliament and of the Council (3), as amended),

both as adapted to the EEA Agreement by Protocol 1 thereto,

Having regard to the opinion of the EFTA Transport Committee delivered on 21 August 2015,

#### Whereas:

- (1)Norway has requested to apply a certain derogation from the common aviation safety rules contained in the rules implementing Regulation (EC) No 216/2008.
- (2) Pursuant to Article 14(7) of that Regulation, as adapted, the EFTA Surveillance Authority has assessed the need for, and the level of protection emerging from, the derogation requested, based on a recommendation from the European Aviation Safety Agency issued on 26 June 2015 (Doc No 762327). The Authority concludes, based on the mitigation measures described in Norway's notification, that the notified Norwegian derogation fulfils the requirements laid down in Article 14(6) of Regulation (EC) No 216/2008.
- (3) Pursuant to Article 14(7) of Regulation (EC) No 216/2008 as adapted, a derogation granted to one Member State shall be notified to all Member States, which shall also be entitled to apply that derogation.

<sup>(</sup>¹) OJ L 76, 15.3.2012, p. 51. (²) OJ L 79, 19.3.2008, p. 1.

<sup>(3)</sup> OJ L 296, 25.10.2012, p. 1.

- (4) Pursuant to Article 1 of Decision No 163/2011 and adaptation (a) set out in point 3 of the Annex thereto, the term 'Member State(s)' is to be understood to include, in addition to its meaning in the Regulation, the EFTA States.
- (5) The description of the derogation, as well as the conditions attached to it, should be such as to enable other EFTA States within the meaning of Regulation (EC) No 216/2008, as adapted, to apply that measure when they are in the same situation, without requiring further approval from the EFTA Surveillance Authority. Nevertheless, the EFTA States within the meaning of Regulation (EC) No 216/2008, as adapted, should notify the application of derogations to the EFTA Surveillance Authority, the European Aviation Safety Agency and national aviation authorities, as they may have effects outside that State.
- (6) Pursuant to Article 1 of Decision No 163/2011 and adaptation (e) set out in point 3 of the Annex thereto, the European Commission shall communicate the information on a decision taken pursuant to paragraph 14(7) of Regulation (EC) No 216/2008 received from the EFTA Surveillance Authority to the EU Member States.
- (7) This Decision should therefore be notified to all EFTA States, and to the European Commission for communication to the EU Member States.
- (8) The measures provided for in this Decision are in accordance with the opinion of the EFTA Transport Committee.

HAS ADOPTED THIS DECISION:

#### Article 1

Norway may grant approvals derogating from certain implementation rules under Regulation (EC) No 216/2008, as specified in the Annex to this Decision, provided that the conditions specified in section 2 of the Annex to this Decision are complied with.

#### Article 2

All EFTA States shall be entitled to apply the same measures referred to in Article 1, as specified in the Annex to this Decision, and subject to the notification obligation set out in Article 14(6) Regulation (EC) No 216/2008, as adapted.

#### Article 3

The Decision is addressed to Norway. It is authentic in the English language.

#### Article 4

This Decision shall be notified to Norway, Iceland, Liechtenstein and to the European Commission.

Done at Brussels, 16 September 2015.

For the EFTA Surveillance Authority

Helga JÓNSDÓTTIR

Markus SCHNEIDER

College Member

Acting Director

#### **ANNEX**

## DEROGATION BY NORWAY FROM REGULATION (EU) NO 965/2012, WITH REGARD TO TAKE-OFF OBSTACLE CLEARANCE AT MO I RANA (ENRA) AND ØRSTA-VOLDA (ENOV)

#### 1. Description of the derogation

Norway may, by derogation from point CAT.POL.A.210(b)(2), (4) and (5) (Take-off obstacle clearance) of Annex IV (Part-CAT) to Regulation (EU) No 965/2012 (1), as amended, allow the air operator Widerøe Flyveselskap AS to use up to 25 degrees bank angle from a minimum height of 100 feet to 400 feet for their Bombardier Dash 8 aircrafts for operations into two different airports, Mo i Rana (ENRA) and Ørsta-Volda (ENOV).

#### 2. Conditions attached to the application of the derogation

This derogation applies to the air operator Widerøe Flyveselskap AS, on the basis of the additional measures implemented by the air operator to achieve a safety level equivalent to that attained by the application of the common technical requirements and administrative procedures set out in Regulation (EU) No 965/2012 as amended. The additional measures are described in the European Aviation Safety Agency's recommendation, dated 26 June 2015 (Doc No 762327) and relate to: initial and recurrent training of pilots, crew familiarization requirements, visual aids to guide the turns and obstacle lights, weather restrictions, de-ice fluid type restrictions, AFM (²) Supplement 47 covering operating procedures and performance issues, the use of single take-off flap setting (15 degrees) to avoid incorrect take-off of flap settings, use of Flight Data Monitoring program to monitor the initial climb bank angle, use of compliance monitoring program that include yearly audits of the performance and training department, moreover, the continued oversight program of the Norwegian Civil Aviation Authority takes into account the mitigating elements and terms of approval of the air operator Widerøe Flyveselskap AS.

<sup>(</sup>¹) The Act referred to at point 66nf of Annex XIII to the EEA Agreement (Regulation (EU) No 965/2012), as adapted to the EEA Agreement by Protocol 1 thereto.

<sup>(2)</sup> De Havilland Inc. Dash 8 Flight Manual Supplement 47: 'Operation with 25 degree banked turn (For Norwegian operators only)'.

#### **CORRIGENDA**

Corrigendum to Council Regulation (EU) 2016/841 of 27 May 2016 amending Regulation (EC) No 329/2007 concerning restrictive measures against the Democratic People's Republic of Korea

(Official Journal of the European Union L 141 of 28 May 2016)

On page 43, point (11) of Article 1	On	page	43,	point	(11)	of (	Article	1
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for: '(11) the following article is inserted:',

read: '(11) Article 9c is replaced by the following:'.



