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Legislation

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(1) Text with EEA relevance.

**EN** Act for The

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.

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<sup>(&</sup>lt;sup>1</sup>) Text with EEA relevance.

<sup>(1)</sup> Text with EEA relevance.

Π

(Non-legislative acts)

# REGULATIONS

### COMMISSION DELEGATED REGULATION 2019/1755

### of 8 August 2019

amending the Annexes to Regulation (EC) No 1059/2003 of the European Parliament and of the Council on the establishment of a common classification of territorial units for statistics (NUTS)

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EC) No 1059/2003 of the European Parliament and of the Council of 26 May 2003 on the establishment of a common classification of territorial units for statistics (NUTS) (<sup>1</sup>), and in particular Articles 3(4), 4(1) and 5(4) thereof,

Whereas:

- (1) Regulation (EC) No 1059/2003 establishes a common classification of territorial units to enable the collection, compilation and dissemination of harmonised regional statistics in the Union.
- (2) The Annexes to Regulation (EC) No 1059/2003 list the territorial units to be used for statistics.
- (3) In accordance with Article 5(4) of Regulation (EC) No 1059/2003, amendments to the NUTS classification are to be adopted in the second half of the calendar year, and usually not more frequently than every three years.
- (4) The NUTS classification was last amended by Commission Regulation (EU) 2016/2066 (<sup>2</sup>).
- (5) According to the information provided to the Commission by Member States, the territorial division of several Member States has changed since the NUTS classification was last amended.
- (6) Regulation (EC) No 1059/2003 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

### Article 1

Annexes I,II and III to Regulation (EC) No 1059/2003 are replaced by the text in the Annex to this Regulation.

<sup>&</sup>lt;sup>(1)</sup> OJ L 154, 21.6.2003, p. 1.

 <sup>(2)</sup> Commission Regulation (EU) 2016/2066 of 21 November 2016 amending the annexes to Regulation (EC) No 1059/2003 of the European Parliament and of the Council on the establishment of a common classification of territorial units for statistics (NUTS) (OJ L 322, 29.11.2016, p. 1).

### 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.

In accordance with Article 5(4) of Regulation (EC) No 1059/2003, it shall apply for the transmission of data to the Commission (Eurostat) from 1 January 2021.

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

Done at Brussels, 8 August 2019.

For the Commission The President Jean-Claude JUNCKER

### ANNEX

### 'Annex I

# The NUTS classification (code — name)

### BELGIUM

Code	NUTS 1	NUTS 2	NUTS 3
BE			
BE1	Région de Bruxelles-Capitale/ Brussels Hoofdstedelijk Gewest		
BE10		Région de Bruxelles-Capitale/ Brussels Hoofdstedelijk Gewest	
BE100			Arr. (¹) de Bruxelles-Capitale/Arr. Brussel-Hoofdstad
BE2	Vlaams Gewest		
BE21		Prov. ( <sup>2</sup> ) Antwerpen	
BE211			Arr. Antwerpen
BE212			Arr. Mechelen
BE213			Arr. Turnhout
BE22		Prov. Limburg (BE)	
BE223			Arr. Tongeren
BE224			Arr. Hasselt
BE225			Arr. Maaseik
BE23		Prov. Oost-Vlaanderen	
BE231			Arr. Aalst
BE232			Arr. Dendermonde
BE233			Arr. Eeklo
BE234			Arr. Gent
BE235			Arr. Oudenaarde
BE236			Arr. Sint-Niklaas
BE24		Prov. Vlaams-Brabant	
BE241			Arr. Halle-Vilvoorde
BE242			Arr. Leuven
BE25		Prov. West-Vlaanderen	
BE251			Arr. Brugge
BE252			Arr. Diksmuide
BE253			Arr. Ieper
BE254			Arr. Kortrijk
BE255			Arr. Oostende

EN

Code	NUTS 1	NUTS 2	NUTS 3
BE256			Arr. Roeselare
BE257			Arr. Tielt
BE258			Arr. Veurne
BE3	Région wallonne		
BE31		Prov. Brabant Wallon	
BE310			Arr. Nivelles
BE32		Prov. Hainaut	
BE323			Arr. Mons
BE328			Arr. Tournai-Mouscron
BE329			Arr. La Louvière
BE32A			Arr. Ath
BE32B			Arr. Charleroi
BE32C			Arr. Soignies
BE32D			Arr. Thuin
BE33		Prov. Liège	
BE331			Arr. Huy
BE332			Arr. Liège
BE334			Arr. Waremme
BE335			Arr. Verviers — communes fran- cophones
BE336			Bezirk Verviers — Deutschspra- chige Gemeinschaft
BE34		Prov. Luxembourg (BE)	
BE341			Arr. Arlon
BE342			Arr. Bastogne
BE343			Arr. Marche-en-Famenne
BE344			Arr. Neufchâteau
BE345			Arr. Virton
BE35		Prov. Namur	
BE351			Arr. Dinant
BE352			Arr. Namur
BE353			Arr. Philippeville
BEZ	Extra-Regio NUTS 1		
BEZZ		Extra-Regio NUTS 2	
BEZZZ			Extra-Regio NUTS 3

(<sup>1</sup>) Arr. stands for Arrondissement administratif in French or Administratief arrondissement in Dutch.
 (<sup>2</sup>) Prov. stands for Province in French or Provincie in Dutch.

# BULGARIA

Code	NUTS 1	NUTS 2	NUTS 3
BG			
BG3	Северна и Югоизточна България		
BG31		Северозападен	
BG311			Видин
BG312			Монтана
BG313			Враца
BG314			Плевен
BG315			Ловеч
BG32		Северен централен	
BG321			Велико Търново
BG322			Габрово
BG323			Русе
BG324			Разград
BG325			Силистра
BG33		Североизточен	
BG331			Варна
BG332			Добрич
BG333			Шумен
BG334			Търговище
BG34		Югоизточен	
BG341			Бургас
BG342			Сливен
BG343			Ямбол
BG344			Стара Загора
BG4	Югозападна и Южна централна България		
BG41		Югозападен	
BG411			София (столица)
BG412			София
BG413			Благоевград
BG414			Перник
BG415			Кюстендил
BG42		Южен централен	
BG421			Пловдив
BG422			Хасково
BG423			Пазарджик
BG424			Смолян

EN

Code	NUTS 1	NUTS 2	NUTS 3
BG425			Кърджали
BGZ	Extra-Regio NUTS 1		
BGZZ		Extra-Regio NUTS 2	
BGZZZ			Extra-Regio NUTS 3

# CZECHIA

Code	NUTS 1	NUTS 2	NUTS 3
CZ			
CZ0	Česko		
CZ01		Praha	
CZ010			Hlavní město Praha
CZ02		Střední Čechy	
CZ020			Středočeský kraj
CZ03		Jihozápad	
CZ031			Jihočeský kraj
CZ032			Plzeňský kraj
CZ04		Severozápad	
CZ041			Karlovarský kraj
CZ042			Ústecký kraj
CZ05		Severovýchod	
CZ051			Liberecký kraj
CZ052			Královéhradecký kraj
CZ053			Pardubický kraj
CZ06		Jihovýchod	
CZ063			Kraj Vysočina
CZ064			Jihomoravský kraj
CZ07		Střední Morava	
CZ071			Olomoucký kraj
CZ072			Zlínský kraj
CZ08		Moravskoslezsko	
CZ080			Moravskoslezský kraj
CZZ	Extra-Regio NUTS 1		
CZZZ		Extra-Regio NUTS 2	
CZZZZ			Extra-Regio NUTS 3

# DENMARK

Code	NUTS 1	NUTS 2	NUTS 3
DK			
DK0	Danmark		
DK01		Hovedstaden	
DK011			Byen København
DK012			Københavns omegn
DK013			Nordsjælland
DK014			Bornholm
DK02		Sjælland	
DK021			Østsjælland
DK022			Vest- og Sydsjælland
DK03		Syddanmark	
DK031			Fyn
DK032			Sydjylland
DK04		Midtjylland	
DK041			Vestjylland
DK042			Østjylland
DK05		Nordjylland	
DK050			Nordjylland
DKZ	Extra-Regio NUTS 1		
DKZZ		Extra-Regio NUTS 2	
DKZZZ			Extra-Regio NUTS 3

# GERMANY

Code	NUTS 1	NUTS 2	NUTS 3
DE			
DE1	Baden-Württemberg		
DE11		Stuttgart	
DE111			Stuttgart, Stadtkreis
DE112			Böblingen
DE113			Esslingen
DE114			Göppingen
DE115			Ludwigsburg
DE116			Rems-Murr-Kreis
DE117			Heilbronn, Stadtkreis
DE118			Heilbronn, Landkreis

Code	NUTS 1	NUTS 2	NUTS 3
DE119			Hohenlohekreis
DE11A			Schwäbisch Hall
DE11B			Main-Tauber-Kreis
DE11C			Heidenheim
DE11D			Ostalbkreis
DE12		Karlsruhe	
DE121			Baden-Baden, Stadtkreis
DE122			Karlsruhe, Stadtkreis
DE123			Karlsruhe, Landkreis
DE124			Rastatt
DE125			Heidelberg, Stadtkreis
DE126			Mannheim, Stadtkreis
DE127			Neckar-Odenwald-Kreis
DE128			Rhein-Neckar-Kreis
DE129			Pforzheim, Stadtkreis
DE12A			Calw
DE12B			Enzkreis
DE12C			Freudenstadt
DE13		Freiburg	
DE131			Freiburg im Breisgau, Stadtkreis
DE132			Breisgau-Hochschwarzwald
DE133			Emmendingen
DE134			Ortenaukreis
DE135			Rottweil
DE136			Schwarzwald-Baar-Kreis
DE137			Tuttlingen
DE138			Konstanz
DE139			Lörrach
DE13A			Waldshut
DE14		Tübingen	
DE141			Reutlingen
DE142			Tübingen, Landkreis
DE143			Zollernalbkreis
DE144			Ulm, Stadtkreis
DE145			Alb-Donau-Kreis
DE146			Biberach

Code	NUTS 1	NUTS 2	NUTS 3
DE147			Bodenseekreis
DE148			Ravensburg
DE149			Sigmaringen
DE2	Bayern		
DE21		Oberbayern	
DE211			Ingolstadt, Kreisfreie Stadt
DE212			München, Kreisfreie Stadt
DE213			Rosenheim, Kreisfreie Stadt
DE214			Altötting
DE215			Berchtesgadener Land
DE216			Bad Tölz-Wolfratshausen
DE217			Dachau
DE218			Ebersberg
DE219			Eichstätt
DE21A			Erding
DE21B			Freising
DE21C			Fürstenfeldbruck
DE21D			Garmisch-Partenkirchen
DE21E			Landsberg am Lech
DE21F			Miesbach
DE21G			Mühldorf a. Inn
DE21H			München, Landkreis
DE21I			Neuburg-Schrobenhausen
DE21J			Pfaffenhofen a. d. Ilm
DE21K			Rosenheim, Landkreis
DE21L			Starnberg
DE21M			Traunstein
DE21N			Weilheim-Schongau
DE22		Niederbayern	
DE221			Landshut, Kreisfreie Stadt
DE222			Passau, Kreisfreie Stadt
DE223			Straubing, Kreisfreie Stadt
DE224			Deggendorf
DE225			Freyung-Grafenau
DE226			Kelheim
DE227			Landshut, Landkreis
DE228			Passau, Landkreis
DE229			Regen
-			0

Code	NUTS 1	NUTS 2	NUTS 3
DE22B			Straubing-Bogen
DE22C			Dingolfing-Landau
DE23		Oberpfalz	
DE231			Amberg, Kreisfreie Stadt
DE232			Regensburg, Kreisfreie Stadt
DE233			Weiden i. d. Opf, Kreisfreie Stadt
DE234			Amberg-Sulzbach
DE235			Cham
DE236			Neumarkt i. d. OPf.
DE237			Neustadt a. d. Waldnaab
DE238			Regensburg, Landkreis
DE239			Schwandorf
DE23A			Tirschenreuth
DE24		Oberfranken	
DE241			Bamberg, Kreisfreie Stadt
DE242			Bayreuth, Kreisfreie Stadt
DE243			Coburg, Kreisfreie Stadt
DE244			Hof, Kreisfreie Stadt
DE245			Bamberg, Landkreis
DE246			Bayreuth, Landkreis
DE247			Coburg, Landkreis
DE248			Forchheim
DE249			Hof, Landkreis
DE24A			Kronach
DE24B			Kulmbach
DE24C			Lichtenfels
DE24D			Wunsiedel i. Fichtelgebirge
DE25		Mittelfranken	
DE251			Ansbach, Kreisfreie Stadt
DE252			Erlangen, Kreisfreie Stadt
DE253			Fürth, Kreisfreie Stadt
DE254			Nürnberg, Kreisfreie Stadt
DE255			Schwabach, Kreisfreie Stadt
DE256			Ansbach, Landkreis
DE257			Erlangen-Höchstadt
DE258			Fürth, Landkreis

