**Non-legislative acts**

REGULATIONS

* Commission Regulation (EU) 2015/1059 of 1 July 2015 establishing a prohibition of fishing for common sole in IIIa; Union waters of Subdivisions 22-32 by vessels flying the flag of Sweden ................................................................. 1

* Commission Implementing Regulation (EU) 2015/1060 of 2 July 2015 concerning the authorisation of betaine anhydrous and betaine hydrochloride as feed additives for all animal species (1) .......................................................... 3

* Commission Implementing Regulation (EU) 2015/1061 of 2 July 2015 concerning the authorisation of ascorbic acid, sodium ascorbyl phosphate, sodium calcium ascorbyl phosphate, sodium ascorbate, calcium ascorbate and ascorbyl palmitate as feed additives for all animal species (1) ........................................................................ 8


Commission Implementing Regulation (EU) 2015/1063 of 2 July 2015 establishing the standard import values for determining the entry price of certain fruit and vegetables ............................................. 19

DECISIONS


(1) Text with EEA relevance

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.

The titles of all other acts are printed in bold type and preceded by an asterisk.


**ACTS ADOPTED BY BODIES CREATED BY INTERNATIONAL AGREEMENTS**

* Decision No 2/2015 of the EU-EFTA Joint Committee on common transit of 17 June 2015 amending the Convention on a common transit procedure [2015/1069] ............................................. 32

**Corrigenda**


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(1) Text with EEA relevance
II

(Non-legislative acts)

REGULATIONS

COMMISSION REGULATION (EU) 2015/1059
of 1 July 2015
establishing a prohibition of fishing for common sole in IIIa; Union waters of Subdivisions 22-32
by vessels flying the flag of Sweden

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:


(2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2015.

(3) It is therefore necessary to prohibit fishing activities for that stock,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2015 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

This Regulation shall enter into force on the 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, 1 July 2015.

For the Commission,
On behalf of the President,
Lowri EVANS
Director-General for Maritime Affairs and Fisheries

ANNEX

<table>
<thead>
<tr>
<th>No</th>
<th>04/TQ104</th>
</tr>
</thead>
<tbody>
<tr>
<td>Member State</td>
<td>Sweden</td>
</tr>
<tr>
<td>Stock</td>
<td>SOL/3A/BCD</td>
</tr>
<tr>
<td>Species</td>
<td>Common sole (Solea solea)</td>
</tr>
<tr>
<td>Zone</td>
<td>IIIa; Union waters of Subdivisions 22-32</td>
</tr>
<tr>
<td>Closing date</td>
<td>22.6.2015</td>
</tr>
</tbody>
</table>
COMMISSION IMPLEMENTING REGULATION (EU) 2015/1060
of 2 July 2015
concerning the authorisation of betaine anhydrous and betaine hydrochloride as feed additives for all animal species
(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 1831/2003 of the European Parliament and of the Council of 22 September 2003 on additives for use in animal nutrition (1), and in particular Article 9(2) thereof,

Whereas:


(2) Betaine anhydrous and betaine hydrochloride were authorised without a time limit in accordance with Directive 70/524/EEC as feed additives for all animal species. Those products were subsequently entered in the Register of feed additives as existing products, in accordance with Article 10(1) of Regulation (EC) No 1831/2003.

(3) In accordance with Article 10(2) of Regulation (EC) No 1831/2003 in conjunction with Article 7 thereof, three applications were submitted for the re-evaluation of betaine anhydrous and betaine hydrochloride and preparations of these substances as feed additives for all animal species and, in accordance Article 7 of that Regulation, for a new use in water for drinking. The applicants requested these additives to be classified in the additive category ‘nutritional additives’. Those applications were accompanied by the particulars and documents required under Article 7(3) of Regulation (EC) No 1831/2003.

(4) Genetically modified sugar beet KM-ØØØH71-4 and feed produced from it were authorised to be placed on the market by Commission Decision 2007/692/EC (3). In accordance with Article 9(6) of Regulation (EC) No 1831/2003 the authorisation of betaine anhydrous produced from genetically modified sugar beet KM-ØØØH71-4 is to include the name of the holder of the authorisation ‘Trouw Nutritional International BV’ and the unique identifier attributed to the genetically modified organism (GMO).

(5) The European Food Safety Authority (the Authority) concluded in its opinions of 17 April 2013 and 18 April 2013 (4) that under the proposed conditions of use in feed, betaine anhydrous and betaine hydrochloride do not have adverse effects on animal health, human health or the environment.

(6) The Authority further concluded that betaine anhydrous and betaine hydrochloride have the potential to be efficacious for all animal species. The Authority also concluded that no safety concerns would arise for users. The Authority does not consider that there is a need for specific requirements of post-market monitoring. It also verified the report on the method of analysis of the feed additives in feed and water submitted by the Reference Laboratory set up by Regulation (EC) No 1831/2003.

(7) The assessment of betaine anhydrous and betaine hydrochloride shows that the conditions for authorisation, as provided for in Article 5 of Regulation (EC) No 1831/2003, are satisfied. Accordingly, the use of these substances should be authorised as specified in the Annex to this Regulation. Maximum recommended contents of supplementation of betaine anhydrous and betaine hydrochloride in feedstuffs and water for drinking should be set up.

Since safety reasons do not require the immediate application of the modifications to the conditions of authorisation, it is appropriate to allow a transitional period for interested parties to prepare themselves to meet the new requirements resulting from the authorisation.

KM-ØØØH71-4 sugar beet is authorized to be used in the production of foods, food ingredients and feed for a period of 10 years from the date of the notification of Decision 2007/692/EC. That decision was notified to the authorization holders on 23 October 2007. The period of authorization of betaine anhydrous produced from KM-ØØØH71-4 sugar beet as a feed additive should not be longer than the period of authorization of KM-ØØØH71-4 sugar beet.

The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed.

HAS ADOPTED THIS REGULATION:

**Article 1**

The substances specified in the Annex, belonging to the additive category ‘nutritional additives’ and to the functional group ‘vitamins, pro-vitamins and chemically well-defined substances having similar effect’, are authorised as additives in animal nutrition subject to the conditions laid down in that Annex.

**Article 2**

1. The substances specified in the Annex and premixtures containing these substances, which are produced and labelled before 23 January 2016 in accordance with the rules applicable before 23 July 2015 may continue to be placed on the market and used until the existing stocks are exhausted.

2. Compound feed and feed materials containing the substances specified in the Annex which are produced and labelled before 23 July 2016 in accordance with the rules applicable before 23 July 2015 may continue to be placed on the market and used until the existing stocks are exhausted if they are intended for food-producing animals.

3. Compound feed and feed materials containing the substances as specified in the Annex which are produced and labelled before 23 July 2017 in accordance with the rules applicable before 23 July 2015 may continue to be placed on the market and used until the existing stocks are exhausted if they are intended for non-food producing animals.

**Article 3**

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, 2 July 2015.

For the Commission

The President

Jean-Claude JUNCKER
### Category of nutritional additives. Functional group: vitamins, provitamins and chemically well-defined substances having a similar effect

<table>
<thead>
<tr>
<th>Identification number of the additive</th>
<th>Name of the holder of authorisation</th>
<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Maximum age</th>
<th>Minimum content</th>
<th>Maximum content</th>
</tr>
</thead>
</table>
| 3a920                                | —                                   | Betaine anhydrous | Additive composition: Betaine anhydrous  
Characterisation of the active substance: Betaine  
C₅H₁₁NO₂  
CAS number: 107-43-7  
Betaine anhydrous, produced by chemical synthesis or by extraction from sugar beet molasses or vinasses by-products of sugar production.  
Purity criteria: betaine anhydrous (solid form) min. 97 % (on anhydrous basis). Betaine anhydrous liquid form min 47 %.  
Method of Analysis (): For the determination of betaine anhydrous in the feed additive, premixtures, feedingstuffs and water: High-Performance Liquid Chromatography method with refractive index detector (HPLC-RI). | All animal species | — | — | — |

1. Betaine anhydrous may be placed on the market and used as an additive consisting of a preparation.
2. In the directions for use of the additive and premixtures, indicate the storage and stability conditions.
3. The additive may be used in water for drinking.
4. Recommended not to exceed supplemental levels of: 2 000 mg of betaine/kg of complete feed (with a moisture content of 12 %) or 1 000 mg of betaine/l of water for drinking for poultry, 700 mg of betaine/l of water for drinking for pigs and 250 mg of betaine/l of water for drinking for calves for rearing.
5. If simultaneous use of betaine supplementation in feed and water for drinking, caution should be exercised no to exceed overall recommended levels, taking into account inherent levels in the feed.
6. For user safety: breathing protection, safety glasses and gloves should be worn during handling.