Code	NUTS 1	NUTS 2	NUTS 3
DE259			Nürnberger Land
DE25A			Neustadt a. d. Aisch-Bad Wind- sheim
DE25B			Roth
DE25C			Weißenburg-Gunzenhausen
DE26		Unterfranken	
DE261			Aschaffenburg, Kreisfreie Stadt
DE262			Schweinfurt, Kreisfreie Stadt
DE263			Würzburg, Kreisfreie Stadt
DE264			Aschaffenburg, Landkreis
DE265			Bad Kissingen
DE266			Rhön-Grabfeld
DE267			Haßberge
DE268			Kitzingen
DE269			Miltenberg
DE26A			Main-Spessart
DE26B			Schweinfurt, Landkreis
DE26C			Würzburg, Landkreis
DE27		Schwaben	
DE271			Augsburg, Kreisfreie Stadt
DE272			Kaufbeuren, Kreisfreie Stadt
DE273			Kempten (Allgäu), Kreisfreie Sta
DE274			Memmingen, Kreisfreie Stadt
DE275			Aichach-Friedberg
DE276			Augsburg, Landkreis
DE277			Dillingen a.d. Donau
DE278			Günzburg
DE279			Neu-Ulm
DE27A			Lindau (Bodensee)
DE27B			Ostallgäu
DE27C			Unterallgäu
DE27D			Donau-Ries
DE27E			Oberallgäu
DE3	Berlin		
DE30		Berlin	
DE300			Berlin
DE4	Brandenburg		
DE40		Brandenburg	
DE401			Brandenburg an der Havel, Kreis freie Stadt

Code	NUTS 1	NUTS 2	NUTS 3
DE402			Cottbus, Kreisfreie Stadt
DE403			Frankfurt (Oder), Kreisfreie Stadt
DE404			Potsdam, Kreisfreie Stadt
DE405			Barnim
DE406			Dahme-Spreewald
DE407			Elbe-Elster
DE408			Havelland
DE409			Märkisch-Oderland
DE40A			Oberhavel
DE40B			Oberspreewald-Lausitz
DE40C			Oder-Spree
DE40D			Ostprignitz-Ruppin
DE40E			Potsdam-Mittelmark
DE40F			Prignitz
DE40G			Spree-Neiße
DE40H			Teltow-Fläming
DE40I			Uckermark
DE5	Bremen		
DE50		Bremen	
DE501			Bremen, Kreisfreie Stadt
DE502			Bremerhaven, Kreisfreie Stadt
DE6	Hamburg		
DE60		Hamburg	
DE600			Hamburg
DE7	Hessen		
DE71		Darmstadt	
DE711			Darmstadt, Kreisfreie Stadt
DE712			Frankfurt am Main, Kreisfreie Stadt
DE713			Offenbach am Main, Kreisfreie Stadt
DE714			Wiesbaden, Kreisfreie Stadt
DE715			Bergstraße
DE716			Darmstadt-Dieburg
DE717			Groß-Gerau
DE718			Hochtaunuskreis
DE719			Main-Kinzig-Kreis
DE71A			Main-Taunus-Kreis
DE71B			Odenwaldkreis
DE71C			Offenbach, Landkreis

Code	NUTS 1	NUTS 2	NUTS 3
DE71E			Wetteraukreis
DE72		Gießen	
DE721			Gießen, Landkreis
DE722			Lahn-Dill-Kreis
DE723			Limburg-Weilburg
DE724			Marburg-Biedenkopf
DE725			Vogelsbergkreis
DE73		Kassel	
DE731			Kassel, Kreisfreie Stadt
DE732			Fulda
DE733			Hersfeld-Rotenburg
DE734			Kassel, Landkreis
DE735			Schwalm-Eder-Kreis
DE736			Waldeck-Frankenberg
DE737			Werra-Meißner-Kreis
DE8	Mecklenburg-Vorpommern		
DE80		Mecklenburg-Vorpommern	
DE803			Rostock, Kreisfreie Stadt
DE804			Schwerin, Kreisfreie Stadt
DE80J			Mecklenburgische Seenplatte
DE80K			Landkreis Rostock
DE80L			Vorpommern-Rügen
DE80M			Nordwestmecklenburg
DE80N			Vorpommern-Greifswald
DE80O			Ludwigslust-Parchim
)E9	Niedersachsen		
DE91		Braunschweig	
DE911			Braunschweig, Kreisfreie Stadt
DE912			Salzgitter, Kreisfreie Stadt
DE913			Wolfsburg, Kreisfreie Stadt
DE914			Gifhorn
DE916			Goslar
DE917			Helmstedt
DE918			Northeim
DE91A			Peine
DE91B			Wolfenbüttel
DE91C			Göttingen
DE92		Hannover	
DE922			Diepholz

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Code	NUTS 1	NUTS 2	NUTS 3
DE923			Hameln-Pyrmont
DE925			Hildesheim
DE926			Holzminden
DE927			Nienburg (Weser)
DE928			Schaumburg
DE929			Region Hannover
DE93		Lüneburg	
DE931			Celle
DE932			Cuxhaven
DE933			Harburg
DE934			Lüchow-Dannenberg
DE935			Lüneburg, Landkreis
DE936			Osterholz
DE937			Rotenburg (Wümme)
DE938			Heidekreis
DE939			Stade
DE93A			Uelzen
DE93B			Verden
DE94		Weser-Ems	
DE941			Delmenhorst, Kreisfreie Stadt
DE942			Emden, Kreisfreie Stadt
DE943			Oldenburg (Oldenburg), Kreisfrei Stadt
DE944			Osnabrück, Kreisfreie Stadt
DE945			Wilhelmshaven, Kreisfreie Stadt
DE946			Ammerland
DE947			Aurich
DE948			Cloppenburg
DE949			Emsland
DE94A			Friesland (DE)
DE94B			Grafschaft Bentheim
DE94C			Leer
DE94D			Oldenburg, Landkreis
DE94E			Osnabrück, Landkreis
DE94F			Vechta
DE94G			Wesermarsch
DE94H			Wittmund

Code	NUTS 1	NUTS 2	NUTS 3
DEA	Nordrhein-Westfalen		
DEA1		Düsseldorf	
DEA11			Düsseldorf, Kreisfreie Stadt
DEA12			Duisburg, Kreisfreie Stadt
DEA13			Essen, Kreisfreie Stadt
DEA14			Krefeld, Kreisfreie Stadt
DEA15			Mönchengladbach, Kreisfreie Stad
DEA16			Mülheim an der Ruhr, Kreisfreie Stadt
DEA17			Oberhausen, Kreisfreie Stadt
DEA18			Remscheid, Kreisfreie Stadt
DEA19			Solingen, Kreisfreie Stadt
DEA1A			Wuppertal, Kreisfreie Stadt
DEA1B			Kleve
DEA1C			Mettmann
DEA1D			Rhein-Kreis Neuss
DEA1E			Viersen
DEA1F			Wesel
DEA2		Köln	
DEA22			Bonn, Kreisfreie Stadt
DEA23			Köln, Kreisfreie Stadt
DEA24			Leverkusen, Kreisfreie Stadt
DEA26			Düren
DEA27			Rhein-Erft-Kreis
DEA28			Euskirchen
DEA29			Heinsberg
DEA2A			Oberbergischer Kreis
DEA2B			Rheinisch-Bergischer Kreis
DEA2C			Rhein-Sieg-Kreis
DEA2D			Städteregion Aachen
DEA3		Münster	
DEA31			Bottrop, Kreisfreie Stadt
DEA32			Gelsenkirchen, Kreisfreie Stadt
DEA33			Münster, Kreisfreie Stadt
DEA34			Borken
DEA35			Coesfeld
DEA36			Recklinghausen
DEA37			Steinfurt
//			

Code	NUTS 1	NUTS 2	NUTS 3
DEA4		Detmold	
DEA41			Bielefeld, Kreisfreie Stadt
DEA42			Gütersloh
DEA43			Herford
DEA44			Höxter
DEA45			Lippe
DEA46			Minden-Lübbecke
DEA47			Paderborn
DEA5		Arnsberg	
DEA51			Bochum, Kreisfreie Stadt
DEA52			Dortmund, Kreisfreie Stadt
DEA53			Hagen, Kreisfreie Stadt
DEA54			Hamm, Kreisfreie Stadt
DEA55			Herne, Kreisfreie Stadt
DEA56			Ennepe-Ruhr-Kreis
DEA57			Hochsauerlandkreis
DEA58			Märkischer Kreis
DEA59			Olpe
DEA5A			Siegen-Wittgenstein
DEA5B			Soest
DEA5C			Unna
DEB	Rheinland-Pfalz		
DEB1		Koblenz	
DEB11			Koblenz, Kreisfreie Stadt
DEB12			Ahrweiler
DEB13			Altenkirchen (Westerwald)
DEB14			Bad Kreuznach
DEB15			Birkenfeld
DEB17			Mayen-Koblenz
DEB18			Neuwied
DEB1A			Rhein-Lahn-Kreis
DEB1B			Westerwaldkreis
DEB1C			Cochem-Zell
DEB1D			Rhein-Hunsrück-Kreis
DEB2		Trier	
DEB21			Trier, Kreisfreie Stadt
DEB22			Bernkastel-Wittlich
DEB23			Eifelkreis Bitburg-Prüm
	1		

Code	NUTS 1	NUTS 2	NUTS 3
DEB25			Trier-Saarburg
DEB3		Rheinhessen-Pfalz	
DEB31			Frankenthal (Pfalz), Kreisfreie Stadt
DEB32			Kaiserslautern, Kreisfreie Stadt
DEB33			Landau in der Pfalz, Kreisfreie Stadt
DEB34			Ludwigshafen am Rhein, Kreisfreie Stadt
DEB35			Mainz, Kreisfreie Stadt
DEB36			Neustadt an der Weinstraße, Kreis- freie Stadt
DEB37			Pirmasens, Kreisfreie Stadt
DEB38			Speyer, Kreisfreie Stadt
DEB39			Worms, Kreisfreie Stadt
DEB3A			Zweibrücken, Kreisfreie Stadt
DEB3B			Alzey-Worms
DEB3C			Bad Dürkheim
DEB3D			Donnersbergkreis
DEB3E			Germersheim
DEB3F			Kaiserslautern, Landkreis
DEB3G			Kusel
DEB3H			Südliche Weinstraße
DEB 3I			Rhein-Pfalz-Kreis
DEB 3J			Mainz-Bingen
DEB3K			Südwestpfalz
DEC	Saarland		
DEC0		Saarland	
DEC01			Regionalverband Saarbrücken
DEC02			Merzig-Wadern
DEC03			Neunkirchen
DEC04			Saarlouis
DEC05			Saarpfalz-Kreis
DEC06			St. Wendel
DED	Sachsen		
DED2		Dresden	
DED21			Dresden, Kreisfreie Stadt
DED2C			Bautzen
DED2D			Görlitz
DED2E			Meißen
DED2F			Sächsische Schweiz-Osterzgebirge

Code	NUTS 1	NUTS 2	NUTS 3
DED4		Chemnitz	
DED41			Chemnitz, Kreisfreie Stadt
DED42			Erzgebirgskreis
DED43			Mittelsachsen
DED44			Vogtlandkreis
DED45			Zwickau
DED 5		Leipzig	
DED51			Leipzig, Kreisfreie Stadt
DED52			Leipzig
DED53			Nordsachsen
DEE	Sachsen-Anhalt		
DEE0		Sachsen-Anhalt	
DEE01			Dessau-Roßlau, Kreisfreie Stadt
DEE02			Halle (Saale), Kreisfreie Stadt
DEE03			Magdeburg, Kreisfreie Stadt
DEE04			Altmarkkreis Salzwedel
DEE05			Anhalt-Bitterfeld
DEE06			Jerichower Land
DEE07			Börde
DEE08			Burgenlandkreis
DEE09			Harz
DEE0A			Mansfeld-Südharz
DEE0B			Saalekreis
DEE0C			Salzlandkreis
DEE0D			Stendal
DEE0E			Wittenberg
DEF	Schleswig-Holstein		
DEF0		Schleswig-Holstein	
DEF01			Flensburg, Kreisfreie Stadt
DEF02			Kiel, Kreisfreie Stadt
DEF03			Lübeck, Kreisfreie Stadt
DEF04			Neumünster, Kreisfreie Stadt
DEF05			Dithmarschen
DEF06			Herzogtum Lauenburg
DEF07			Nordfriesland
DEF08			Ostholstein
DEF09			Pinneberg
DEF0A			Plön
DEF0B			Rendsburg-Eckernförde

Code	NUTS 1	NUTS 2	NUTS 3
DEF0C			Schleswig-Flensburg
DEF0D			Segeberg
DEF0E			Steinburg
DEF0F			Stormarn
DEG	Thüringen		
DEG0		Thüringen	
DEG01			Erfurt, Kreisfreie Stadt
DEG02			Gera, Kreisfreie Stadt
DEG03			Jena, Kreisfreie Stadt
DEG04			Suhl, Kreisfreie Stadt
DEG05			Weimar, Kreisfreie Stadt
DEG06			Eichsfeld
DEG07			Nordhausen
DEG09			Unstrut-Hainich-Kreis
DEG0A			Kyffhäuserkreis
DEG0B			Schmalkalden-Meiningen
DEG0C			Gotha
DEG0D			Sömmerda
DEG0E			Hildburghausen
DEG0F			Ilm-Kreis
DEG0G			Weimarer Land
DEG0H			Sonneberg
DEG0I			Saalfeld-Rudolstadt
DEG0J			Saale-Holzland-Kreis
DEG0K			Saale-Orla-Kreis
DEG0L			Greiz
DEG0M			Altenburger Land
DEG0N			Eisenach, Kreisfreie Stadt
DEGOP			Wartburgkreis

Code	NUTS 1	NUTS 2	NUTS 3
DEZ	Extra-Regio NUTS 1		
DEZZ		Extra-Regio NUTS 2	
DEZZZ			Extra-Regio NUTS 3