23.7.2025
<table>
<thead>
<tr>
<th>Identification number of the additive</th>
<th>Name of the holder of authorisation</th>
<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Maximum age</th>
<th>Minimum content</th>
<th>Maximum content</th>
<th>Other provisions</th>
</tr>
</thead>
<tbody>
<tr>
<td>3a921</td>
<td>Trouw Nutrition International BV</td>
<td>Betaine anhydrous produced from genetically modified sugar beet.</td>
<td>Additive composition Betaine anhydrous Characterisation of the active substance Betaine C₅H₁₁NO₂ CAS number: 107-43-7 Betaine anhydrous, solid form, produced by extraction from genetically modified KM-ØØØH71-4 sugar beet. Purity criteria: min. 97 % (on anhydrous basis) Method of Analysis (1) For the determination of betaine anhydrous in the feed additive, premixtures, feedingstuffs and water: High Performance Liquid Chromatography method with refractive index detector (HPLC-RI).</td>
<td>All animal species</td>
<td>—</td>
<td>—</td>
<td>—</td>
<td>1. Betaine anhydrous may be placed on the market and used as an additive consisting of a preparation. 2. In the directions for use of the additive and premixtures, indicate the storage and stability conditions. 3. The additive may be used in water for drinking. 4. Recommended not to exceed supplemental levels of: 2 000 mg of betaine/kg of complete feed (with a moisture content of 12 %) or 1 000 mg of betaine/l of water for drinking for poultry, 700 mg of betaine/l of water for drinking for pigs and 250 mg of betaine/l of water for drinking for calves for rearing. 5. If simultaneous use of betaine supplementation in feed and water for drinking, caution should be exercised not to exceed overall recommended levels, taking into account inherent levels in the feed. 6. For user safety: breathing protection, safety glasses and gloves should be worn during handling.</td>
</tr>
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<td>23.10.2017</td>
</tr>
<tr>
<td>Identification number of additive</td>
<td>Name of the holder of authorisation</td>
<td>Additive</td>
<td>Composition, chemical formula, description, analytical method</td>
<td>Species or category of animal</td>
<td>Maximum age</td>
<td>Minimum content mg of active substance/kg of complete feedingstuff with a moisture content of 12 % or mg of active substance/l of water</td>
<td>Maximum content</td>
<td>Other provisions</td>
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</table>
| 3a925                            | —                                  | Betaine hydrochloride | Additive composition Betaine hydrochloride.  
Characterisation of the active substance Betaine hydrochloride.  
Chemical formula: C₅H₁₁NO₂·HCl  
CAS number: 590-46-5  
Betaine hydrochloride, solid form, produced by chemical synthesis.  
Purity criteria: min. 98 % (on anhydrous basis).  
Method of Analysis (1)  
— For the determination of betaine hydrochloride in the feed additive:  
1. Titration with perchloric acid (US Pharmacopeia 31, Betaine hydrochloride monograph.); or  
2. High Performance Liquid Chromatography method with refractive index detector (HPLC-RI).  
— For the determination of betaine hydrochloride in premixtures, feedingstuffs and water:  
High-Performance Liquid Chromatography method with refractive index detector (HPLC-RI). | All animal species | —          | —                                                                 | —                                                                                 | 1. Betaine hydrochloride may be placed on the market and used as an additive consisting of a preparation.  
2. In the directions for use of the additive and premixtures, indicate the storage and stability conditions.  
3. The additive may be used in water for drinking.  
4. Recommended not to exceed supplemental levels of: 2 000 mg of betaine/kg of complete feed (with a moisture content of 12 %) or 1 000 mg of betaine/l of water for drinking for poultry, 700 mg of betaine/l of water for drinking for pigs and 250 mg of betaine/l of water for drinking for calves for rearing.  
5. If simultaneous use of betaine supplementation in feed and water for drinking, caution should be exercised not to exceed overall recommended levels, taking into account inherent levels in the feed.  
6. For user safety: breathing protection, safety glasses and gloves should be worn during handling. | 23.7.2025 |

(1) Details of the analytical methods are available at the following address of the European Union Reference Laboratory for Feed Additives: https://ec.europa.eu/jrc/en/eurl/feed-additives/evaluation-reports
COMMISSION IMPLEMENTING REGULATION (EU) 2015/1061
of 2 July 2015
concerning the authorisation of ascorbic acid, sodium ascorbyl phosphate, sodium calcium ascorbyl phosphate, sodium ascorbate, calcium ascorbate and ascorbyl palmitate as feed additives for all animal species
(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 1831/2003 of the European Parliament and of the Council of 22 September 2003 on additives for use in animal nutrition (¹), and in particular Article 9(2) thereof,

Whereas:


(2) Ascorbic acid, sodium ascorbyl phosphate, sodium calcium ascorbyl phosphate, sodium ascorbate, calcium ascorbate and ascorbyl palmitate were authorised without a time limit in accordance with Directive 70/524/EEC as feed additives for all animal species. Those products were subsequently entered in the Register of feed additives as existing products, in accordance with Article 10(1) of Regulation (EC) No 1831/2003.

(3) In accordance with Article 10(2) of Regulation (EC) No 1831/2003 in conjunction with Article 7 thereof, two applications were submitted for the re-evaluation of ascorbic acid, sodium ascorbyl phosphate and sodium calcium ascorbyl phosphate as feed additives for all animal species and, in accordance with Article 7 of that Regulation, for a new use in water for drinking for ascorbic acid. The applicants requested these additives to be classified in the additive category ‘nutritional additives’. These applications were accompanied by the particulars and documents required under Article 7(3) of Regulation (EC) No 1831/2003.

(4) In accordance with Article 10(2) of Regulation (EC) No 1831/2003 in conjunction with Article 7 thereof, an application was submitted for the re-evaluation of ascorbic acid, sodium ascorbate, calcium ascorbate and ascorbyl palmitate as feed additives for all animal species. The applicant requested these additives to be classified in the additive category ‘technological additives’. This application was accompanied by the particulars and documents required under Article 7(3) of Regulation (EC) No 1831/2003.

(5) The European Food Safety Authority (‘the Authority’) concluded in its opinions of 30 January 2013 (³) that, under the proposed conditions of use in feed, ascorbic acid, sodium ascorbyl phosphate, sodium calcium ascorbyl phosphate, sodium ascorbate, calcium ascorbate and ascorbyl palmitate do not have adverse effects on animal health, human health or the environment. The Authority also concluded that ascorbic acid, sodium ascorbyl phosphate and sodium calcium ascorbyl phosphate are regarded as effective sources of vitamin C and that since ascorbic acid, sodium ascorbate, calcium ascorbate and ascorbyl palmitate are authorised for use as antioxidants in food and their function in feed is essentially the same as that in food, no further demonstration of efficacy is necessary.

(6) The Authority further concluded that no safety concerns would arise for users. The Authority does not consider that there is a need for specific requirements of post-market monitoring. It also verified the report on the method of analysis, of the feed additives in feed and in water for ascorbic acid, submitted by the Reference Laboratory set up by Regulation (EC) No 1831/2003.

The assessment of ascorbic acid, sodium ascorbyl phosphate, sodium calcium ascorbyl phosphate, sodium ascorbate, calcium ascorbate and ascorbyl palmitate shows that the conditions for authorisation, as provided for in Article 5 of Regulation (EC) No 1831/2003, are satisfied. Accordingly, the use of these substances should be authorised as specified in the Annex to this Regulation.

Since safety reasons do not require the immediate application of the modifications to the conditions of authorisation, it is appropriate to allow a transitional period for interested parties to prepare themselves to meet the new requirements resulting from the authorisation.

The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS REGULATION:

Article 1

1. The substances specified in the Annex, belonging to the additive category 'nutritional additives' and to the functional group 'vitamins, pro-vitamins and chemically well-defined substances having similar effect', are authorised as additives in animal nutrition subject to the conditions laid down in that Annex.

2. The substances specified in the Annex, belonging to the additive category 'technological additives' and to the functional group 'antioxidants', are authorised as additives in animal nutrition subject to the conditions laid down in that Annex.

Article 2

1. The substances specified in the Annex and premixtures containing those substances, which are produced and labelled before 23 January 2016 in accordance with the rules applicable before 23 July 2015 may continue to be placed on the market and used until the existing stocks are exhausted.

2. Compound feed and feed materials containing the substances specified in the Annex which are produced and labelled before 23 July 2016 in accordance with the rules applicable before 23 July 2015 may continue to be placed on the market and used until the existing stocks are exhausted if they are intended for food-producing animals.

3. Compound feed and feed materials containing the substances as specified in the Annex which are produced and labelled before 23 July 2017 in accordance with the rules applicable before 23 July 2015 may continue to be placed on the market and used until the existing stocks are exhausted if they are intended for non-food-producing animals.

Article 3

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, 2 July 2015.