# ESTONIA

Code	NUTS 1	NUTS 2	NUTS 3
EE			
EE0	Eesti		
EE00		Eesti	
EE001			Põhja-Eesti
EE004			Lääne-Eesti
EE008			Lõuna-Eesti
EE009			Kesk-Eesti
EE00A			Kirde-Eesti
EEZ	Extra-Regio NUTS 1		
EEZZ		Extra-Regio NUTS 2	
EEZZZ			Extra-Regio NUTS 3

### IRELAND

Code	NUTS 1	NUTS 2	NUTS 3
IE			
IEO	Ireland		
IE04		Northern and Western	
IE041			Border
IE042			West
IE05		Southern	
IE051			Mid-West
IE052			South-East
IE053			South-West
IE06		Eastern and Midland	
IE061			Dublin
IE062			Mid-East
IE063			Midland
IEZ	Extra-Regio NUTS 1		
IEZZ		Extra-Regio NUTS 2	
IEZZZ			Extra-Regio NUTS 3

# GREECE

Code	NUTS 1	NUTS 2	NUTS 3
EL			
EL3	Αττική		
EL30		Αττική	
EL301			Βόρειος Τομέας Αθηνών
EL302			Δυτικός Τομέας Αθηνών
EL303			Κεντρικός Τομέας Αθηνών
EL304			Νότιος Τομέας Αθηνών
EL305			Ανατολική Αττική
EL306			Δυτική Αττική
EL307			Πειραιάς, Νήσοι
EL4	Νησιά Αιγαίου, Κρήτη		
EL41		Βόρειο Αιγαίο	
EL411			Λέσβος, Λήμνος
EL412			Ικαρία, Σάμος
EL413			Χίος
EL42		Νότιο Αιγαίο	
EL421			Κάλυμνος, Κάρπαθος – Ηρωική Νή- σος Κάσος, Κως, Ρόδος
EL422			Άνδρος, Θήρα, Κέα, Μήλος, Μύκο- νος, Νάξος, Πάρος, Σύρος, Τήνος
EL43		Κρήτη	
EL431			Ηράκλειο
EL432			Λασίθι
EL433			Ρέθυμνο
EL434			Χανιά
EL5	Βόρεια Ελλάδα		
EL51		Ανατολική Μακεδονία, Θράκη	
EL511			Έβρος
EL512			Ξάνθη
EL513			Ροδόπη
EL514			Δράμα
EL515			Θάσος, Καβάλα
EL52		Κεντρική Μακεδονία	
EL521			Ημαθία
EL522			Θεσσαλονίκη
EL523			Κιλκίς
EL524			Πέλλα
EL525			Πιερία

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Code	NUTS 1	NUTS 2	NUTS 3
EL526			Σέρρες
EL527			Χαλκιδική
EL53		Δυτική Μακεδονία	
EL531			Γρεβενά, Κοζάνη
EL532			Καστοριά
EL533			Φλώρινα
EL54		Ήπειρος	
EL541			Άρτα, Πρέβεζα
EL542			Θεσπρωτία
EL543			Ιωάννινα
EL6	Κεντρική Ελλάδα		
EL61		Θεσσαλία	
EL611			Καρδίτσα, Τρίκαλα
EL612			Λάρισα
EL613			Μαγνησία, Σποράδες
EL62		Ιόνια Νησιά	
EL621			Ζάκυνθος
EL622			Κέρκυρα
EL623			Ιθάκη, Κεφαλληνία
EL624			Λευκάδα
EL63		Δυτική Ελλάδα	
EL631			Αιτωλοακαρνανία
EL632			Αχαΐα
EL633			Ηλεία
EL64		Στερεά Ελλάδα	
EL641			Βοιωτία
EL642			Εύβοια
EL643			Ευρυτανία
EL644			Φθιώτιδα
EL645			Φωκίδα
EL65		Πελοπόννησος	
EL651			Αργολίδα, Αρκαδία
EL652			Κορινθία
EL653			Λακωνία, Μεσσηνία
ELZ	Extra-Regio NUTS 1		
ELZZ		Extra-Regio NUTS 2	
ELZZZ			Extra-Regio NUTS 3

# SPAIN

Code	NUTS 1	NUTS 2	NUTS 3
ES			
ES1	Noroeste		
ES11		Galicia	
ES111			A Coruña
ES112			Lugo
ES113			Ourense
ES114			Pontevedra
ES12		Principado de Asturias	
ES120			Asturias
ES13		Cantabria	
ES130			Cantabria
ES2	Noreste		
ES21		País Vasco	
ES211			Araba/Álava
ES212			Gipuzkoa
ES213			Bizkaia
ES22		Comunidad Foral de Navarra	
ES220			Navarra
ES23		La Rioja	
ES230			La Rioja
ES24		Aragón	
ES241			Huesca
ES242			Teruel
ES243			Zaragoza
ES3	Comunidad de Madrid		
ES30		Comunidad de Madrid	
ES300			Madrid
ES4	Centro (ES)		
ES41		Castilla y León	
ES411			Ávila
ES412			Burgos
ES413			León
ES414			Palencia
ES415			Salamanca
ES416			Segovia
ES417			Soria
ES418			Valladolid

Code	NUTS 1	NUTS 2	NUTS 3
ES419			Zamora
ES42		Castilla-La Mancha	
ES421			Albacete
ES422			Ciudad Real
ES423			Cuenca
ES424			Guadalajara
ES425			Toledo
ES43		Extremadura	
ES431			Badajoz
ES432			Cáceres
ES5	Este		
ES51		Cataluña	
ES511			Barcelona
ES512			Girona
ES513			Lleida
ES514			Tarragona
ES52		Comunitat Valenciana	
ES521			Alicante/Alacant
ES522			Castellón/Castelló
ES523			Valencia/València
ES53		Illes Balears	
ES531			Eivissa y Formentera
ES532			Mallorca
ES533			Menorca
ES6	Sur		
ES61		Andalucía	
ES611			Almería
ES612			Cádiz
ES613			Córdoba
ES614			Granada
ES615			Huelva
ES616			Jaén
ES617			Málaga
ES618			Sevilla
ES62		Región de Murcia	
ES620			Murcia
ES63		Ciudad de Ceuta	
ES630			Ceuta

Code	NUTS 1	NUTS 2	NUTS 3
ES64		Ciudad de Melilla	
ES640			Melilla
ES7	Canarias		
ES70		Canarias	
ES703			El Hierro
ES704			Fuerteventura
ES705			Gran Canaria
ES706			La Gomera
ES707			La Palma
ES708			Lanzarote
ES709			Tenerife
ESZ	Extra-Regio NUTS 1		
ESZZ		Extra-Regio NUTS 2	
ESZZZ			Extra-Regio NUTS 3

# FRANCE

Code	NUTS 1	NUTS 2	NUTS 3
FR			
FR1	Ile-de-France		
FR10		Ile-de-France	
FR101			Paris
FR102			Seine-et-Marne
FR103			Yvelines
FR104			Essonne
FR105			Hauts-de-Seine
FR106			Seine-Saint-Denis
FR107			Val-de-Marne
FR108			Val-d'Oise
FRB	Centre — Val de Loire		
FRB0		Centre — Val de Loire	
FRB01			Cher
FRB02			Eure-et-Loir
FRB03			Indre
FRB04			Indre-et-Loire
FRB05			Loir-et-Cher
FRB06			Loiret

EN

Code	NUTS 1	NUTS 2	NUTS 3
FRC	Bourgogne- Franche-Comté		
FRC1		Bourgogne	
FRC11			Côte-d'Or
FRC12			Nièvre
FRC13			Saône-et-Loire
FRC14			Yonne
FRC2		Franche-Comté	
FRC21			Doubs
FRC22			Jura
FRC23			Haute-Saône
FRC24			Territoire de Belfort
FRD	Normandie		
FRD1		Basse-Normandie	
FRD11			Calvados
FRD12			Manche
FRD13			Orne
FRD2		Haute-Normandie	
FRD21			Eure
FRD22			Seine-Maritime
FRE	Hauts-de-France		
FRE1		Nord-Pas de Calais	
FRE11			Nord
FRE12			Pas-de-Calais
FRE2		Picardie	
FRE21			Aisne
FRE22			Oise
FRE23			Somme
FRF	Grand Est		
FRF1		Alsace	
FRF11			Bas-Rhin
FRF12			Haut-Rhin
FRF2		Champagne-Ardenne	
FRF21			Ardennes
FRF22			Aube
FRF23			Marne
FRF24			Haute-Marne
FRF3		Lorraine	
FRF31			Meurthe-et-Moselle

Code	NUTS 1	NUTS 2	NUTS 3
FRF32			Meuse
FRF33			Moselle
FRF34			Vosges
FRG	Pays de la Loire		
FRG0		Pays de la Loire	
FRG01			Loire-Atlantique
FRG02			Maine-et-Loire
FRG03			Mayenne
FRG04			Sarthe
FRG05			Vendée
RH	Bretagne		
FRH0		Bretagne	
FRH01			Côtes-d'Armor
RH02			Finistère
RH03			Ille-et-Vilaine
RH04			Morbihan
RI	Nouvelle-Aquitaine		
RI1		Aquitaine	
RI11			Dordogne
FRI12			Gironde
FRI13			Landes
FRI14			Lot-et-Garonne
RI15			Pyrénées-Atlantiques
RI2		Limousin	
RI21			Corrèze
RI22			Creuse
FRI23			Haute-Vienne
FRI3		Poitou-Charentes	
RI31			Charente
RI32			Charente-Maritime
RI33			Deux-Sèvres
RI34			Vienne
RJ	Occitanie		
RJ1		Languedoc-Roussillon	
RJ11		-	Aude
RJ12			Gard
FRJ13			Hérault
RJ14			Lozère
FRJ15			Pyrénées-Orientales

Code	NUTS 1	NUTS 2	NUTS 3
FRJ2		Midi-Pyrénées	
FRJ21			Ariège
FRJ22			Aveyron
FRJ23			Haute-Garonne
FRJ24			Gers
FRJ25			Lot
FRJ26			Hautes-Pyrénées
FRJ27			Tarn
FRJ28			Tarn-et-Garonne
FRK	Auvergne-Rhône-Alpes		
FRK1		Auvergne	
FRK11			Allier
FRK12			Cantal
FRK13			Haute-Loire
FRK14			Puy-de-Dôme
FRK2		Rhône-Alpes	
FRK21			Ain
FRK22			Ardèche
FRK23			Drôme
FRK24			Isère
FRK25			Loire
FRK26			Rhône
FRK27			Savoie
FRK28			Haute-Savoie
FRL	Provence-Alpes-Côte d'Azur		
FRL0		Provence-Alpes-Côte d'Azur	
FRL01			Alpes-de-Haute-Provence
FRL02			Hautes-Alpes
FRL03			Alpes-Maritimes
FRL04			Bouches-du-Rhône
FRL05			Var
FRL06			Vaucluse
FRM	Corse		
FRM0		Corse	
FRM01			Corse-du-Sud
FRM02			Haute-Corse

Code	NUTS 1	NUTS 2	NUTS 3
FRY	RUP FR — Régions Ultrapéri- phériques Françaises		
FRY1		Guadeloupe	
FRY10			Guadeloupe
FRY2		Martinique	
FRY20			Martinique
FRY3		Guyane	
FRY30			Guyane
FRY4		La Réunion	
FRY40			La Réunion
FRY5		Mayotte	
FRY50			Mayotte
FRZ	Extra-Regio NUTS 1		
FRZZ		Extra-Regio NUTS 2	
FRZZZ			Extra-Regio NUTS 3

# CROATIA

Code	NUTS 1	NUTS 2	NUTS 3
HR			
HR0	Hrvatska		
HR02		Panonska Hrvatska	
HR021			Bjelovarsko-bilogorska županija
HR022			Virovitičko-podravska županija
HR023			Požeško-slavonska županija
HR024			Brodsko-posavska županija
HR025			Osječko-baranjska županija
HR026			Vukovarsko-srijemska županija
HR027			Karlovačka županija
HR028			Sisačko-moslavačka županija
HR03		Jadranska Hrvatska	
HR031			Primorsko-goranska županija
HR032			Ličko-senjska županija
HR033			Zadarska županija
HR034			Šibensko-kninska županija
HR035			Splitsko-dalmatinska županija
HR036			Istarska županija
HR037			Dubrovačko-neretvanska županija

Code	NUTS 1	NUTS 2	NUTS 3
HR05		Grad Zagreb	
HR050			Grad Zagreb
HR06		Sjeverna Hrvatska	
HR061			Međimurska županija
HR062			Varaždinska županija
HR063			Koprivničko-križevačka županija
HR064			Krapinsko-zagorska županija
HR065			Zagrebačka županija
HRZ	Extra-Regio NUTS 1		
HRZZ		Extra-Regio NUTS 2	
HRZZZ			Extra-Regio NUTS 3

# ITALY

Code	NUTS 1	NUTS 2	NUTS 3
IT			
ITC	Nord-Ovest		
ITC1		Piemonte	
ITC11			Torino
ITC12			Vercelli
ITC13			Biella
ITC14			Verbano-Cusio-Ossola
ITC15			Novara
ITC16			Cuneo
ITC17			Asti
ITC18			Alessandria
ITC2		Valle d'Aosta/Vallée d'Aoste	
ITC20			Valle d'Aosta/Vallée d'Aoste
ITC3		Liguria	
ITC31			Imperia
ITC32			Savona
ITC33			Genova
ITC34			La Spezia
ITC4		Lombardia	
ITC41			Varese
ITC42			Como
ITC43			Lecco
ITC44			Sondrio
ITC46			Bergamo