For the Commission

The President

Jean-Claude JUNCKER
### Category of nutritional additives. Functional group: vitamins, provitamins and chemically well-defined substances having a similar effect

<table>
<thead>
<tr>
<th>Identification number of the additive</th>
<th>Name of the holder of authorisation</th>
<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Maximum content of complete feedingstuff with a moisture content of 12 % or mg of active substance/l of water</th>
<th>End of period of authorisation</th>
</tr>
</thead>
<tbody>
<tr>
<td>3a300</td>
<td>—</td>
<td>‘Ascorbic acid’ or ‘Vitamin C’</td>
<td>Additive composition</td>
<td>All animal species</td>
<td>—</td>
<td>23 July 2025</td>
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<td></td>
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<td></td>
<td>Ascorbic acid.</td>
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<td>Characterisation of the active substance</td>
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<tr>
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<td></td>
<td></td>
<td>L-ascorbic acid</td>
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<tr>
<td></td>
<td></td>
<td></td>
<td>C₆H₈O₆</td>
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<td></td>
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<td></td>
<td>CAS No: 50-81-7</td>
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<td></td>
<td></td>
<td>L-ascorbic acid, solid form, produced by chemical synthesis.</td>
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<td></td>
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<td>Purity criteria: min 99 %.</td>
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<td></td>
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<td>Analytical methods (1)</td>
<td></td>
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<tr>
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<td>For the determination of L-ascorbic acid in the feed additive: titrimetry — European Pharmacopoeia monograph (Ph.Eur. 01/2011:0253).</td>
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<td>For the quantification of L-ascorbic acid in premixtures and feedingstuffs: titrimetry.</td>
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<td>For the quantification of L-ascorbic acid in water:</td>
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<td></td>
<td></td>
<td></td>
<td>— Titrimetry (AOAC 967.21); or</td>
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<td></td>
<td></td>
<td></td>
<td>— High Performance Liquid Chromatography coupled to UV detection at 263 nm (EN 14130:2003)</td>
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</tr>
</tbody>
</table>

(1) Details of the analytical methods are available at the following address of the European Union Reference Laboratory for Feed Additives: https://ec.europa.eu/jrc/en/eurl/feed-additives/evaluation-reports
**Category of nutritional additives. Functional group: vitamins, provitamins and chemically well-defined substances having a similar effect**

<table>
<thead>
<tr>
<th>Additive</th>
<th>Additive composition</th>
</tr>
</thead>
<tbody>
<tr>
<td>3a311</td>
<td>'Sodium ascorbyl phosphate' or 'Vitamin C'.</td>
</tr>
</tbody>
</table>

**Additive composition**
Sodium ascorbyl phosphate.

**Characterisation of the active substance**
Sodium ascorbyl phosphate

\[ C_6H_6O_9Na_3P \cdot 2H_2O \]

CAS No: 66170-10-3

Sodium ascorbyl phosphate, solid form, produced by chemical synthesis.

Purity criteria: min. 95 % with a min. content of 45 % ascorbic acid.

**Analytical methods**

For the determination of the purity of sodium ascorbyl phosphate and the ascorbic acid equivalent in the feed additive: High Performance Liquid Chromatography coupled to Variable Wavelength Detector (VWD).

For the quantification of total sodium in the feed additive:

- Atomic Absorption Spectrometry, AAS (EN ISO 6869:2000); or

For the quantification of ascorbyl monophosphate in premixtures and feedingstuffs: High Performance Liquid Chromatography coupled to UV detection at 254 nm (HPLC-UV).

<table>
<thead>
<tr>
<th>Species or category of animal</th>
<th>Minimum content</th>
<th>Maximum content</th>
</tr>
</thead>
<tbody>
<tr>
<td>mg of active substance/kg of complete feedingstuff with a moisture content of 12 %</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>

**Other provisions**

1. Sodium ascorbyl phosphate may be placed on the market and used as an additive consisting of a preparation.
2. In the directions for use of the additive and premixtures, indicate the storage and stability conditions.
3. For safety: breathing protection, shall be used during handling.

**End of period of authorisation**
23 July 2025
<table>
<thead>
<tr>
<th>Identification number of the additive</th>
<th>Name of the holder of authorisation</th>
<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Minimum content</th>
<th>Maximum content</th>
<th>Other provisions</th>
<th>End of period of authorisation</th>
</tr>
</thead>
</table>
| 3a312                                |                                    | 'Sodium calcium ascorbyl phosphate' or 'Vitamin C'. | Additive composition  
Sodium calcium ascorbyl phosphate.  
Characterisation of the active substance  
Sodium calcium ascorbyl phosphate  
C₆H₇O₉P · CaNa.  
Sodium- calcium-L-ascorbyl phosphate, solid form, produced by chemical synthesis.  
Purity criteria: min. 95 % with a min. content of 35 % ascorbic acid.  
Analytical methods (1)  
For the determination of the purity of sodium calcium ascorbyl phosphate and the ascorbic acid equivalent in the feed additive: High-Performance Liquid Chromatography coupled to Variable Wavelength Detector (VWD).  
For the quantification of total calcium and total sodium in the feed additive:  
— Atomic Absorption Spectrometry, AAS (EN ISO 6869:2000); or  
For the quantification of ascorbyl monophosphate in premixtures and feedingstuffs: High-Performance Liquid Chromatography coupled to UV detection at 254 nm (HPLC-UV). | All animal species | | | 1. Sodium calcium ascorbyl phosphate may be placed on the market and used as an additive consisting of a preparation.  
2. In the directions for use of the additive and premixtures, indicate the storage and stability conditions.  
3. For user safety: breathing protection, shall be used during handling. | 23 July 2025 |

(1) Details of the analytical methods are available at the following address of the European Union Reference Laboratory for Feed Additives: https://ec.europa.eu/jrc/en/eurl/feed-additives/evaluation-reports
<table>
<thead>
<tr>
<th>Identification number of the additive</th>
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<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Maximum age</th>
<th>Minimum content</th>
<th>Maximum content</th>
<th>mg of active substance/kg of complete feedingstuff with a moisture content of 12 %</th>
<th>Other provisions</th>
<th>End of period of authorisation</th>
</tr>
</thead>
</table>
| 3a300                                | —                                   | Ascorbic acid | Additive composition  
Ascorbic acid.  
Characterisation of the active substance  
L-ascorbic acid  
C₆H₇O₆  
CAS No: 50-81-7  
L-ascorbic acid, solid form, produced by chemical synthesis.  
Purity criteria: min 99 %.  
Analytical methods (1)  
For the determination of L-ascorbic acid in the feed additive: titrimetry — European Pharmacopoeia monograph (Ph.Eur. 01/2011:0253).  
For the quantification of L-ascorbic acid in premixtures and feedingstuffs: titrimetry. | All animal species | —          | —              | —              | 1. Ascorbic acid may be placed on the market and used as an additive consisting of a preparation.  
2. In the directions for use of the additive indicate the stability and storage conditions and for the premixtures the storage conditions.  
3. For safety: breathing protection, safety glasses and gloves shall be worn during handling. | 23 July 2025 |
| 1b301                                | Sodium ascorbate                    | Sodium ascorbate | Additive composition  
Sodium ascorbate.  
Characterisation of the active substance  
Sodium L-ascorbate.  
C₆H₇O₆Na  
CAS No: 134-03-2  
Sodium L-ascorbate, solid form, produced by chemical synthesis.  
Purity criteria: min. 99 %. | All animal species | —          | —              | —              | 1. In the directions for use of the additive indicate the stability and storage conditions and for the premixtures the storage conditions.  
2. For safety: breathing protection, safety glasses and gloves shall be worn during handling. | 23 July 2025 |
<table>
<thead>
<tr>
<th>Identification number of the additive</th>
<th>Name of the holder of authorisation</th>
<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Minimum content</th>
<th>Maximum content</th>
<th>Other provisions</th>
<th>End of period of authorisation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
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<tr>
<td>Analytical methods (?)</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| For the determination of Sodium L-ascorbate in the feed additive: titrification — European Pharmacopoeia monograph (Ph.Eur. 01/2011:1791). | All animal species | — | — | — | 1. In the directions for use of the additive indicate the stability and storage conditions and for the premixtures the storage conditions.  
2. For safety: breathing protection, safety glasses and gloves shall be worn during handling. | 23 July 2025 |
|                                    | 1b302 Calcium ascorbate | Additive composition | Calcium ascorbate.  
Characterisation of the active substance  
Calcium L-(+)-ascorbate dehydrate  
C₁₂H₁₄O₁₄Ca · 2H₂O  
CAS No: 5743-28-2  
Calcium L-(+)-ascorbate dehydrate, solid form, produced by chemical synthesis.  
Purity criteria: min. 99 %.  
Analytical methods (?) | | | | | |
<table>
<thead>
<tr>
<th>Identification number of the additive</th>
<th>Name of the holder of authorisation</th>
<th>Additive</th>
<th>Composition, chemical formula, description, analytical method</th>
<th>Species or category of animal</th>
<th>Minimum content</th>
<th>Maximum content</th>
<th>Other provisions</th>
<th>End of period of authorisation</th>
</tr>
</thead>
</table>
|                                      |                                     | Ascorbyl palmitate | Additive composition  
Ascorbyl palmitate. 
Characterisation of the active substance  
L-ascorbil-6-palmitate  
C_{22}H_{38}O_{7}  
CAS No: 137-66-6  
L-ascorbil-6-palmitate, solid form, produced by chemical synthesis.  
Purity criteria: min. 98 %.  
Analytical method (1)  
For the determination of L-ascorbil-6-palmitate in the feed additive:  

(1) Details of the analytical methods are available at the following address of the European Union Reference Laboratory for Feed Additives: https://ec.europa.eu/jrc/en/eurl/feed-additives/evaluation-reports
COMMISSION IMPLEMENTING REGULATION (EU) 2015/1062
of 2 July 2015

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 329/2007 of 27 March 2007 concerning restrictive measures against the Democratic People’s Republic of Korea (1), and in particular Article 13(1)(e) thereof,

Whereas:

(1) Annex V to Regulation (EC) No 329/2007 lists persons, entities and bodies who, having been designated by the Council, are covered by the freezing of funds and economic resources under that Regulation.

(2) On 2 July 2015, the Council decided to add one entity and six persons to the list of persons, entities and bodies to whom the freezing of funds and economic resources should apply. Annex V should therefore be updated.