Code	NUTS 1	NUTS 2	NUTS 3
ITC47			Brescia
ITC48			Pavia
ITC49			Lodi
ITC4A			Cremona
ITC4B			Mantova
ITC4C			Milano
ITC4D			Monza e della Brianza
ITF	Sud		
ITF1		Abruzzo	
ITF11			ĽAquila
ITF12			Teramo
ITF13			Pescara
ITF14			Chieti
ITF2		Molise	
ITF21			Isernia
ITF22			Campobasso
ITF3		Campania	
ITF31			Caserta
ITF32			Benevento
ITF33			Napoli
ITF34			Avellino
ITF35			Salerno
ITF4		Puglia	
ITF43			Taranto
ITF44			Brindisi
ITF45			Lecce
ITF46			Foggia
ITF47			Bari
ITF48			Barletta-Andria-Trani
ITF5		Basilicata	
ITF51			Potenza
ITF52			Matera
ITF6		Calabria	
ITF61			Cosenza
ITF62			Crotone
ITF63			Catanzaro
ITF64			Vibo Valentia
ITF65			Reggio di Calabria

Code	NUTS 1	NUTS 2	NUTS 3
ITG	Isole		
ITG1		Sicilia	
ITG11			Trapani
ITG12			Palermo
ITG13			Messina
ITG14			Agrigento
ITG15			Caltanissetta
ITG16			Enna
ITG17			Catania
ITG18			Ragusa
ITG19			Siracusa
ITG2		Sardegna	
ITG2D			Sassari
ITG2E			Nuoro
ITG2F			Cagliari
ITG2G			Oristano
ITG2H			Sud Sardegna
ITH	Nord-Est		
ITH1		Provincia Autonoma di Bolzano/ Bozen ( <sup>1</sup> )	
ITH10			Bolzano-Bozen
ITH2		Provincia Autonoma di Trento	
ITH20			Trento
ITH3		Veneto	
ITH31			Verona
ITH32			Vicenza
ITH33			Belluno
ITH34			Treviso
ITH35			Venezia
ITH36			Padova
ITH37			Rovigo
ITH4		Friuli-Venezia Giulia	
ITH41			Pordenone
ITH42			Udine
ITH43			Gorizia
ITH44			Trieste
ITH5		Emilia-Romagna	
ITH51			Piacenza
ITH52			Parma

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Code	NUTS 1	NUTS 2	NUTS 3
ITH53			Reggio nell'Emilia
ITH54			Modena
ITH55			Bologna
ITH56			Ferrara
ITH57			Ravenna
ITH58			Forlì-Cesena
ITH59			Rimini
ITI	Centro (IT)		
ITI1		Toscana	
ITI11			Massa-Carrara
ITI12			Lucca
ITI13			Pistoia
ITI14			Firenze
ITI15			Prato
ITI16			Livorno
ITI17			Pisa
ITI18			Arezzo
ITI19			Siena
ITI1A			Grosseto
ITI2		Umbria	
ITI21			Perugia
ITI22			Terni
ITI3		Marche	
ITI31			Pesaro e Urbino
ITI32			Ancona
ITI33			Macerata
ITI34			Ascoli Piceno
ITI35			Fermo
ITI4		Lazio	
ITI41			Viterbo
ITI42			Rieti
ITI43			Roma
ITI44			Latina
ITI45			Frosinone
ITZ	Extra-Regio NUTS 1		
TZZ	, view of the second se	Extra-Regio NUTS 2	
ITZZZ			Extra-Regio NUTS 3

(1) The Provincia Autonoma di Bolzano/Bozen and the Provincia Autonoma di Trento make up the region Trentino Alto Adige/Südtirol.

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## CYPRUS

Code	NUTS 1	NUTS 2	NUTS 3
СҮ			
CY0	Κύπρος		
CY00		Κύπρος	
CY000			Κύπρος
CYZ	Extra-Regio NUTS 1		
CYZZ		Extra-Regio NUTS 2	
CYZZZ			Extra-Regio NUTS 3

## LATVIA

Code	NUTS 1	NUTS 2	NUTS 3
LV			
LV0	Latvija		
LV00		Latvija	
LV003			Kurzeme
LV005			Latgale
LV006			Rīga
LV007			Pierīga
LV008			Vidzeme
LV009			Zemgale
LVZ	Extra-Regio NUTS 1		
LVZZ		Extra-Regio NUTS 2	
LVZZZ			Extra-Regio NUTS 3

## LITHUANIA

Code	NUTS 1	NUTS 2	NUTS 3
LT			
LT0	Lietuva		
LT01		Sostinės regionas	
LT011			Vilniaus apskritis
LT02		Vidurio ir vakarų Lietuvos regio- nas	
LT021			Alytaus apskritis
LT022			Kauno apskritis
LT023			Klaipėdos apskritis
LT024			Marijampolės apskritis

Code	NUTS 1	NUTS 2	NUTS 3
LT025			Panevėžio apskritis
LT026			Šiaulių apskritis
LT027			Tauragės apskritis
LT028			Telšių apskritis
LT029			Utenos apskritis
LTZ	Extra-Regio NUTS 1		
LTZZ		Extra-Regio NUTS 2	
LTZZZ			Extra-Regio NUTS 3

## LUXEMBOURG

Code	NUTS 1	NUTS 2	NUTS 3
LU			
LU0	Luxembourg		
LU00		Luxembourg	
LU000			Luxembourg
LUZ	Extra-Regio NUTS 1		
LUZZ		Extra-Regio NUTS 2	
LUZZZ			Extra-Regio NUTS 3

## HUNGARY

Code	NUTS 1	NUTS 2	NUTS 3
HU			
HU1	Közép-Magyarország		
HU11		Budapest	
HU110			Budapest
HU12		Pest	
HU120			Pest
HU2	Dunántúl		
HU21		Közép-Dunántúl	
HU211			Fejér
HU212			Komárom-Esztergom
HU213			Veszprém
HU22		Nyugat-Dunántúl	
HU221			Győr-Moson-Sopron
HU222			Vas
HU223			Zala

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Code	NUTS 1	NUTS 2	NUTS 3
HU23		Dél-Dunántúl	
HU231			Baranya
HU232			Somogy
HU233			Tolna
HU3	Alföld és Észak		
HU31		Észak-Magyarország	
HU311			Borsod-Abaúj-Zemplén
HU312			Heves
HU313			Nógrád
HU32		Észak-Alföld	
HU321			Hajdú-Bihar
HU322			Jász-Nagykun-Szolnok
HU323			Szabolcs-Szatmár-Bereg
HU33		Dél-Alföld	
HU331			Bács-Kiskun
HU332			Békés
HU333			Csongrád
HUZ	Extra-Regio NUTS 1		
HUZZ		Extra-Regio NUTS 2	
HUZZZ			Extra-Regio NUTS 3

## MALTA

Code	NUTS 1	NUTS 2	NUTS 3
МТ			
MT0	Malta		
MT00		Malta	
MT001			Malta
MT002			Gozo and Comino/Għawdex u Kemmuna
MTZ	Extra-Regio NUTS 1		
MTZZ		Extra-Regio NUTS 2	
MTZZZ			Extra-Regio NUTS 3

## NETHERLANDS

Code	NUTS 1	NUTS 2	NUTS 3
NL			
NL1	Noord-Nederland		
NL11		Groningen	
NL111			Oost-Groningen
NL112			Delfzijl en omgeving
NL113			Overig Groningen
NL12		Friesland (NL)	
NL124			Noord-Friesland
NL125			Zuidwest-Friesland
NL126			Zuidoost-Friesland
NL13		Drenthe	
NL131			Noord-Drenthe
NL132			Zuidoost-Drenthe
NL133			Zuidwest-Drenthe
NL2	Oost-Nederland		
NL21		Overijssel	
NL211			Noord-Overijssel
NL212			Zuidwest-Overijssel
NL213			Twente
NL22		Gelderland	
NL221			Veluwe
NL224			Zuidwest-Gelderland
NL225			Achterhoek
NL226			Arnhem/Nijmegen
NL23		Flevoland	
NL230			Flevoland
NL3	West-Nederland		
NL31		Utrecht	
NL310			Utrecht
NL32		Noord-Holland	
NL321			Kop van Noord-Holland
NL323			IJmond
NL324			Agglomeratie Haarlem
NL325			Zaanstreek
NL327			Het Gooi en Vechtstreek
NL328			Alkmaar en omgeving
NL329			Groot-Amsterdam

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Code	NUTS 1	NUTS 2	NUTS 3
NL33		Zuid-Holland	
NL332			Agglomeratie 's-Gravenhage
NL333			Delft en Westland
NL337			Agglomeratie Leiden en Bollen- streek
NL33A			Zuidoost-Zuid-Holland
NL33B			Oost-Zuid-Holland
NL33C			Groot-Rijnmond
NL34		Zeeland	
NL341			Zeeuwsch-Vlaanderen
NL342			Overig Zeeland
NL4	Zuid-Nederland		
NL41		Noord-Brabant	
NL411			West-Noord-Brabant
NL412			Midden-Noord-Brabant
NL413			Noordoost-Noord-Brabant
NL414			Zuidoost-Noord-Brabant
NL42		Limburg (NL)	
NL421			Noord-Limburg
NL422			Midden-Limburg
NL423			Zuid-Limburg
NLZ	Extra-Regio NUTS 1		
NLZZ		Extra-Regio NUTS 2	
NLZZZ			Extra-Regio NUTS 3

## AUSTRIA

Code	NUTS 1	NUTS 2	NUTS 3
AT			
AT1	Ostösterreich		
AT11		Burgenland	
AT111			Mittelburgenland
AT112			Nordburgenland
AT113			Südburgenland
AT12		Niederösterreich	
AT121			Mostviertel-Eisenwurzen
AT122			Niederösterreich-Süd
AT123			Sankt Pölten
AT124			Waldviertel

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Code	NUTS 1	NUTS 2	NUTS 3
AT125			Weinviertel
AT126			Wiener Umland/Nordteil
AT127			Wiener Umland/Südteil
AT13		Wien	
AT130			Wien
AT2	Südösterreich		
AT21		Kärnten	
AT211			Klagenfurt-Villach
AT212			Oberkärnten
AT213			Unterkärnten
AT22		Steiermark	
AT221			Graz
AT222			Liezen
AT223			Östliche Obersteiermark
AT224			Oststeiermark
AT225			West- und Südsteiermark
AT226			Westliche Obersteiermark
AT3	Westösterreich		
AT31		Oberösterreich	
AT311			Innviertel
AT312			Linz-Wels
AT313			Mühlviertel
AT314			Steyr-Kirchdorf
AT315			Traunviertel
AT32		Salzburg	
AT321			Lungau
AT322			Pinzgau-Pongau
AT323			Salzburg und Umgebung
AT33		Tirol	
AT331			Außerfern
AT332			Innsbruck
AT333			Osttirol
AT334			Tiroler Oberland
AT335			Tiroler Unterland
AT34		Vorarlberg	
AT341			Bludenz-Bregenzer Wald
AT342			Rheintal-Bodenseegebiet

Code	NUTS 1	NUTS 2	NUTS 3
ATZ	Extra-Regio NUTS 1		
ATZZ		Extra-Regio NUTS 2	
ATZZZ			Extra-Regio NUTS 3

## POLAND

Code	NUTS 1	NUTS 2	NUTS 3
PL			
PL2	Makroregion południowy		
PL21		Małopolskie	
PL213			Miasto Kraków
PL214			Krakowski
PL217			Tarnowski
PL218			Nowosądecki
PL219			Nowotarski
PL21A			Oświęcimski
PL22		Śląskie	
PL224			Częstochowski
PL225			Bielski
PL227			Rybnicki
PL228			Bytomski
PL229			Gliwicki
PL22A			Katowicki
PL22B			Sosnowiecki
PL22C			Tyski
PL4	Makroregion północno-zachodni		
PL41		Wielkopolskie	
PL411			Pilski
PL414			Koniński
PL415			Miasto Poznań
PL416			Kaliski
PL417			Leszczyński
PL418			Poznański
PL42		Zachodniopomorskie	
PL424			Miasto Szczecin
PL426			Koszaliński
PL427			Szczecinecko-pyrzycki
PL428			Szczeciński

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Code	NUTS 1	NUTS 2	NUTS 3
PL43		Lubuskie	
PL431			Gorzowski
PL432			Zielonogórski
PL5	Makroregion południowo-za- chodni		
PL51		Dolnośląskie	
PL514			Miasto Wrocław
PL515			Jeleniogórski
PL516			Legnicko-głogowski
PL517			Wałbrzyski
PL518			Wrocławski
PL52		Opolskie	
PL523			Nyski
PL524			Opolski
PL6	Makroregion północny		
PL61		Kujawsko-pomorskie	
PL613			Bydgosko-toruński
PL616			Grudziądzki
PL617			Inowrocławski
PL618			Świecki
PL619			Włocławski
PL62		Warmińsko-mazurskie	
PL621			Elbląski
PL622			Olsztyński
PL623			Ełcki
PL63		Pomorskie	
PL633			Trójmiejski
PL634			Gdański
PL636			Słupski
PL637			Chojnicki
PL638			Starogardzki
PL7	Makroregion centralny		
PL71		Łódzkie	
PL711			Miasto Łódź
PL712			Łódzki
PL713			Piotrkowski
PL714			Sieradzki
PL715			Skierniewicki

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Code	NUTS 1	NUTS 2	NUTS 3
PL72		Świętokrzyskie	
PL721			Kielecki
PL722			Sandomiersko-jędrzejowski
PL8	Makroregion wschodni		
PL81		Lubelskie	
PL811			Bialski
PL812			Chełmsko-zamojski
PL814			Lubelski
PL815			Puławski
PL82		Podkarpackie	
PL821			Krośnieński
PL822			Przemyski
PL823			Rzeszowski
PL824			Tarnobrzeski
PL84		Podlaskie	
PL841			Białostocki
PL842			Łomżyński
PL843			Suwalski
PL9	Makroregion województwo ma- zowieckie		
PL91		Warszawski stołeczny	
PL911			Miasto Warszawa
PL912			Warszawski wschodni
PL913			Warszawski zachodni
PL92		Mazowiecki regionalny	
PL921			Radomski
PL922			Ciechanowski
PL923			Płocki
PL924			Ostrołęcki
PL925			Siedlecki
PL926			Żyrardowski
PLZ	Extra-Regio NUTS 1		
PLZZ		Extra-Regio NUTS 2	
PLZZZ			Extra-Regio NUTS 3

## PORTUGAL

Code	NUTS 1	NUTS 2	NUTS 3
РТ			
PT1	Continente		
PT11		Norte	
PT111			Alto Minho
PT112			Cávado
PT119			Ave
PT11A			Área Metropolitana do Porto
PT11B			Alto Tâmega
PT11C			Tâmega e Sousa
PT11D			Douro
PT11E			Terras de Trás-os-Montes
PT15		Algarve	
PT150			Algarve
PT16		Centro (PT)	
PT16B			Oeste
PT16D			Região de Aveiro
PT16E			Região de Coimbra
PT16F			Região de Leiria
PT16G			Viseu Dão Lafões
PT16H			Beira Baixa
PT16I			Médio Tejo
PT16J			Beiras e Serra da Estrela
PT17		Área Metropolitana de Lisboa	
PT170			Área Metropolitana de Lisboa
PT18		Alentejo	
PT181			Alentejo Litoral
PT184			Baixo Alentejo
PT185			Lezíria do Tejo
PT186			Alto Alentejo
PT187			Alentejo Central
PT2	Região Autónoma dos Açores		
PT20		Região Autónoma dos Açores	
PT200			Região Autónoma dos Açores
PT3	Região Autónoma da Madeira		
PT 30		Região Autónoma da Madeira	
PT300			Região Autónoma da Madeira

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Code	NUTS 1	NUTS 2	NUTS 3
PTZ	Extra-Regio NUTS 1		
PTZZ		Extra-Regio NUTS 2	
PTZZZ			Extra-Regio NUTS 3

### ROMANIA

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Code	NUTS 1	NUTS 2	NUTS 3
RO			
RO1	Macroregiunea Unu		
RO11		Nord-Vest	
RO111			Bihor
RO112			Bistrița-Năsăud
RO113			Cluj
RO114			Maramureş
RO115			Satu Mare
RO116			Sălaj
RO12		Centru	
RO121			Alba
RO122			Braşov
RO123			Covasna
RO124			Harghita
RO125			Mureş
RO126			Sibiu
RO2	Macroregiunea Doi		
RO21		Nord-Est	
RO211			Bacău
RO212			Botoşani
RO213			Iaşi
RO214			Neamț
RO215			Suceava
RO216			Vaslui
RO22		Sud-Est	
RO221			Brăila
RO222			Buzău
RO223			Constanța
RO224			Galați
RO225			Tulcea
RO226			Vrancea

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Code	NUTS 1	NUTS 2	NUTS 3
RO3	Macroregiunea Trei		
RO31		Sud-Muntenia	
RO311			Argeş
RO312			Călărași
RO313			Dâmbovița
RO314			Giurgiu
RO315			Ialomița
RO316			Prahova
RO317			Teleorman
RO32		București-Ilfov	
RO321			București
RO322			llfov
RO4	Macroregiunea Patru		
RO41		Sud-Vest Oltenia	
RO411			Dolj
RO412			Gorj
RO413			Mehedinți
RO414			Olt
RO415			Vâlcea
RO42		Vest	
RO421			Arad
RO422			Caraş-Severin
RO423			Hunedoara
RO424			Timiş
ROZ	Extra-Regio NUTS 1		
ROZZ		Extra-Regio NUTS 2	
ROZZZ			Extra-Regio NUTS 3

## SLOVENIA

Code	NUTS 1	NUTS 2	NUTS 3
SI			
SIO	Slovenija		
SI03		Vzhodna Slovenija	
SI031			Pomurska
SI032			Podravska
SI033			Koroška
SI034			Savinjska
SI035			Zasavska

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Code	NUTS 1	NUTS 2	NUTS 3
SI036			Posavska
SI037			Jugovzhodna Slovenija
SI038			Primorsko-notranjska
SI04		Zahodna Slovenija	
SI041			Osrednjeslovenska
SI042			Gorenjska
SI043			Goriška
SI044			Obalno-kraška
SIZ	Extra-Regio NUTS 1		
SIZZ		Extra-Regio NUTS 2	
SIZZZ			Extra-Regio NUTS 3

### SLOVAKIA

Code	NUTS 1	NUTS 2	NUTS 3
SK			
SK0	Slovensko		
SK01		Bratislavský kraj	
SK010			Bratislavský kraj
SK02		Západné Slovensko	
SK021			Trnavský kraj
SK022			Trenčiansky kraj
SK023			Nitriansky kraj
SK03		Stredné Slovensko	
SK031			Žilinský kraj
SK032			Banskobystrický kraj
SK04		Východné Slovensko	
SK041			Prešovský kraj
SK042			Košický kraj
SKZ	Extra-Regio NUTS 1		
SKZZ		Extra-Regio NUTS 2	
SKZZZ			Extra-Regio NUTS 3

## FINLAND

Code	NUTS 1	NUTS 2	NUTS 3
FI			
FI1	Manner-Suomi		
FI19		Länsi-Suomi	
FI193			Keski-Suomi
FI194			Etelä-Pohjanmaa
FI195			Pohjanmaa
FI196			Satakunta
FI197			Pirkanmaa
FI1B		Helsinki-Uusimaa	
FI1B1			Helsinki-Uusimaa
FI1C		Etelä-Suomi	
FI1C1			Varsinais-Suomi
FI1C2			Kanta-Häme
FI1C3			Päijät-Häme
FI1C4			Kymenlaakso
FI1C5			Etelä-Karjala
FI1D		Pohjois- ja Itä-Suomi	
FI1D1			Etelä-Savo
FI1D2			Pohjois-Savo
FI1D3			Pohjois-Karjala
FI1D5			Keski-Pohjanmaa
FI1D7			Lappi
FI1D8			Kainuu
FI1D9			Pohjois-Pohjanmaa
FI2	Åland		
FI20		Åland	
FI200			Åland
FIZ	Extra-Regio NUTS 1		
FIZZ		Extra-Regio NUTS 2	
FIZZZ			Extra-Regio NUTS 3

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## SWEDEN

Code	NUTS 1	NUTS 2	NUTS 3
SE			
SE1	Östra Sverige		
SE11		Stockholm	
SE110			Stockholms län
SE12		Östra Mellansverige	
SE121			Uppsala län
SE122			Södermanlands län
SE123			Östergötlands län
SE124			Örebro län
SE125			Västmanlands län
SE2	Södra Sverige		
SE21		Småland med öarna	
SE211			Jönköpings län
SE212			Kronobergs län
SE213			Kalmar län
SE214			Gotlands län
SE22		Sydsverige	
SE221			Blekinge län
SE224			Skåne län
SE23		Västsverige	
SE231			Hallands län
SE232			Västra Götalands län
SE3	Norra Sverige		
SE31		Norra Mellansverige	
SE311			Värmlands län
SE312			Dalarnas län
SE313			Gävleborgs län
SE32		Mellersta Norrland	
SE321			Västernorrlands län
SE322			Jämtlands län
SE33		Övre Norrland	
SE331			Västerbottens län
SE332			Norrbottens län
SEZ	Extra-Regio NUTS 1		
SEZZ		Extra-Regio NUTS 2	
SEZZZ			Extra-Regio NUTS 3

## UNITED KINGDOM

Code	NUTS 1	NUTS 2	NUTS 3
UK			
UKC	North East (England)		
UKC1		Tees Valley and Durham	
UKC11			Hartlepool and Stockton-on-Tees
UKC12			South Teesside
UKC13			Darlington
UKC14			Durham CC
UKC2		Northumberland and Tyne and Wear	
UKC21			Northumberland
UKC22			Tyneside
UKC23			Sunderland
UKD	North West (England)		
UKD1		Cumbria	
UKD11			West Cumbria
UKD12			East Cumbria
UKD3		Greater Manchester	
UKD33			Manchester
UKD34			Greater Manchester South West
UKD35			Greater Manchester South East
UKD36			Greater Manchester North West
UKD37			Greater Manchester North East
UKD4		Lancashire	
UKD41			Blackburn with Darwen
UKD42			Blackpool
UKD44			Lancaster and Wyre
UKD45			Mid Lancashire
UKD46			East Lancashire
UKD47			Chorley and West Lancashire
UKD6		Cheshire	
UKD61			Warrington
UKD62			Cheshire East
UKD63			Cheshire West and Chester

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Code	NUTS 1	NUTS 2	NUTS 3
UKD7		Merseyside	
UKD71			East Merseyside
UKD72			Liverpool
UKD73			Sefton
UKD74			Wirral
UKE	Yorkshire and the Humber		
UKE1		East Yorkshire and Northern Lin- colnshire	
UKE11			Kingston upon Hull, City of
UKE12			East Riding of Yorkshire
UKE13			North and North East Lincolnshire
UKE2		North Yorkshire	
UKE21			York
UKE22			North Yorkshire CC
UKE3		South Yorkshire	
UKE31			Barnsley, Doncaster and Rother- ham
UKE32			Sheffield
UKE4		West Yorkshire	
UKE41			Bradford
UKE42			Leeds
UKE44			Calderdale and Kirklees
UKE45			Wakefield
UKF	East Midlands (England)		
UKF1		Derbyshire and Nottinghamshire	
UKF11			Derby
UKF12			East Derbyshire
UKF13			South and West Derbyshire
UKF14			Nottingham
UKF15			North Nottinghamshire
UKF16			South Nottinghamshire
UKF2		Leicestershire, Rutland and Northamptonshire	
UKF21			Leicester
UKF22			Leicestershire CC and Rutland
UKF24			West Northamptonshire

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Code	NUTS 1	NUTS 2	NUTS 3
UKF25			North Northamptonshire
JKF3		Lincolnshire	
JKF30			Lincolnshire
JKG	West Midlands (England)		
UKG1		Herefordshire, Worcestershire and Warwickshire	
JKG11			Herefordshire, County of
JKG12			Worcestershire
JKG13			Warwickshire
JKG2		Shropshire and Staffordshire	
JKG21			Telford and Wrekin
JKG22			Shropshire CC
UKG23			Stoke-on-Trent
UKG24			Staffordshire CC
JKG3		West Midlands	
JKG31			Birmingham
JKG32			Solihull
JKG33			Coventry
JKG36			Dudley
JKG37			Sandwell
JKG38			Walsall
JKG39			Wolverhampton
ЈКН	East of England		
JKH1		East Anglia	
JKH11			Peterborough
JKH12			Cambridgeshire CC
JKH14			Suffolk
JKH15			Norwich and East Norfolk
JKH16			North and West Norfolk
JKH17			Breckland and South Norfolk
JKH2		Bedfordshire and Hertfordshire	
JKH21			Luton
JKH23			Hertfordshire
JKH24			Bedford
JKH25			Central Bedfordshire

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Code	NUTS 1	NUTS 2	NUTS 3
UKH3		Essex	
UKH31			Southend-on-Sea
UKH32			Thurrock
UKH34			Essex Haven Gateway
UKH35			West Essex
UKH36			Heart of Essex
UKH37			Essex Thames Gateway
UKI	London		
UKI3		Inner London — West	
UKI31			Camden and City of London
UKI32			Westminster
UKI33			Kensington & Chelsea and Ham- mersmith & Fulham
UKI34			Wandsworth
UKI4		Inner London — East	
UKI41			Hackney and Newham
UKI42			Tower Hamlets
UKI43			Haringey and Islington
UKI44			Lewisham and Southwark
UKI45			Lambeth
UKI5		Outer London — East and North East	
UKI51			Bexley and Greenwich
UKI52			Barking & Dagenham and Havering
UKI53			Redbridge and Waltham Forest
UKI54			Enfield
UKI6		Outer London — South	
UKI61			Bromley
UKI62			Croydon
UKI63			Merton, Kingston upon Thames and Sutton
UKI7		Outer London — West and North West	
UKI71			Barnet
UKI72			Brent
UKI73			Ealing