(3) In order to ensure that the measures provided for in this Regulation are effective, this Regulation must enter into force immediately,

HAS ADOPTED THIS REGULATION:

Article 1
Annex V of Regulation (EC) No 329/2007 is amended in accordance with 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, 2 July 2015.

For the Commission,
On behalf of the President,
Head of the Service for Foreign Policy Instruments

Annex V to Regulation (EC) No 329/2007 is amended as follows:

(a) The following entries are added under the heading 'C. Natural persons referred to in Article 6(2)(b)':

<table>
<thead>
<tr>
<th>Name (and possible aliases)</th>
<th>Identifying information</th>
<th>Statement of Reasons</th>
</tr>
</thead>
</table>
| 1. KIM Il-Su                | Rahlstedter Strasse 83 a, 22149 Hamburg  
Date of birth: 2.9.1965  
Place of birth: Pyongyang, DPRK | Authorised plenipotentiary representative of the EU-designated KNIC GmbH, acting on behalf of KNIC or at its direction. |
| 2. KANG Song-Nam            | Rahlstedter Strasse 83 a, 22149 Hamburg  
Date of birth: 5.7.1972  
Place of birth: Pyongyang, DPRK | Authorised plenipotentiary representative of the EU-designated KNIC GmbH, acting on behalf of KNIC or at its direction. |
| 3. CHOE Chun-Sik            | Rahlstedter Strasse 83 a, 22149 Hamburg  
Date of birth: 23.12.1963  
Place of birth: Pyongyang, DPRK  
Passport No 745132109. Valid until 12.2.2020 | Authorised plenipotentiary representative of the EU-designated KNIC GmbH, acting on behalf of KNIC or at its direction. |
| 4. SIN Kyu-Nam              | Date of birth: 12.9.1972  
Place of birth: Pyongyang, DPRK  
Passport No: PO472132950 | Head of department of KNIC Headquarters in Pyongyang and former authorised plenipotentiary representative of KNIC GmbH Hamburg. Acting on behalf of KNIC or at its direction. |
| 5. PAK Chun-San             | Date of birth: 18.12.1953  
Place of birth: Phyangon, DPRK  
Passport No: PS472220097 | Head of Department of KNIC Headquarters in Pyongyang and former authorised plenipotentiary representative of KNIC GmbH Hamburg. Acting on behalf of KNIC or at its direction. |
| 6. SO Tong Myong            | Date of birth: 10.9.1956 | Managing Director of KNIC Gmbh Hamburg, acting on behalf of KNIC or at its direction. |
(b) The following entry is added under the heading 'D. Legal persons, entities and bodies referred to in Article 6(2)(b)):

<table>
<thead>
<tr>
<th>Name (and possible aliases)</th>
<th>Identifying information</th>
<th>Reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>'1. Korea National Insurance Company (KNIC) GmbH (alias Korea Foreign Insurance Company)</td>
<td>Rahlstedter Strasse 83 a, 22149 Hamburg</td>
<td>KNIC GmbH, as a subsidiary controlled by KNIC headquarters in Pyongyang (address Haebangsan-dong, Central District, Pyongyang, DPRK), a government entity, is generating substantial foreign exchange revenue which is used to support the regime in North Korea. Those resources could contribute to the DPRK's nuclear-related, ballistic missile-related or other weapons of mass destruction-related programmes. Furthermore, the KNIC headquarters Pyongyang is linked to Office 39 of the Korean Worker's Party, a designated entity.'</td>
</tr>
</tbody>
</table>
COMMISSION IMPLEMENTING REGULATION (EU) 2015/1063

of 2 July 2015

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 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, 2 July 2015.

For the Commission,

On behalf of the President,

Jerzy PLEWA

Director-General for Agriculture and Rural Development

ANNEX

Standard import values for determining the entry price of certain fruit and vegetables

<table>
<thead>
<tr>
<th>CN code</th>
<th>Third country code (1)</th>
<th>Standard import value (EUR/100 kg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>0702 00 00</td>
<td>MA</td>
<td>145,0</td>
</tr>
<tr>
<td></td>
<td>MK</td>
<td>39,1</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>92,1</td>
</tr>
<tr>
<td>0707 00 05</td>
<td>TR</td>
<td>106,1</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>106,1</td>
</tr>
<tr>
<td>0709 93 10</td>
<td>TR</td>
<td>116,8</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>116,8</td>
</tr>
<tr>
<td>0805 50 10</td>
<td>AR</td>
<td>117,5</td>
</tr>
<tr>
<td></td>
<td>BO</td>
<td>144,3</td>
</tr>
<tr>
<td></td>
<td>UY</td>
<td>130,0</td>
</tr>
<tr>
<td></td>
<td>ZA</td>
<td>146,9</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>134,7</td>
</tr>
<tr>
<td>0808 10 80</td>
<td>AR</td>
<td>114,7</td>
</tr>
<tr>
<td></td>
<td>BR</td>
<td>104,0</td>
</tr>
<tr>
<td></td>
<td>CL</td>
<td>127,8</td>
</tr>
<tr>
<td></td>
<td>NZ</td>
<td>150,7</td>
</tr>
<tr>
<td></td>
<td>US</td>
<td>164,6</td>
</tr>
<tr>
<td></td>
<td>ZA</td>
<td>126,5</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>131,4</td>
</tr>
<tr>
<td>0808 30 90</td>
<td>AR</td>
<td>117,0</td>
</tr>
<tr>
<td></td>
<td>CL</td>
<td>134,8</td>
</tr>
<tr>
<td></td>
<td>NZ</td>
<td>180,4</td>
</tr>
<tr>
<td></td>
<td>ZA</td>
<td>129,2</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>140,4</td>
</tr>
<tr>
<td>0809 10 00</td>
<td>IL</td>
<td>315,1</td>
</tr>
<tr>
<td></td>
<td>TR</td>
<td>247,1</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>281,1</td>
</tr>
<tr>
<td>0809 29 00</td>
<td>TR</td>
<td>291,2</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>291,2</td>
</tr>
<tr>
<td>0809 40 05</td>
<td>IL</td>
<td>241,9</td>
</tr>
<tr>
<td></td>
<td>ZZ</td>
<td>241,9</td>
</tr>
</tbody>
</table>


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3.7.2015 L 174/20 Official Journal of the European Union EN
DECISIONS

COUNCIL DECISION (CFSP) 2015/1064
of 2 July 2015
amending Decision 2013/354/CFSP on the European Union Police Mission for the Palestinian Territories (EUPOL COPPS)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 28, Article 42(4) and Article 43(2) thereof,

Having regard to the proposal from the High Representative of the Union for Foreign Affairs and Security Policy,

Whereas:

(1) On 3 July 2013, the Council adopted Decision 2013/354/CFSP (1) which continued EUPOL COPPS as from 1 July 2013.


(3) Following the Strategic Review of EUPOL COPPS, the Mission should be extended for an additional period of 12 months, until 30 June 2016.

(4) Decision 2013/354/CFSP should therefore be amended accordingly.

(5) EUPOL COPPS will be conducted in the context of a situation which may deteriorate and could impede the achievement of the objectives of the Union’s external action as set out in Article 21 of the Treaty,

HAS ADOPTED THIS DECISION:

Article 1

Decision 2013/354/CFSP is amended as follows:

(1) in Article 12, paragraph 1 is replaced by the following:

‘1. The financial reference amount intended to cover the expenditure related to EUPOL COPPS for the period from 1 July 2013 until 30 June 2014 shall be EUR 9 570 000.

The financial reference amount intended to cover the expenditure related to EUPOL COPPS for the period from 1 July 2014 until 30 June 2015 shall be EUR 9 820 000.

The financial reference amount intended to cover the expenditure related to EUPOL COPPS for the period from 1 July 2015 until 30 June 2016 shall be EUR 9 175 000.’


(2) the following article is inserted:

‘Article 12a

Project cell

1. EUPOL COPPS shall have a Project Cell for identifying and implementing projects which are consistent with the Mission’s objectives and which facilitate the mandate’s delivery. EUPOL COPPS shall, as appropriate, facilitate and provide advice on projects, implemented by Member States and third States, under their responsibility in areas related to EUPOL COPPS and in support of its objectives.

2. Subject to paragraph 3, EUPOL COPPS shall be authorised to seek recourse to financial contributions from the Union and Member States or third States to implement projects identified as supplementing in a consistent manner EUPOL COPPS’ other actions, where the projects are:

(a) provided for in the financial statement relating to this Decision; or

(b) integrated during the mandate by means of an amendment to the financial statement requested by the Head of Mission.

Once the Commission or those States have formally proposed that their financial contribution be managed by EUPOL COPPS, EUPOL COPPS shall conclude an arrangement with the Commission or those States, covering in particular the specific procedures for dealing with any complaint from third parties concerning damage caused as a result of acts or omissions by EUPOL COPPS in the use of the funds provided by those States.

Under no circumstances may the contributing States hold the Union or the HR liable for acts or omissions by EUPOL COPPS in the use of the funds provided by those States.

3. Financial contributions from the Union, the Member States or third States to the Project Cell shall be subject to acceptance by the PSC.’

(3) in Article 15, the third paragraph is replaced by the following:

‘It shall expire on 30 June 2016.’.

Article 2

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

It shall apply from 1 July 2015.

Done at Brussels, 2 July 2015.

For the Council

The President

J. ASSELBORN
COUNCIL DECISION (CFSP) 2015/1065
of 2 July 2015
amending Joint Action 2005/889/CFSP on establishing a European Union Border Assistance Mission for the Rafah Crossing Point (EU BAM Rafah)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 28, Article 42(4) and Article 43(2) thereof,

Having regard to the proposal from the High Representative of the Union for Foreign Affairs and Security Policy,

Whereas:


(3) Following the Strategic Review of EU BAM Rafah, the Mission should be extended for an additional period of 12 months, until 30 June 2016.

(4) Joint Action 2005/889/CFSP should therefore be amended accordingly.

(5) EU BAM Rafah will be conducted in the context of a situation which may deteriorate and could impede the achievement of the objectives of the Union’s external action as set out in Article 21 of the Treaty,

HAS ADOPTED THIS DECISION:

Article 1

Joint Action 2005/889/CFSP is amended as follows:

(1) in Article 13, paragraph 1 is replaced by the following:

‘1. The financial reference amount intended to cover the expenditure related to EU BAM Rafah for the period from 25 November 2005 to 31 December 2011 shall be EUR 21,570,000.

The financial reference amount intended to cover the expenditure related to EU BAM Rafah for the period from 1 January 2012 to 30 June 2012 shall be EUR 970,000.

The financial reference amount intended to cover the expenditure related to EU BAM Rafah for the period from 1 July 2012 to 30 June 2013 shall be EUR 980,000.

The financial reference amount intended to cover the expenditure related to EU BAM Rafah for the period from 1 July 2013 to 30 June 2014 shall be EUR 940,000.

The financial reference amount intended to cover the expenditure related to EU BAM Rafah for the period from 1 July 2014 to 30 June 2015 shall be EUR 940,000.

The financial reference amount intended to cover the expenditure related to EU BAM Rafah for the period from 1 July 2015 to 30 June 2016 shall be EUR 1,270,000.’;

(2) in Article 16, the second paragraph is replaced by the following:

‘It shall expire on 30 June 2016.’.


Article 2

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

It shall apply from 1 July 2015.

Done at Brussels, 2 July 2015.

For the Council
The President
J. ASSELBORN
COUNCIL DECISION (CFSP) 2015/1066
of 2 July 2015
amending Decision 2013/183/CFSP concerning restrictive measures against the Democratic People’s Republic of Korea

THE COUNCIL OF THE EUROPEAN UNION,
Having regard to the Treaty on European Union, and in particular Article 29 thereof,
Having regard to Council Decision 2013/183/CFSP of 22 April 2013 concerning restrictive measures against the Democratic People’s Republic of Korea and repealing Decision 2010/800/CFSP (1) and in particular Article 19(2) thereof,
Whereas:
(1) On 22 April 2013, the Council adopted Decision 2013/183/CFSP.
(2) One entity and six persons should be added to the list of persons and entities subject to restrictive measures in Annex II to Decision 2013/183/CFSP.
(3) Annex II to Decision 2013/183/CFSP should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1
Annex II to Decision 2013/183/CFSP is amended as set out in the Annex to this Decision.

Article 2
This Decision shall enter into force on the day of its publication in the Official Journal of the European Union.

Done at Brussels, 2 July 2015.

For the Council
The President
J. ASSELBORN

ANNEX

The persons and entities listed below shall be added to the list of persons and entities subject to restrictive measures set out in Annex II to Decision 2013/183/CFSP:

II. Persons and entities providing financial services that could contribute to the DPRK’s nuclear-related, ballistic missile-related or other weapons of mass destruction-related programmes.

A. Persons

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Statement of reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>4. KIM Il-Su</td>
<td>Rahlstedter Straße 83 a, 22149 Hamburg. Date of birth: 2.9.1965 Place of birth: Pyongyang, DPRK</td>
<td>Authorised plenipotentiary representative of the EU-designated KNIC GmbH, acting on behalf of KNIC or at its direction</td>
</tr>
<tr>
<td>5. KANG Song-Nam</td>
<td>Rahlstedter Straße 83 a, 22149 Hamburg. Date of birth: 5.7.1972 Place of birth: Pyongyang, DPRK</td>
<td>Authorised plenipotentiary representative of the EU-designated KNIC GmbH, acting on behalf of KNIC or at its direction</td>
</tr>
<tr>
<td>6. CHOE Chun-Sik</td>
<td>Rahlstedter Straße 83 a, 22149 Hamburg. Date of birth: 23.12.1963 Place of birth: Pyongyang, DPRK. Passport No. 745132109 valid until 12.2.2020</td>
<td>Authorised plenipotentiary representative of the EU-designated KNIC GmbH, acting on behalf of KNIC or at its direction</td>
</tr>
<tr>
<td>7. SIN Kuy-Nam</td>
<td>Date of birth: 12.9.1972 Place of birth: Pyongyang, DPRK. Passport No. PO472132950</td>
<td>Head of department of KNIC headquarters in Pyongyang and former authorised plenipotentiary representative of KNIC GmbH Hamburg. Acting on behalf of KNIC or at its direction</td>
</tr>
<tr>
<td>8. PAK Chun-San</td>
<td>Date of birth: 18.12.1953 Place of birth: Phyongan, DPRK. Passport No. PS472220097</td>
<td>Head of department of KNIC headquarters in Pyongyang and former authorised plenipotentiary representative of KNIC GmbH Hamburg. Acting on behalf of KNIC or at its direction</td>
</tr>
<tr>
<td>9. SO Tong Myong</td>
<td>Date of birth: 10.9.1956</td>
<td>Managing Director of KNIC GmbH Hamburg, acting on behalf of KNIC or at its direction</td>
</tr>
</tbody>
</table>
B. Entities

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Statement of reasons</th>
</tr>
</thead>
<tbody>
<tr>
<td>5. Korea National Insurance Company (KNIC) GmbH. (alias Korea Foreign Insurance Company)</td>
<td>Rahlstedter Straße 83 a, 22149 Hamburg</td>
<td>KNIC GmbH, as a subsidiary controlled by KNIC headquarters in Pyongyang (Address: Haebangsan-dong, Central District, Pyongyang, DPRK), a government entity, is generating substantial foreign exchange revenue which is used to support the regime in North Korea. Those resources could contribute to the DPRK's nuclear-related, ballistic missile-related or other weapons of mass destruction-related programmes. Furthermore, the KNIC headquarters Pyongyang is linked to Office 39 of The Korean Workers' Party, a designated entity.</td>
</tr>
</tbody>
</table>
COMMISSION IMPLEMENTING DECISION (EU) 2015/1067
of 1 July 2015

on a measure taken by Spain in accordance with Directive 2006/42/EC of the European Parliament and of the Council to prohibit the placing on the market of a jigsaw manufactured by Yongkang Hengfa Electrical Appliance Co. Ltd, China

(notified under document C(2015) 4360)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Directive 2006/42/EC of the European Parliament and of the Council of 17 May 2006 on machinery, and amending Directive 95/16/EC (1), and in particular Article 11(3) thereof,

Whereas:

(1) Spain informed the Commission of a measure to prohibit the placing on the market of a jigsaw, type Practyl/JSHF-55-1 manufactured by Yongkang Hengfa Electrical Appliance Co. Ltd, China, imported by Adeo Service France and distributed in Spain by Leroy Merlin Spain.

(2) The jigsaw bore CE marking, according to Directive 2006/42/EC.

(3) The reason for taking the measure was the non-conformity of the jigsaw with the essential health and safety requirements set out in Annex I to Directive 2006/42/EC, points 1.3.2 — Risk of break up during operation, 1.3.4 — Risks due to surfaces, edges or angles, 1.4.1 — General requirements of guards and protective devices and 1.4.2 — Special requirements for guards, on the grounds that the machine failed to pass the resistance test and presents risks of cut and access to the active parts.

(4) Spain informed the distributor and importer about the deficiencies. The importer voluntarily took the necessary measures to remove non-compliant products from the market.

(5) The documentation available, the comments expressed and the action taken by the parties concerned demonstrate that the jigsaw, type Practyl/JSHF-55-1 fails to satisfy the essential health and safety requirements set out in Directive 2006/42/EC. It is therefore appropriate to consider the measure taken by Spain as justified.

HAS ADOPTED THIS DECISION:

Article 1

The measure taken by Spain to prohibit the placing on the market of a jigsaw type Practyl/JSHF-55-1 manufactured by Yongkang Hengfa Electrical Appliance Co. Ltd, is justified.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 1 July 2015.

For the Commission
Elżbieta BIENKOWSKA
Member of the Commission
COMMISSION IMPLEMENTING DECISION (EU) 2015/1068
of 1 July 2015
amending Decision 2002/994/EC concerning certain protective measures with regard to the products of animal origin imported from China
(notified under document C(2015) 4437)
(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 97/78/EC of 18 December 1997 laying down the principles governing the organisation of veterinary checks on products entering the Community from third countries (1), and in particular Article 22(6) thereof,

Whereas:

(1) Commission Decision 2002/994/EC (2) applies to all products of animal origin imported from China and intended for human consumption or for animal feed.

(2) In accordance with Article 2(1) of that Decision, Member States are to prohibit imports of those products. Article 2(2) provides for two derogations from that prohibition.