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Code	NUTS 1	NUTS 2	NUTS 3
JKI74			Harrow and Hillingdon
JKI75			Hounslow and Richmond upon Thames
JKJ	South East (England)		
JKJ1		Berkshire, Buckinghamshire and Oxfordshire	
JKJ11			Berkshire
JKJ12			Milton Keynes
JKJ13			Buckinghamshire CC
JKJ14			Oxfordshire
JKJ2		Surrey, East and West Sussex	
JKJ21			Brighton and Hove
JKJ22			East Sussex CC
JKJ25			West Surrey
JKJ26			East Surrey
JKJ27			West Sussex (South West)
JKJ28			West Sussex (North East)
JKJ 3		Hampshire and Isle of Wight	
JKJ31			Portsmouth
JKJ32			Southampton
JKJ34			Isle of Wight
JKJ35			South Hampshire
JKJ36			Central Hampshire
JKJ37			North Hampshire
JKJ4		Kent	
JKJ41			Medway
JKJ43			Kent Thames Gateway
JKJ44			East Kent
JKJ45			Mid Kent
JKJ46			West Kent
JKK	South West (England)		
JKK1		Gloucestershire, Wiltshire and Bristol/Bath area	
JKK11			Bristol, City of
UKK12			Bath and North East Somerset, North Somerset and South Glou cestershire

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Code	NUTS 1	NUTS 2	NUTS 3
UKK13			Gloucestershire
UKK14			Swindon
UKK15			Wiltshire CC
UKK2		Dorset and Somerset	
UKK23			Somerset
UKK24			Bournemouth, Christchurch and Poole
UKK25			Dorset
UKK3		Cornwall and Isles of Scilly	
UKK30			Cornwall and Isles of Scilly
UKK4		Devon	
UKK41			Plymouth
UKK42			Torbay
UKK43			Devon CC
UKL	Wales		
UKL1		West Wales and The Valleys	
UKL11			Isle of Anglesey
UKL12			Gwynedd
UKL13			Conwy and Denbighshire
UKL14			South West Wales
UKL15			Central Valleys
UKL16			Gwent Valleys
UKL17			Bridgend and Neath Port Talbot
UKL18			Swansea
UKL2		East Wales	
UKL21			Monmouthshire and Newport
UKL22			Cardiff and Vale of Glamorgan
UKL23			Flintshire and Wrexham
UKL24			Powys
UKM	Scotland		
UKM5		North Eastern Scotland	
UKM50			Aberdeen City and Aberdeenshire
UKM6		Highlands and Islands	
UKM61			Caithness & Sutherland and Ross & Cromarty

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Code	NUTS 1	NUTS 2	NUTS 3
UKM62			Inverness & Nairn and Moray, Ba- denoch & Strathspey
UKM63			Lochaber, Skye & Lochalsh, Arran & Cumbrae and Argyll & Bute
UKM64			Na h-Eileanan Siar (Western Isles)
UKM65			Orkney Islands
UKM66			Shetland Islands
UKM7		Eastern Scotland	
UKM71			Angus and Dundee City
UKM72			Clackmannanshire and Fife
UKM73			East Lothian and Midlothian
UKM75			Edinburgh, City of
UKM76			Falkirk
UKM77			Perth & Kinross and Stirling
UKM78			West Lothian
UKM8		West Central Scotland	
UKM81			East Dunbartonshire, West Dun- bartonshire and Helensburgh & Lomond
UKM82			Glasgow City
UKM83			Inverclyde, East Renfrewshire and Renfrewshire
UKM84			North Lanarkshire
UKM9		Southern Scotland	
UKM91			Scottish Borders
UKM92			Dumfries & Galloway
UKM93			East Ayrshire and North Ayrshire mainland
UKM94			South Ayrshire
UKM95			South Lanarkshire
UKN	Northern Ireland		
UKN0		Northern Ireland	
UKN06			Belfast
UKN07			Armagh City, Banbridge and Crai- gavon
UKN08			Newry, Mourne and Down
UKN09			Ards and North Down
UKN0A			Derry City and Strabane

Code	NUTS 1	NUTS 2	NUTS 3
UKN0B			Mid Ulster
UKN0C			Causeway Coast and Glens
UKN0D			Antrim and Newtownabbey
UKN0E			Lisburn and Castlereagh
UKN0F			Mid and East Antrim
UKN0G			Fermanagh and Omagh
UKZ	Extra-Regio NUTS 1		
UKZZ		Extra-Regio NUTS 2	
UKZZZ			Extra-Regio NUTS 3

#### ANNEX II

#### Existing administrative units

At NUTS level 1 for Belgium 'Gewesten/Régions', for Germany 'Länder', for France 'Régions', for Portugal 'Continente', 'Região Autónoma dos Açores' and 'Região Autónoma da Madeira', and for United Kingdom 'Scotland, Wales, Northern Ireland' and the 'Government Office Regions of England'.

At NUTS level 2 for Belgium 'Provincies/Provinces', for Denmark 'Regioner', for Greece 'Περιφέρειες (Periferies)', for Spain 'Comunidades Autónomas, Ciudades Autónomas', for Italy 'Regioni', for the Netherlands 'Provincies', for Austria 'Länder' and for Poland 'Województwa'.

At NUTS level 3 for Belgium 'Arrondissementen/Arrondissements', for Bulgaria 'Οδπαcτи (Oblasti)', for Czechia 'Kraje', for Germany 'Kreise, kreisfreie Städte', for Spain 'Provincias, Consejos insulares' and 'Cabildos', for France 'Départements', for Croatia 'Županije', for Italy 'Provincie', for Lithuania 'Apskritys', for Hungary 'Megyék', for Portugal 'Entidades Intermunicipais', 'Região Autónoma dos Açores' and 'Região Autónoma da Madeira', for Romania 'Județe', for Slovakia 'Kraje', for Sweden 'Län' and for Finland 'Maakunnat/Landskap'.

#### ANNEX III

#### Local administrative units

For Belgium 'Gemeenten/Communes', for Bulgaria 'Haceлени места (Naseleni mesta)', for Czechia 'Obce', for Denmark 'Kommuner', for Germany 'Gemeinden', for Estonia 'Linn, vald', for Greece 'Δήμοι (Dimoi)', for Spain 'Municipios', for France 'Communes', for Croatia 'Gradovi, općine', for Ireland 'Counties, County boroughs', for Italy 'Comuni', for Cyprus 'Δήμοι, κοινότητες (Dimoi, koinotites)', for Latvia 'Republikas pilsētas, novadi', for Lithuania 'Savivaldybės', for Luxembourg 'Communes', for Hungary 'Települések', for Malta 'Localities', for the Netherlands 'Gemeenten', for Austria 'Gemeinden', for Poland 'Gminy', for Portugal 'Freguesias', for Romania 'Municipii, Orașe' and 'Comune', for Slovenia 'Občine', for Slovakia 'Obce', for Finland 'Kunnat/Kommuner', for Sweden 'Kommuner' and for the United Kingdom 'Local authorities'.

### **COMMISSION IMPLEMENTING REGULATION (EU) 2019/1756**

#### of 23 October 2019

amending Annex V to Regulation (EC) No 136/2004 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland in the list of third countries authorised for the introduction into the Union of consignments of hay and straw

(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 (<sup>1</sup>), and in particular Article 19(1) thereof,

Whereas:

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Directive 97/78/EC lays down the principles governing the organisation of veterinary checks on products entering the Union from third countries. Article 19(1) of that Directive provides that the Commission is to draw up a list of plant products which are to be subjected to border veterinary checks since they can present a risk of spreading infectious or contagious animal diseases to the Union, and a list of the third countries which may be authorised to export those plant products to the Union.
- (3) Accordingly, Annex IV to Commission Regulation (EC) No 136/2004 (3) lists hay and straw as plant products subject to border veterinary checks, while Annex V to that Regulation lists the countries from which Member States are authorised to import hay and straw.
- (4) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country to comply with the conditions laid down in Regulation (EC) No 136/2004 for the introduction into the Union of consignments of commodities of hay and straw from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (5) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland should be included in the list of countries set out in Annex V to Regulation (EC) No 136/2004 authorised for the introduction into the Union of consignments of hay and straw.
- (6) Annex V to Regulation (EC) No 136/2004 should therefore be amended accordingly.
- (7) This Regulation should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (8) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

<sup>&</sup>lt;sup>(1)</sup> OJ L 24, 30.1.1998, p. 9.

 <sup>(&</sup>lt;sup>2</sup>) European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).

<sup>(3)</sup> Commission Regulation (EC) No 136/2004 of 22 January 2004 laying down procedures for veterinary checks at Community border inspection posts on products imported from third countries (OJ L 21, 28.1.2004, p. 11).

EN

HAS ADOPTED THIS REGULATION:

### Article 1

Annex V to Regulation (EC) No 136/2004 shall be amended in accordance with the Annex to this Regulation.

### Article 2

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

It shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

### ANNEX

The following line is inserted after the entry for Chile in Annex V to Regulation (EC) No 136/2004:

'GB United Kingdom of Great Britain and Northern Ireland'

EN

### **COMMISSION IMPLEMENTING REGULATION (EU) 2019/1757**

#### of 23 October 2019

amending Annex I to Implementing Regulation (EU) 2018/659 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in the list of third countries and parts of the territory of third countries from which the entry into the Union of live equidae and semen, ova and embryos of equidae is authorised

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 91/496/EEC of 15 July 1991 laying down the principles governing the organization of veterinary checks on animals entering the Community from third countries and amending Directives 89/662/EEC, 90/425/EEC and 90/675/EEC (<sup>1</sup>), and in particular Article 3(2) and Article 9(1)(c) thereof,

Having regard to Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A(I) to Directive 90/425/EEC (<sup>2</sup>), and in particular Article 17(3) thereof,

Having regard to Council Directive 2009/156/EC of 30 November 2009 on animal health conditions governing the movement and importation from third countries of equidae (<sup>3</sup>), and in particular Article 2(i), Article 12(1), (4) and (5), Article 13(2), Articles 15, 16, 17 and 19 thereof,

Whereas:

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>4</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Directive 2009/156/EC lays down the animal health requirements governing imports into the Union of equidae. It provides that only equidae that come from a third country or part of a third country on a list of third countries drawn up in accordance with that Directive, and accompanied by a health certificate corresponding to a model also drawn up in accordance with that Directive, may be imported into the Union.
- (3) Directive 92/65/EEC lays down the animal health requirements governing imports into the Union of semen, ova and embryos of the equine species. It provides that only commodities that come from a third country or part of a third country on a list of third countries drawn up in accordance with that Directive and accompanied by a health certificate corresponding to a model also drawn up in accordance with that Directive, may be imported into the Union. The health certificate must attest that the commodities come from approved collection and storage centres or collection and production teams offering guarantees at least equivalent to those established in Annex D(I) to that Directive.
- <sup>(1)</sup> OJ L 268, 24.9.1991, p. 56.

<sup>&</sup>lt;sup>(2)</sup> OJ L 268, 14.9.1992, p. 54.

<sup>&</sup>lt;sup>(3)</sup> OJ L 192, 23.7.2010, p. 1.

<sup>(\*)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).

- (4) Commission Implementing Regulation (EU) 2018/659 (<sup>5</sup>) establishes, inter alia, the list of third countries and parts of the territory of third countries from which Member States authorise the entry of live equidae and semen, ova and embryos of equidae.
- (5) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and for its Crown Dependencies for certain commodities to comply with the conditions laid down in Directives 2009/156/EC and 92/65/EEC, and in Implementing Regulation (EU) 2018/659 for the entry into the Union of consignments of equidae and of semen, ova and embryos of equidae from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (6) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland and in order to avoid any unnecessary disruption of trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies should be included in the list of third countries and parts of the territory of third countries set out in Annex I to Implementing Regulation (EU) 2018/659 from which the entry of live equidae and semen, ova and embryos of equidae is authorised.
- (7) As regards the health status of equidae in the United Kingdom of Great Britain and Northern Ireland and the Crown Dependencies, these countries should be assigned to sanitary group A, and all types of entry and the entry of all categories of equidae should be allowed.
- (8) Annex I to Implementing Regulation (EU) 2018/659 should therefore be amended accordingly.
- (9) This Regulation should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (10) 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

Annex I to Implementing Regulation (EU) 2018/659 is amended in accordance with the Annex to this Regulation.

### Article 2

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

It shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

<sup>(&</sup>lt;sup>5</sup>) Commission Implementing Regulation (EU) 2018/659 of 12 April 2018 on the conditions for the entry into the Union of live equidae and of semen, ova and embryos of equidae (OJ L 110, 30.4.2018, p. 1).

gB	United Kingdom of Great GB-0 Britain and Northern Ire- land	GB-0	Whole country	A	x	x	×	X	×	×	X	X	X
GG	Guernsey	GG-0	Whole country	Α	X	X	X	X					X'
(b) the following li	(b) the following line is inserted after the entry for Israel:	for Israel:											
WI,	Isle of Man	IM-0	Whole country	А	X	X	Х	X					X'
(c) the following li	(c) the following line is inserted after the entry for Iceland:	for Iceland:											

1		
	X'	
	Х	
	Х	
	Х	
	Х	
	Υ	
	country	
	Whole	
	JE-0	
	Jersey	
	JE,	

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fri.	
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The table set out in Annex I to Implementing Regulation (EU) 2018/659 is amended as follows:

(a) the following lines are inserted after the entry for the Falkland Islands:

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#### **COMMISSION IMPLEMENTING REGULATION 2019/1758**

#### of 23 October 2019

amending Annex III to Regulation (EC) No 1251/2008 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in the list of third countries, territories, zones or compartments authorised for the introduction into the European Union of consignments of aquaculture animals

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2006/88/EC of 24 October 2006 on animal health requirements for aquaculture animals and products thereof, and on the prevention and control of certain diseases in aquatic animals (<sup>1</sup>), and in particular Article 22 and Article 61(3) thereof,

Whereas:

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Annex III to Commission Regulation (EC) No 1251/2008 (<sup>3</sup>) establishes a list of third countries, territories, zones or compartments authorised for the introduction into the Union of aquaculture animals.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and for its Crown Dependencies for certain commodities to comply with the conditions laid down in Regulation (EC) No 1251/2008 for the introduction into the Union of consignments of aquaculture animals from the withdrawal date, by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom and its Crown Dependencies should be included in the list of third countries, territories, zones or compartments set out in Annex III to Regulation (EC) No 1251/2008 authorised for the introduction into the Union of consignments of aquaculture animals.
- (5) Annex III to Regulation (EC) No 1251/2008 should therefore be amended accordingly.
- (6) This Regulation should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (7) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

<sup>&</sup>lt;sup>(1)</sup> OJ L 328, 24.11.2006, p. 14.