(3) In accordance with the first derogation of Article 2(2) of Decision 2002/994/EC, Member States are to authorise imports of products listed in Part I of the Annex to that Decision in accordance with the specific animal and public health conditions applicable to the products concerned.

(4) In accordance with the second derogation of Article 2(2) of that Decision, Member States are to authorise imports of products listed in Part II of the Annex to that Decision which are accompanied in addition by a specific declaration of the Chinese competent authority, stating that the products concerned do not present a danger to animal or human health.

(5) The existence of two lists of products have created uncertainties in the application of Decision 2002/994/EC as some substances such as feed and food additives, food supplements and feed material have not been included in either list. The Chinese Authorities have requested the addition of other substances in Part I, furthermore, the Commission considered that the reasons which led to the adoption of the Decision 2002/994/EC are not applicable to feed and food additives, food supplements and feed material, as they are highly refined.

(6) Decision 2002/994/EC should therefore be amended accordingly.

(7) 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

Part I of the Annex to Decision 2002/994/EC is replaced by the following:

PART I

List of products of animal origin intended for human consumption or animal feed use authorised to be imported into the Union without the attestation provided by Article 3:

— fishery products, except:
  — those obtained by aquaculture,
  — peeled and/or processed shrimps,
  — crayfish of the species Procambrus clarkii caught in natural fresh waters by fishing operations;
  — gelatine;
  — substances to be used as food additives as regulated under Regulation (EC) No 1333/2008 of the European Parliament and of the Council (**);
  — substances to be used as or in the food supplements as regulated under Directive 2002/46/EC of the European Parliament and of the Council (***);
  — Chondroitin sulphate and glucosamine considered as feed material, as regulated under Commission Regulation (EU) No 68/2013 (****);
  — L-cysteine and L-cystine considered as feed additives as regulated under Regulation (EC) No 1831/2003 of the European Parliament and of the Council (*****).


Article 2

This Decision is addressed to the Member States.

Done at Brussels, 1 July 2015.

For the Commission
Vytenis ANDRIUKAITIS
Member of the Commission
ACTS ADOPTED BY BODIES CREATED BY INTERNATIONAL AGREEMENTS

DECISION No 2/2015 OF THE EU-EFTA JOINT COMMITTEE ON COMMON TRANSIT
of 17 June 2015
amending the Convention on a common transit procedure [2015/1069]

THE EU-EFTA JOINT COMMITTEE,

Having regard to the Convention of 20 May 1987 on a common transit procedure (1) and in particular Article 15(3)(a) thereof,

Whereas:

(1) The former Yugoslav Republic of Macedonia expressed its wish to accede to the Convention of 20 May 1987 on a common transit procedure (the ‘Convention’) and has been invited to do so following Decision No 1/2015 of 11 May 2015 (2) by the Joint Committee established by the Convention.

(2) Accordingly, the versions in the official language of the former Yugoslav Republic of Macedonia of the references used in the Convention should be inserted in the Convention in the appropriate order.

(3) The application of this Decision should be linked to the date of accession of the former Yugoslav Republic of Macedonia to the Convention.

(4) In order to allow the use of guarantee forms printed in accordance with the criteria in force prior to the date of accession of the former Yugoslav Republic of Macedonia, a transitional period should be established during which the printed forms, with some adaptations, could continue to be used.

(5) The Convention should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Appendix III to the Convention on a common transit procedure is amended as set out in the Annex to this Decision.

Article 2

1. This Decision shall apply as of 1 July 2015.

2. The forms based on the specimen forms in Annexes C1, C2, C3, C4, C5, C6 to Appendix III as in force on 1 December 2012 may continue to be used, subject to the necessary geographical adaptations and the adaptations concerning the address for service or the authorised agent, until 1 May 2016.

Done in Ankara, 17 June 2015

For the EU-EFTA Joint Committee

Neşet AKKOÇ
The President

(2) OJ L 149, 16.6.2015, p. 22.
ANNEX

1. In Annex B1, in box 51 the following indent is added between Latvia and Malta:
   — 'MK (*) The former Yugoslav Republic of Macedonia'.

2. In Annex B6, Title III is amended as follows:
   2.1. in the first part of the table ‘Limited validity — 99200’ the following indent is added before MT:
       — 'MK (*) Ограничен валидност'.
   2.2. in the second part of the table ‘Waiver — 99201’ the following indent is added before MT:
       — 'MK (*) Изземање'.
   2.3. in the third part of the table ‘Alternative proof — 99202’ the following indent is added before MT:
       — 'MK (*) Алтернативен доказ'.
   2.4. in the fourth part of the table ‘Differences: office where goods were presented ...................................... (name and country) — 99203’ the following indent is added before MT:
       — 'MK (*) Разлики: Испостава каде стоките се ставени на увид ................................................ (назив и земја)'.
   2.5. in the fifth part of the table ‘Exit from ........................................... subject to restrictions or charges under Regulation/Directive/Decision No … — 99204’ the following indent is added before MT:
       — 'MK (*) Излез од ..................... предмет на ограничувања или давачки согласно Уредба/Директива/Решение № …'.
   2.6. in the sixth part of the table ‘Prescribed itinerary waived — 99205’ the following indent is added before MT:
       — 'MK (*) Изземање од пропишан правец на движење'.
   2.7. in the seventh part of the table ‘Authorised consignor — 99206’ the following indent is added before MT:
       — 'MK (*) Овластен испраќач'.
   2.8. in the eighth part of the table ‘Signature waived — 99207’ the following indent is added before MT:
       — 'MK (*) Изземање од потпис'.
   2.9. in the ninth part of the table ‘COMPREHENSIVE GUARANTEE PROHIBITED — 99208’ the following indent is added before MT:
       — 'MK (*) ЗАБРАНА ЗА УПОТРЕБА НА ОПШТА ГАРАНЦИЈА'.
   2.10. in the 10th part of the table ‘UNRESTRICTED USE — 99209’ the following indent is added before MT:
       — 'MK (*) УПОТРЕБА БЕЗ ОГРАНИЧУВАЊЕ'.
   2.11. in the 11th part of the table ‘Issued retroactively — 99210’ the following indent is added before MT:
       — 'MK (*) Дополнително издадено'.
   2.12. in the 12th part of the table ‘Various — 99211’ the following indent is added before MT:
       — 'MK (*) Различни'.
   2.13. in the 13th part of the table ‘Bulk — 99212’ the following indent is added before MT:
       — 'MK (*) Рефус'.
   2.14. in the 14th part of the table ‘Consignor — 99213’ the following indent is added before MT:
       — 'MK (*) Испраќач

(*) Provisional code that does not affect the definitive denomination of the country to be attributed after the conclusion of the negotiations currently taking place in the United Nations'.
3. Annex C1 is replaced by the following text:

ANNEX C1
COMMON/COMMUNITY TRANSIT PROCEDURE
GUARANTEE DOCUMENT
INDIVIDUAL GUARANTEE

1. Undertaking by the guarantor

1. The undersigned (1) .................... resident at (2) ...................... hereby jointly and severally guarantees, at the office of guarantee of .................. up to a maximum amount of ................ in favour of the European Union (comprising the Kingdom of Belgium, the Republic of Bulgaria, the Czech Republic, the Kingdom of Denmark, the Federal Republic of Germany, the Republic of Estonia, Ireland, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Republic of Croatia, the Italian Republic, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Grand Duchy of Luxembourg, Hungary, the Republic of Malta, the Kingdom of the Netherlands, the Republic of Austria, the Republic of Poland, the Portuguese Republic, Romania, the Republic of Slovenia, the Slovak Republic, the Republic of Finland, the Kingdom of Sweden, the United Kingdom of Great Britain and Northern Ireland) and the Republic of Iceland, the former Yugoslav Republic of Macedonia, the Kingdom of Norway, the Swiss Confederation, the Republic of Turkey, the Principality of Andorra and the Republic of San Marino (3) ............... any amount of principal, further liabilities, expenses and incidentals — but not fines — for which the principal (4) may be or become liable to the abovementioned countries for debt in the form of duty and other charges applicable to the goods described below placed under the Community or common transit procedure from the office of departure of ................................ to the office of destination of .................................................................

Goods description: ..............................................................................................................................................................

2. The undersigned undertakes to pay upon the first application in writing by the competent authorities of the countries referred to in paragraph 1 and without being able to defer payment beyond a period of 30 days from the date of application the sums requested unless he or she or any other person concerned establishes before the expiry of that period, to the satisfaction of the competent authorities, that the operation has ended.

At the request of the undersigned and for any reasons recognised as valid, the competent authorities may defer beyond a period of 30 days from the date of application for payment the period within which he or she is obliged to pay the requested sums. The expenses incurred as a result of granting this additional period, in particular any interest, must be so calculated that the amount is equivalent to what would be charged under similar circumstances on the money market or financial market in the country concerned.

3. This undertaking shall be valid from the day of its acceptance by the office of guarantee. The undersigned shall remain liable for payment of any debt arising during the Community or common transit operation covered by this undertaking and commenced before any revocation or cancellation of the guarantee took effect, even if the demand for payment is made after that date.