 <sup>(?)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (?) Commission Regulation (EC) No 1251/2008 of 12 December 2008 implementing Council Directive 2006/88/EC as regards

<sup>(&</sup>lt;sup>3</sup>) Commission Regulation (EC) No 1251/2008 of 12 December 2008 implementing Council Directive 2006/88/EC as regards conditions and certification requirements for the placing on the market and the import into the Community of aquaculture animals and products thereof and laying down a list of vector species (OJ L 337, 16.12.2008, p. 41).

EN

HAS ADOPTED THIS REGULATION:

### Article 1

Annex III to Regulation (EC) No 1251/2008 is amended in accordance with the Annex to this Regulation.

### Article 2

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

It shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

### ANNEX

The table set out in Annex III to Regulation (EC) No 1251/2008 is amended as follows:

(a) the following lines are inserted after the entry for Cook Islands:

'GB	United Kingdom of Great Britain and Northern Ireland	Х	Х	Х	Whole country
GG	Guernsey	Х	Х	Х	Whole country'

(b) the following lines are inserted after the entry for Israel:

ʻIM	Isle of Man	Х			Whole country
JE	Jersey	Х	Х	Х	Whole country'

EN

### **COMMISSION IMPLEMENTING REGULATION (EU) 2019/1759**

#### of 23 October 2019

amending Annex I to Regulation (EU) No 605/2010 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in the list of third countries or parts thereof authorised for the introduction into the Union of consignments of raw milk, dairy products, colostrum and colostrum-based products intended for human consumption

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption (<sup>1</sup>), and in particular the introductory phrase of Article 8, the first subparagraph of point (1) and point (4) of Article 8 and Article 9 (4) thereof,

Whereas:

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Regulation (EU) No 605/2010 (<sup>3</sup>) lays down the public and animal health conditions and certification requirements for the introduction into the Union of consignments of raw milk, dairy products, colostrum and colostrum-based products intended for human consumption, and the list of third countries or parts thereof from which the introduction into the Union of such consignments is authorised.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and its Crown Dependencies to comply with the conditions laid down in Regulation (EU) No 605/2010 for the introduction into the Union of consignments of raw milk, dairy products, colostrum and colostrum-based products intended for human consumption from the withdrawal date, by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom and its Crown Dependencies should be included in columns 'A','B' and 'C' in the list of third countries and parts thereof set out in Annex I to Regulation (EU) No 605/2010 authorised for the introduction into the Union of consignments of raw milk, dairy products, colostrum and colostrum-based products intended for human consumption.
- (5) Annex I to Regulation (EU) No 605/2010 should therefore be amended accordingly.
- (6) This Regulation should apply as of the withdrawal date, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

<sup>(&</sup>lt;sup>1</sup>) OJ L 18, 23.1.2003, p. 11.

 <sup>(&</sup>lt;sup>2</sup>) European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (<sup>3</sup>) Commission Regulation (EU) No 605/2010 of 2 July 2010 laying down animal and public health and veterinary certification

<sup>(&</sup>lt;sup>3</sup>) Commission Regulation (EU) No 605/2010 of 2 July 2010 laying down animal and public health and veterinary certification conditions for the introduction into the European Union of raw milk and dairy products intended for human consumption (OJ L 175, 10.7.2010, p. 1).

(7) 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

Annex I to Regulation (EU) No 605/2010 is amended in accordance with the Annex to this Regulation.

### Article 2

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

It shall apply as of the withdrawal date.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

### ANNEX

## The table set out in Annex I to Regulation (EU) No 605/2010 is amended as follows:

## (a) the following lines are inserted after the entry for Ethiopia:

'GB	United Kingdom of Great Britain and Northern Ireland	+	+	+
GG	Guernsey	+	+	+'

## (b) the following line is inserted after the entry for Israel:

'IM Isle of Man	+	+	+'
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### (c) the following line is inserted after the entry for Iceland:

JE Jersey +	+	+'
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### **COMMISSION IMPLEMENTING REGULATION (EU) 2019/1760**

#### of 23 October 2019

amending Annex I to Regulation (EC) No 119/2009 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland in the list of third countries or parts thereof authorised for the introduction into the Union of consignments of meat of wild leporidae, of certain wild land mammals and of farmed rabbits

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption (<sup>1</sup>), and in particular the introductory phrase of Article 8, the first subparagraph of point (1) and point (4) of Article 8 and Article 9 (4) thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Regulation (EC) No 119/2009 (<sup>3</sup>) lays down the public and animal health conditions and certification requirements for the introduction into the Union of consignments of meat of wild leporidae, of certain wild land mammals and of farmed rabbits and the list of third countries and parts thereof from which the introduction into the Union of such consignments is authorised.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country to comply with the conditions laid down in Regulation (EC) No 119/2009 for the introduction into the Union of consignments of meat of wild leporidae, of certain wild land mammals and of farmed rabbits following the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom should be included in the list of third countries and parts thereof set out in Annex I to Regulation (EC) No 119/2009 authorised for the introduction into the Union of consignments of meat of wild leporidae, of certain wild land mammals and of farmed rabbits.
- (5) Annex I to Regulation (EC) No 119/2009 should therefore be amended accordingly.
- (6) This Regulation should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

<sup>&</sup>lt;sup>(1)</sup> OJ L 18, 23.1.2003, p. 11.

 <sup>(2)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (3) Commission Regulation (EC) No 119/2009 of 9 February 2009 laying down a list of third countries or parts thereof, for imports into,

<sup>(&</sup>lt;sup>3</sup>) Commission Regulation (EC) No 119/2009 of 9 February 2009 laying down a list of third countries or parts thereof, for imports into, or transit through, the Community of meat of wild leporidae, of certain wild land mammals and of farmed rabbits and the veterinary certification requirements (OJ L 39, 10.2.2009, p. 12).

(7) 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

Part 1 of Annex I to Regulation (EC) No 119/2009 is amended in accordance with the Annex to this Regulation.

### Article 2

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

It shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

# ANNEX

The following line is inserted after the entry for Canada in the table set out in Part 1 of Annex I to Regulation (EC) No 119/2009:

'United Kingdom of Great Britain and Northern Ire-	GB	WL	RM	WM'	
land					

#### **COMMISSION IMPLEMENTING REGULATION (EU) 2019/1761**

#### of 23 October 2019

amending Part 1 of Annex I to Regulation (EC) No 798/2008 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and certain of its Crown Dependencies in the list of third countries, territories, zones or compartments authorised for the introduction into the Union of consignments of poultry and poultry products

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption (1), and in particular points (1) and (4) of Article 8 thereof,

Having regard to Council Directive 2009/158/EC of 30 November 2009 on animal health conditions governing intra-Community trade in, and imports from third countries of, poultry and hatching eggs (2), and in particular Article 23(1) thereof,

- (1)On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (3) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- Commission Regulation (EC) No 798/2008 (4) lays down a list of third countries, territories, zones or compartments (2)from which poultry and poultry products (the commodities) may be imported into and transit through the Union and the veterinary certification requirements. It provides that the commodities are only to be imported into and transit through the Union from the third countries, territories, zones or compartments listed in columns 1 and 3 of the table in Part 1 of Annex I thereto.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and certain of its Crown Dependencies to comply with the conditions laid down in Regulation (EC) No 798/2008 for the introduction into the Union of consignments of the commodities from the withdrawal date, by continuing to comply with Union legislation for an initial period of at least nine months.
- (4)Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and certain of its Crown Dependencies should be included in the list of third countries, territories, zones or compartments set out in Part 1 of Annex I to Regulation (EC) No 798/2008, authorised for the introduction into the Union of consignments of the commodities.
- Annex I to Regulation (EC) No 798/2008 should therefore be amended accordingly. (5)
- This Regulation should apply from 1 November 2019, unless Union law continues to apply to and in the United (6) Kingdom of Great Britain and Northern Ireland on that date.

<sup>(&</sup>lt;sup>1</sup>) OJ L 18, 23.1.2003, p. 11.
(<sup>2</sup>) OJ L 343, 22.12.2009, p. 74.

European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1). Commission Regulation (EC) No 798/2008 of 8 August 2008 laying down a list of third countries, territories, zones or compartments

from which poultry and poultry products may be imported into and transit through the Community and the veterinary certification requirements (OJ L 226, 23.8.2008, p. 1).

(7) 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

Part 1 of Annex I to Regulation (EC) No 798/2008 shall be amended in accordance with the text in the Annex to this Regulation.

### Article 2

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

It shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

ANINIEV	ANNEA	

The following lines are inserted after the entry for China in Part 1 of Annex I to Regulation (EC) No 798/2008:

ISO code and	Code of third		Veterinary certificate	cate	c.	Specific c	Specific conditions	Avian influenza	Avian influenza	
name of third country or territory	country, territory, zone or compart- ment	country, territory, third country, zone or compart- territory, zone or ment compartment	Model(s)	Additional guarantees	Specific conditions	Closing date	Closing date Opening date	surveillance vaccination status status	vaccination status	Salmonella Control Status
1	2	3	4	5	6	6A	6B	7	8	6
'GB-United	GB-0	Whole country SPF	SPF							
Kingdom of Great Britain and Northern			BPP, BPR, DOC, DOR, HEP, HER, SRP, SRA, LT20					Υ		
Ireland			WGM							
			EP, E, POU, RAT							
GG-Guernsey	GG-0	Whole country BPP, LT20	BPP, LT20					A'		

### **COMMISSION IMPLEMENTING REGULATION 2019/1762**

#### of 23 October 2019

amending Regulation (EU) No 206/2010 as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in the lists of third countries, territories or parts thereof authorised for the introduction into the Union of certain animals and fresh meat

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A (I) to Directive 90/425/EEC (<sup>1</sup>), and in particular Article 17(2)(a) thereof,

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption (<sup>2</sup>), and in particular points (1) and (4) of Article 8 thereof,

Having regard to Council Directive 2004/68/EC of 26 April 2004 laying down animal health rules for the importation into and transit through the Community of certain live ungulate animals, amending Directives 90/426/EEC and 92/65/EEC and repealing Directive 72/462/EEC (<sup>3</sup>), and in particular Article 3(1) thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (\*) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Regulation (EU) No 206/2010 (<sup>5</sup>) lays down lists of third countries, territories or parts thereof authorised for the introduction into the European Union of certain animals and fresh meat and the veterinary certification requirements. It provides that consignments of ungulates, and fresh meat of those animals intended for human consumption, are only to be introduced into the Union from third countries if they comply with the conditions laid down in that Regulation.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country to comply with the conditions laid down in Regulation (EU) No 206/2010 for the introduction into the Union of consignments of ungulates, other than equidae, and fresh meat of ungulates including that of equidae, and for its Crown Dependencies for certain of the above commodities, from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.

<sup>&</sup>lt;sup>(1)</sup> OJ L 268, 14.9.1992, p. 54.

<sup>&</sup>lt;sup>(2)</sup> OJ L 18, 23.1.2003, p. 11.

<sup>(&</sup>lt;sup>3</sup>) OJ L 139, 30.4.2004, p. 320.

<sup>(\*)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).

<sup>(5)</sup> Commission Regulation (EU) No 206/2010 of 12 March 2010 laying down lists of third countries, territories or parts thereof authorised for the introduction into the European Union of certain animals and fresh meat and the veterinary certification requirements (OJ L 73, 20.3.2010, p. 1).

- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom and its Crown Dependencies, should be included in the lists of third countries, territories and parts thereof set out in Part 1 of Annex I and in Part 1 of Annex II to Regulation (EU) No 206/2010 authorised for the introduction into the Union of consignments of ungulates, other than equidae, and fresh meat of ungulates including that of equidae.
- (5) Annexes I and II to Regulation (EU) No 206/2010 should therefore be amended accordingly.
- (6) This Regulation should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (7) 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

Annexes I and II to Regulation (EU) No 206/2010 are amended in accordance with the Annex to this Regulation.