4. For the purpose of this undertaking the undersigned gives his or her address for service (5) in each of the other countries referred to in paragraph 1 as:

<table>
<thead>
<tr>
<th>Country</th>
<th>Surname and forename, or name of firm, and full address</th>
</tr>
</thead>
</table>

The undersigned acknowledges that all correspondence and notices and any formalities or procedures relating to this undertaking addressed to or effected in writing at one of his or her addresses for service shall be accepted as duly delivered to him or her.
The undersigned acknowledges the jurisdiction of the courts of the places where he or she has an address for service.

The undersigned undertakes not to change his or her addresses for service or, if he or she has to change one or more of those addresses, to inform the office of guarantee in advance.

Done at .................., on ..................

............................

(Signature) (*)

II. Acceptance by the office of guarantee

Office of guarantee ........................................................................................................................................

Guarantor's undertaking accepted on .................. to cover the Community/common transit operation effected under transit declaration No ... of ... (*)

(Stamp and signature)

(*) Surname and forename, or name of firm.
(1) Full address.
(2) Delete the name of the Contracting Party or Parties or States (Andorra or San Marino) whose territory is not transited. The reference to the Principality of Andorra and the Republic of San Marino shall apply solely to Community transit operation.
(2) Surname and forename, or name of firm.
(3) If, in the law of the country, there is no provision for address for service the guarantor shall appoint, in this country, an agent authorised to receive any communications addressed to him and the acknowledgment in the second subparagraph and the undertaking in the fourth subparagraph of paragraph 4 must be made to correspond. The courts of the place in which the addresses for service of the guarantor or his agents are situated shall have jurisdiction in disputes concerning this guarantee.
(4) The person signing the document must enter the following by hand before his or her signature “Guarantee for the amount of …”, the amount being written out in letters.
(4) To be completed by the office of guarantee.’

4. Annex C2 is replaced by the following text:

‘ANNEX C2

COMMON/COMMUNITY TRANSIT PROCEDURE

GUARANTEE DOCUMENT

INDIVIDUAL GUARANTEE IN THE FORM OF VOUCHERS

I. Undertaking by the guarantor

1. The undersigned (1) .................. resident at (1) .................. hereby jointly and severally guarantees, at the office of guarantee of .................. in favour of the European Union (comprising the Kingdom of Belgium, the Republic of Bulgaria, the Czech Republic, the Kingdom of Denmark, the Federal Republic of Germany, the Republic of Estonia, Ireland, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Republic of Croatia, the Italian Republic, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Grand Duchy of Luxembourg, Hungary, the Republic of Malta, the Kingdom of the Netherlands, the Republic of Austria, the Republic of Poland, the Portuguese Republic, Romania, the Republic of Slovenia, the Slovak Republic, the Republic of Finland, the Kingdom of Sweden, the United Kingdom of Great Britain and Northern Ireland) and the Republic of Iceland, the former Yugoslav Republic of Macedonia, the Kingdom of Norway, the
Swiss Confederation, the Republic of Turkey, the Principality of Andorra and the Republic of San Marino (³) any amount of principal, further liabilities, expenses and incidentals — but not fines — for which a principal may be or become liable to the above mentioned States for debt in the form of duty and other charges applicable to the goods placed under the Community or common transit procedure, in respect of which the undersigned has undertaken to issue individual guarantee vouchers up to a maximum of EUR 7 000 per voucher.

2. The undersigned undertakes to pay upon the first application in writing by the competent authorities of the countries referred to in paragraph 1 and without being able to defer payment beyond a period of 30 days from the date of application the sums requested, up to EUR 7 000 per individual guarantee voucher, unless he or she or any other person concerned establishes before the expiry of that period, to the satisfaction of the competent authorities, that the operation has ended.

At the request of the undersigned and for any reasons recognised as valid, the competent authorities may defer beyond a period of 30 days from the date of application for payment the period within which he or she is obliged to pay the requested sums. The expenses incurred as a result of granting this additional period, in particular any interest, must be so calculated that the amount is equivalent to what would be charged under similar circumstances on the money market or financial market in the country concerned.

3. This undertaking shall be valid from the day of its acceptance by the office of guarantee. The undersigned shall remain liable for payment of any debt arising during any Community or common transit operations covered by this undertaking and commenced before any revocation or cancellation of the guarantee took effect, even if the demand for payment is made after that date.

4. For the purpose of this undertaking the undersigned gives his or her address for service (⁴) in each of the other countries referred to in paragraph 1 as:

<table>
<thead>
<tr>
<th>Country</th>
<th>Surname and forenames, or name of firm, and full address</th>
</tr>
</thead>
</table>

The undersigned acknowledges that all correspondence and notices and any formalities or procedures relating to this undertaking addressed to or effected in writing at one of his or her addresses for service shall be accepted as duly delivered to him or her.

The undersigned acknowledges the jurisdiction of the courts of the places where he or she has an address for service.

The undersigned undertakes not to change his or her addresses for service or, if he or she has to change one or more of those addresses, to inform the office of guarantee in advance.

Done at ................................, on .........................

................................

(Signature) ³)

II. Acceptance by the office of guarantee

Office of guarantee
Guarantor’s undertaking accepted on

.........................................................

.........................................................

(Stamp and signature)

(1) Surname and forename, or name of firm.
(2) Full address.
(3) Only for Community transit operations.
(4) If, in the law of the country, there is no provision for address for service the guarantor shall appoint, in this country, an agent authorised to receive any communications addressed to him and the acknowledgment in the second subparagraph and the undertaking in the fourth subparagraph of paragraph 4 must be made to correspond. The courts of the place in which the addresses for service of the guarantor or his agents are situated shall have jurisdiction in disputes concerning this guarantee. 
(5) The signature must be preceded by the following in the signatory’s own handwriting: “Guarantee.”

5. Annex C4 is replaced by the following text:

‘ANNEX C4

COMMON/COMMUNITY TRANSIT PROCEDURE

GUARANTEE DOCUMENT

COMPREHENSIVE GUARANTEE

1. Undertaking by the guarantor

1. The undersigned (1) ...................... resident at (2) ...................... hereby jointly and severally guarantees, at the office of guarantee of ...................... up to a maximum amount of ...................... being 100/50/30 (3) % of the reference amount, in favour of the European Union (comprising the Kingdom of Belgium, the Republic of Bulgaria, the Czech Republic, the Kingdom of Denmark, the Federal Republic of Germany, the Republic of Estonia, Ireland, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Republic of Croatia, the Italian Republic, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Grand Duchy of Luxembourg, Hungary, the Republic of Malta, the Kingdom of the Netherlands, the Republic of Austria, the Republic of Poland, the Portuguese Republic, Romania, the Republic of Slovenia, the Slovak Republic, the Republic of Finland, the Kingdom of Sweden, the United Kingdom of Great Britain and Northern Ireland) and the Republic of Iceland, the former Yugoslav Republic of Macedonia, the Kingdom of Norway, the Swiss Confederation, the Republic of Turkey, the Principality of Andorra and the Republic of San Marino (4), any amount of principal, further liabilities, expenses and incidentals — but not fines — for which the principal (5) ...................... may be or become liable to the abovementioned countries for debt in the form of duty and other charges applicable to the goods placed under the Community or common transit procedure.

2. The undersigned undertakes to pay upon the first application in writing by the competent authorities of the countries referred to in paragraph 1 and without being able to defer payment beyond a period of 30 days from the date of application the sums requested up to the limit of the abovementioned maximum amount, unless he or she or any other person concerned establishes before the expiry of that period, to the satisfaction of the competent authorities, that the operation has ended.

At the request of the undersigned and for any reasons recognised as valid, the competent authorities may defer beyond a period of 30 days from the date of application for payment the period within which he or she is obliged to pay the requested sums. The expenses incurred as a result of granting this additional period, in particular any interest, must be so calculated that the amount is equivalent to what would be charged under similar circumstances on the money market or financial market in the country concerned.

This amount may not be reduced by any sums already paid under the terms of this undertaking unless the undersigned is called upon to pay a debt arising during a Community or common transit operation commenced before the preceding demand for payment was received or within 30 days thereafter.
3. This undertaking shall be valid from the day of its acceptance by the office of guarantee. The undersigned shall remain liable for payment of any debt arising during any Community or common transit operations covered by this undertaking and commenced before any revocation or cancellation of the guarantee took effect, even if the demand for payment is made after that date.

4. For the purpose of this undertaking the undersigned gives his or her address for service (*) in each of the other countries referred to in paragraph 1 as:

<table>
<thead>
<tr>
<th>Country</th>
<th>Surname and forenames, or name of firm, and full address</th>
</tr>
</thead>
</table>

The undersigned acknowledges that all correspondence and notices and any formalities or procedures relating to this undertaking addressed to or effected in writing at one of his or her addresses for service shall be accepted as duly delivered to him or her.

The undersigned acknowledges the jurisdiction of the courts of the places where he or she has an address for service.

The undersigned undertakes not to change his or her addresses for service or, if he or she has to change one or more of those addresses, to inform the office of guarantee in advance.

Done at ...................., on ....................

....................

(Signature) (*)

II. Acceptance by the office of guarantee

Office of guarantee

Guarantor’s undertaking accepted on

..............................

..............................

..............................

..............................

(Stamp and signature)

(*) Surname and forename, or name of firm.

(1) Full address.

(1) Delete what does not apply.

(*) Delete the name of the Contracting Party or States (Andorra or San Marino) whose territory is not transited. The reference to the Principality of Andorra and the Republic of San Marino shall apply solely to Community transit operations.

(1) Surname and forename, or name of firm.

(1) If, in the law of the country, there is no provision for address for service the guarantor shall appoint, in this country, an agent authorised to receive any communications addressed to him and the acknowledgment in the second subparagraph and the undertaking in the fourth subparagraph of paragraph 4 must be made to correspond. The courts of the place in which the addresses for service of the guarantor or his agents are situated shall have jurisdiction in disputes concerning this guarantee.

(1) The signature must be preceded by the following in the signatory's own handwriting: “Guarantee for the amount of …” with the amount written out in full.”
6. In Box 7 of Annex C5, the words 'the former Yugoslav Republic of Macedonia' are inserted between the words 'Iceland' and 'Norway'.

7. In box 6 of Annex C6, the words 'the former Yugoslav Republic of Macedonia' are inserted between the words 'Iceland' and 'Norway'.
CORRIGENDA

Corrigendum to Council Regulation (EU) No 1417/2013 of 17 December 2013 laying down the form of the laissez-passer issued by the European Union

(Official Journal of the European Union L 353 of 28 December 2013)

On page 30, Annex I, as regards point 1 of page 3 of the laissez-passer:

for: 'Page 3

1. Вид * Tipo * Typ * Type * Art * Liik * Tύπος * Type * Cineál * Vrsta * Tipo * Tips * Rūšis * Az okmány típusa * Tip * Soort * Typ * Tipo * Tip * Druh * Tip * Tyyppi * Typ',

read: 'Page 3

1. Вид * Tipo * Typ * Type * Art * Liik * Tύπος * Type * Saghas * Vrsta * Tipo * Tips * Rūšis * Az okmány típusa * Tip * Soort * Typ * Tipo * Tip * Typ * Tyyppi * Typ';

on page 31, Annex I, as regards points 3 to 6 of page 3 of the laissez-passer:


4. Фамилно име * Apellidos * Příjmení * Efternavn * Name * Nimi * Επώνυμο * Sur name * Nom * Ainm * Prezime * Cognome * Uzvārds * P avardė * Családi név * Kunjom * Naam * Nazwisko * Apelido * Nume * Priezvisko * Priimek * Sukunimi * Efternamn

5. Име * Nombre * Jméno * For na vne * V or namen * Eesnimed * Ονόματα * Name * Prénom(s) * Céadainm(eacha) * Ime * Name * Vārds(-i) * V ardas * Utónév * Isem * Voornamen * Imiona * Nomes próprios * Prenume * Meno * Ime * Etunimet * Fornamm

6. Дължностно лице на/Гражданство * Funcionario de/Nacionalidad * Úředník/národnost * Tjenestemand i/ Nationalitet * Beamter der/des/Staatsangehörigkeit * Amtmenn/Kodakondisus * Υπάλληλος του/της/Υπηκοότητα * Official of/Nationality * Agent de/Nationalité * Agen t de c huid /Náisiúntacht * Institucija dužnosnika/ Državljanstvo * Funcionario del/deila/Cittadinanza * ... ierėdnis/Valstspiederiba * Pareigūnas/Pilietybe * Melyik intézmény tisztviselője/Állampolgárság * Uff iċjal ta’/Citadinanza * Ambtenaar van/Nationaliteit * Urzędnik/Obywatelstwo * Funcionario de/Nacionalidade * Funcionar al/Cetățenia * Inštitúcia/Štátna príslušnosť * Urádnik/Дрžavljanstvo * ... virkamies/ Kansalai suus * Tjänstemann vid/Nationalitet',


4. Фамилно име * Apellidos * Příjmení * Efternavn * Name * Nimi * Επώνυμο * Surname * Nom * S loinne * Prezime * Cognome * Uzvārds * P avardė * Családi név * Kunjom * Naam * Nazwisko * Apelido * Nume * Priezvisko * Priimek * Sukunimi * Efternamn
on page 31, Annex I, as regards points 11 and 12 of page 3 of the laissez-passer:


12. Data na iztichanje na sroka na validnost * Fecha de caducidad * Platnost do * Udløbsdato * Gültig bis * Kehtiv kuni * Ημερομηνία λήξης * Date of expiry * Date de validité * Dátum platnosti * Data di scadenza * Derīga līdz * Galoja iki * Lejārat időpontja * Data tal-għeluq * Geldig tot * Termin ważności * Data de validade * Data expirarīi * Dātum platnosti * Velja do * Viimeinen voimassaolopäivä * Sista giltighetsdag';


12. Data na iztichanje na sroka na validnost * Fecha de caducidad * Platnost do * Udløbsdato * Gültig bis * Kehtiv kuni * Ημερομηνία λήξης * Date of expiry * Date de validité * As feidhm * Vrijedi do * Data di scadenza * Derīga līdz * Galoja iki * Lejārat időpontja * Data tal-għeluq * Geldig tot * Termin ważności * Data de validade * Data expirarīi * Dātum platnosti * Velja do * Viimeinen voimassaolopäivä * Sista giltighetsdag';

on page 31, Annex I, as regards page 4 of the laissez-passer:

for: 'Page 4

Длъжност * Cargo * Funkce * Stilling * Funktion * Ametikoht * Ηποτήτα * Function * Fonction * Post * Dužnost * Funzione * Amats * Pareigos * Beosztás * Kariga * Functie * Stanowisko * Cargo * Functie * Funcție * Funkcia * Funkcija * Virka * Befattning

(This page will also be used for comments such as “Family member” or “Temporary laissez-passer”);

read: 'Page 4

Длъжност * Cargo * Funkce * Stilling * Funktion * Ametikoht * Ηποτήτα * Function * Fonction * Feidhm * Dužnost * Funzione * Amats * Pareigos * Beosztás * Kariga * Functie * Stanowisko * Cargo * Functie * Funcție * Funkcia * Funkcija * Virka * Befattning

(This page will also be used for comments such as “Family member” or “Temporary laissez-passer”);
on pages 32-34, Annex I, as regards pages 38-42 of the laissez-passer:

the number '[48]' shall be replaced by '48';

on page 33, Annex I, as regards pages 38-42 of the laissez-passer, section of the Slovak language, second paragraph:

for:  'Orgány krajín, ktoré nie sú členmi Európskej únie sa týmto vyžadujú, aby umožnili držiteľovi slobodný prechod a pobyt bez obmedzení.'

read:  'Orgány krajín, ktoré nie sú členmi Európskej únie sú týmto požiadané, aby umožnili držiteľovi slobodný prechod a pobyt bez obmedzení.'

on page 36, Annex I, as regards pages 43-48 of the laissez-passer, section of the Irish language entitled 'NÓTAÍ':

for:  'NÓTAÍ:

Is leis an Aontas Eorpach an laissez-passer seo.

Comhpháirt leictreonach |Áirítear leictreonaic íogair sa laissez-passer seo. Ar mhaith leis an bhfeidhmíocht is fearr, ná déantar é a lúbadh, a phollú ná a nochtaidh do theocht an-ard nó an-íseal, ná do thaise iomarcach, le do thoil.

Athrú | Ní móir gan baint den laissez-passer seo ná é a thabhairt do dhíuine neamh-údaraithe. Aon athrú a dhéantar air, fágfaidh sé nach mbéidh sé bailiú lena úsáid.

Goid nó cailliúint | Ní móir aon ghoide, aon chailliúint nó aon diothú a thairiscíú d’údarás póilíní áitiúil agus d’eagraíocht eisiúna an Aontais Eorpaigh.

Ní móir é a thabhairt ar ais don údarás eisiúna ag deireadh na tréimhse bailiócha.'

read:  'NÓTAÍ:

Is leis an Aontas Eorpach an laissez-passer seo.

Comhpháirt leictreonach | Tá leictreonaic íogair sa laissez-passer seo. Le go n-oibreoidh sé ar an dóigh is fearr, moltar gan é a lúbadh, a phollú ná a nochtaidh do theocht an-ard nó an-íseal, ná do thaise iomarcach.

Athrú | Ní ceadmhach an laissez-passer seo a athrú ar dhóigh ar bith ná é a thabhairt do dhíuine neamhúdaraithe. Má dhéantar aon athrú air, beidh sé neamhbailliú.

Goid nó cailliúint | Má ghoideann nó má chailliúnt an laissez-passer seo, nó má dhéantar damáis dó, ba chóir é sin a thairiscíú láthreach d’údarás áitiúil póilíní agus don institiúid de chuid an Aontais Eorpaigh a d’eisigh an laissez-passar.

Ní móir é a thabhairt ar ais don údarás eisiúna ag deireadh na tréimhse bailiócha.'

on page 37, Annex I, as regards pages 43-48 of the laissez-passer, section of the Polish language entitled 'UWAGI', fifth paragraph:

for:  'Pod koniec terminu ważności zwrócić organowi wystawiającemu.'

read:  'Po upływie terminu ważności zwrócić organowi wystawiającemu.'

(Official Journal of the European Union L 145 of 10 June 2015)

On page 2, Article 2:

for:  ‘Article 2

Regulation (EC) No 396/2005 as it stood before being amended by this Regulation shall continue to apply to products which were lawfully produced before 30 June 2015.’;

read:  ‘Article 2

Regulation (EC) No 396/2005 as it stood before being amended by this Regulation shall continue to apply to products which were lawfully produced before 30 December 2015.’.