### Article 2

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

It shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

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

Done at Brussels, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

### ANNEX

Regulation (EU) No 206/2010 is amended as follows:

# (1) In Part 1 of Annex I:

(a) the following lines are inserted after the entry for Chile:

'GB - United Kingdom of	GB-0	Whole country		
Great Britain and Northern Ireland	GB-1	England, Wales and Northern Ireland	BOV-X, BOV-Y, OVI-X, OVI-Y, POR-X, POR-Y, RUM, SUI	III, IVa, V, IX
	GB-2	Scotland	BOV-X, BOV-Y, OVI-X, OVI-Y, POR-X, POR-Y, RUM, SUI	II, III, IVa, V, IX
GG - Guernsey	GG-0	Whole country	BOV-X, OVI-X, POR-X	<b>V, IX</b> '

# (b) the following line is inserted after the entry for Greenland:

'IM - Isle of Man	IM-0	Whole country	BOV-X, BOV-Y,	II, III, IVa, V IX'
			OVI-X, OVI-Y,	
			POR-X, POR-Y	

# (c) the following line is inserted after the entry for Iceland:

'JE - Jersey	JE-0	Whole country	BOV-X, RUM, SUI		IVa'
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### (2) In Part 1 of Annex II:

(a) the following lines are inserted after the entry for Falkland Islands:

'GB - United Kingdom of Great Britain and North- ern Ireland	GB-0	Whole country	BOV, OVI, POR, EQU, RUF, RUW, SUF, SUW		
GG - Guernsey	GG-0	Whole country'			

(b) the following line is inserted after the entry for Israel:

'IM - Isle of Man	IM-0	Whole country	BOV, OVI, POR'				
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(c) the following line is inserted after the entry for Iceland:

'JE - Jersey	JE-0	Whole country	BOV'				
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# DECISIONS

#### COUNCIL DECISION (EU) 2019/1763

#### of 4 October 2019

establishing the position to be adopted on behalf of the European Union within the Committee of Technical Experts of the Intergovernmental Organisation for International Carriage by Rail (OTIF) as regards certain modifications to the National Vehicle Registers (NVR) specification and the Uniform Technical Prescriptions — Telematics applications for freight services (UTP TAF)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 91, in conjunction with Article 218(9) thereof,

Having regard to the proposal from the European Commission,

- (1) The Union has acceded to the Convention concerning International Carriage by Rail (COTIF) of 9 May 1980, as amended by the Vilnius Protocol of 3 June 1999, in accordance with Council Decision 2013/103/EU (<sup>1</sup>).
- (2) All Member States, with the exception of Cyprus and Malta, are contracting parties to COTIF.
- (3) Article 13 COTIF states that the functioning of the Intergovernmental Organisation for International Carriage by Rail (OTIF) is to be ensured by, inter alia, the Committee of Technical Experts (CTE). In accordance with letter e) of Article 20 § 1 COTIF and Article 13 §§ 1, 4 and 5 of Appendix G (ATMF) thereto, the CTE is competent to take decisions on the adoption or modification of the National Vehicle Registers (NVR) specification. In accordance with letter b) of Article 20 § 1 COTIF and Article 6 of Appendix F (APTU) thereto, the CTE is competent to take decisions on the adoption of the Uniform Technical Prescriptions Telematics applications for freight services (UTP TAF) or of a provision amending a uniform technical prescription based on Appendix F (APTU) and Appendix G (ATMF) to COTIF.
- (4) At its 12<sup>th</sup> session, which took place on 12 and 13 June 2019, the CTE agreed to launch a written procedure in order to adopt modifications to the NVR specification and to Appendix I to the UTP TAF.
- (5) The objective of the proposed modifications is to align the NVR specification and the UTP TAF with Commission Implementing Decision (EU) 2018/1614 (<sup>2</sup>) and Commission Implementing Regulation (EU) 2019/778 (<sup>3</sup>), respectively.
- (6) The proposed modifications are in line with the law and the strategic objectives of the Union as they contribute to the alignment of OTIF legislation with the relevant Union law, and should therefore be supported by the Union.

<sup>(&</sup>lt;sup>1</sup>) Council Decision 2013/103/EU of 16 June 2011 on the signing and conclusion of the Agreement between the European Union and the Intergovernmental Organisation for International Carriage by Rail on the Accession of the European Union to the Convention concerning International Carriage by Rail (COTIF) of 9 May 1980, as amended by the Vilnius Protocol of 3 June 1999 (OJ L 51, 23.2.2013, p. 1).

 <sup>(&</sup>lt;sup>2)</sup> Commission Implementing Decision (EU) 2018/1614 of 25 October 2018 laying down specifications for the vehicle registers referred to in Article 47 of Directive (EU) 2016/797 of the European Parliament and of the Council and amending and repealing Commission Decision 2007/756/EC (OJ L 268, 26.10.2018, p. 53).
 (<sup>3)</sup> Commission Implementing Regulation (EU) 2019/778 of 16 May 2019 amending Regulation (EU) No 1305/2014 as regards Change

<sup>(&</sup>lt;sup>3</sup>) Commission Implementing Regulation (EU) 2019/778 of 16 May 2019 amending Regulation (EU) No 1305/2014 as regards Change Control Management (OJ L 139 I, 27.5.2019, p. 356).

(7) It is appropriate to establish the position to be adopted on the Union's behalf in the CTE, as the proposed modifications will be binding on the Union,

HAS ADOPTED THIS DECISION:

### Article 1

The position to be adopted on the Union's behalf within the Committee of Technical Experts (CTE) of the Intergovernmental Organisation for International Carriage by Rail (OTIF) as regards the modifications to the NVR specification and to the Appendix I to the UTP TAF shall be as follows:

- (a) to vote in favour of the CTE proposed modifications to the NVR specification, as set out in the CTE Working Document TECH-19001-CTE12-5.1; and
- (b) to vote in favour of the CTE proposed modifications to the Appendix I to the UTP TAF, as set out in the CTE Document TECH-18037-CTE12-5.2.

The position referred to in the first paragraph shall be expressed by the Commission.

### Article 2

The decisions of the CTE, once adopted, shall be published in the Official Journal of the European Union, indicating the date of their entry into force.

#### Article 3

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

Done at Luxembourg, 4 October 2019.

For the Council The President K. MIKKONEN

### **COMMISSION DELEGATED DECISION (EU) 2019/1764**

#### of 14 March 2019

supplementing Regulation (EU) No 305/2011 of the European Parliament and of the Council with regard to the applicable systems to assess and verify constancy of performance of balustrade kits and railing kits intended to be used in construction works solely to prevent falls and not submitted to vertical loads from the structure

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 305/2011 of the European Parliament and of the Council of 9 March 2011 laying down harmonized conditions for the marketing of construction products and repealing Council Directive 89/106/EEC (<sup>1</sup>), and in particular Article 28(2) thereof,

Whereas:

- (1) An appropriate decision for assessment and verification of constancy of performance does not exist for balustrade kits and railing kits intended to be used in construction works solely to prevent falls and not submitted to vertical loads from the structure. It is therefore necessary to establish which systems of assessment and verification of constancy of performance are applicable to those balustrade kits and railing kits.
- (2) Taking into account the experience on the behaviour of the products in question during their working life, as depicted in the survey carried out on the reasons for failures of these products, the assessment of their performance regarding all essential characteristics, except reaction to fire, should be carried out by the manufacturer before placing the product on the market. More onerous systems are not necessary. For the reaction to fire performance, the choice of systems 1, 3 or 4 should be considered appropriate by making reference to different subfamilies of products,

HAS ADOPTED THIS DECISION:

### Article 1

This Decision applies to balustrade kits and railing kits intended to be used in construction works solely to prevent falls and not submitted to vertical loads from the structure.

#### Article 2

The balustrade kits and railing kits referred to in Article 1 shall be assessed and verified for constancy of performance in relation to their essential characteristics in accordance with the systems specified in the Annex.

#### Article 3

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

Done at Brussels, 14 March 2019.

For the Commission The President Jean-Claude JUNCKER

<sup>(1)</sup> OJ L 88, 4.4.2011, p. 5.

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### ANNEX

# SYSTEMS OF ASSESSMENT AND VERIFICATION OF CONSTANCY OF PERFORMANCE

# Table 1

# For all essential characteristics except for reaction to fire

Products and intended use	Applicable system
Balustrade kits and railing kits intended to be used in construction works solely to prevent falls and not submitted to vertical loads from the structure.	4

# Table 2

# For reaction to fire only

Products and intended use	Product subfamilies	Applicable system
Balustrade kits and railing kits intended to be used in construction works solely to prevent falls and not submitted to vertical loads from the structure.	Products for which a clearly identifiable stage in the production process results in an improvement of their reaction to fire per- formance (e.g. an addition of fire retardants or a limiting of organic material)	1
	Products for which an applicable European legal base exists to classify their reaction of fire performance without testing.	4
	Products not belonging to the other subfa- milies.	3

#### **COMMISSION IMPLEMENTING DECISION 2019/1765**

#### of 22 October 2019

providing the rules for the establishment, the management and the functioning of the network of national authorities responsible for eHealth, and repealing Implementing Decision 2011/890/EU

(notified under document C(2019) 7460)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Directive 2011/24/EU of the European Parliament and of the Council of 9 March 2011 on the application of patients' rights in cross-border healthcare (<sup>1</sup>), and in particular Article 14(3) thereof,

- (1) Article 14 of Directive 2011/24/EU assigned the Union to support and facilitate cooperation and the exchange of information among Member States working within a voluntary network connecting national authorities responsible for eHealth (the 'eHealth Network') designated by the Member States.
- (2) Commission Implementing Decision 2011/890/EU (<sup>2</sup>) provides rules for the establishment, the management and the functioning of the eHealth Network.
- (3) That decision does not at the moment provide appropriate rules with regard to certain aspects necessary for the sufficiently transparent functioning of the eHealth Network, in particular, on the role of the eHealth Network and the Commission in relation to the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services, and the new requirements on data protection under Regulation (EU) 2016/679 of the European Parliament and of the Council (the 'General Data Protection Regulation') (<sup>3</sup>), and Regulation (EU) 2018/1725 of the European Parliament and of the Council (<sup>4</sup>).
- (4) The transparent management of the eHealth Network should be ensured by laying down rules on becoming a member of the eHealth Network and withdrawing from it. Participation in the eHealth Network being voluntary, the Member States should be able to join at any time. For organisational purposes, the Member States wishing to participate should inform the Commission of this intention in advance.

<sup>&</sup>lt;sup>(1)</sup> OJ L 88, 4.4.2011, p. 45.

 <sup>(?)</sup> Commission Implementing Decision 2011/890/EU of 22 December 2011 providing the rules for the establishment, the management and the functioning of the network of national responsible authorities on eHealth (OJ L 344, 28.12.2011, p. 48).
 (?) Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with

<sup>(?)</sup> Regulation (EU) 2016/6/9 of the European Parliament and of the Council of 2/ April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC (General Data Protection Regulation) (OJ L 119, 4.5.2016, p. 1).

<sup>Protection Regulation) (OJ L 119, 4.5.2016, p. 1).
(\*) Regulation (EU) 2018/1725 of the European Parliament and of the Council of 23 October 2018 on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data, and repealing Regulation (EC) No 45/2001 and Decision No 1247/2002/EC (OJ L 295, 21.11.2018, p. 39).</sup> 

- (5) Electronic communication is a suitable means for rapid and reliable exchange of data between Member States participating in the eHealth Network. In this area, significant developments took place. In particular, in order to facilitate the interoperability of European eHealth systems, the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services was developed by those Member States participating in the eHealth Network which decided to advance their cooperation in this area with the support of the Commission, as an IT tool for the exchange of health data under the Connecting Europe Facility programme (<sup>3</sup>). These developments should be reflected in this Decision. Moreover, as stressed in the Commission Communication of 25 April 2018 on enabling the digital transformation of health and care in the Digital Single Market, empowering citizens and building a healthier society (<sup>6</sup>), the respective role of the participating Member States and of the Commission in relation to the functioning of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services should be clarified.
- (6) The role of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services should be to facilitate the cross-border exchange of health data between the Member States participating in the eHealth Network as recognised in the 2017 Council Conclusions on Health in the Digital Society (7) such as patient data contained in ePrescriptions and Patient Summaries and eventually more comprehensive electronic health records, as well as to develop other use cases and health information domains.
- (7) The eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services is composed of core services and generic services as provided for in Regulation (EU) No 283/2014 of the European Parliament of the Council (<sup>8</sup>). The core services are developed, deployed and maintained by the European Commission. Together with the generic services, they should enable and support trans-European connectivity. The generic services are developed, deployed and Contact Points for eHealth, designated by each Member State. The National Contact Points for eHealth, using the generic services, link the national infrastructure with the National Contact Points for eHealth from another Member State through the core service platforms.
- (8) In order to improve cross-border exchange of health data and achieve technical, semantic, and organisational interoperability between national eHealth systems, the eHealth Network should in the context of eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services, play the leading role in the elaboration and coordination of the necessary common requirements and specifications.
- (9) The eHealth Network is already carrying out several activities in e-health area, which are spelled out in its Multiannual Work Programme and are aimed mainly at providing guidance, sharing good practices or finding common ways of working together. Among these activities are, for instance: working to enable citizens to take an active role in the management of their own health data, including in the area of e-health, m-health and telemedicine, as well as patients' access, use and share of their own health data and digital health literacy of patients. Other

<sup>(&</sup>lt;sup>5</sup>) Regulation (EU) No 1316/2013 of the European Parliament and of the Council of 11 December 2013 establishing the Connecting Europe Facility, amending Regulation (EU) No 913/2010 and repealing Regulations (EC) No 680/2007 and (EC) No 67/2010 (OJ L 348, 20.12.2013, p. 129).

<sup>(\*)</sup> Communication from the Commission on enabling the digital transformation of health and care in the Digital Market; empowering citizens and building a healthier society, COM (2018) 233 final, p. 7.

<sup>(7)</sup> Council conclusions on Health in the Digital Society making progress in data — driven innovation in the field of health, 2017/C 440/05, paragraph 30.

<sup>(\*)</sup> Regulation (EU) No 283/2014 of the European Parliament and of the Council of 11 March 2014 on guidelines for trans-European networks in the area of telecommunications infrastructure and repealing Decision No 1336/97/EC (OJ L 86, 21.3.2014, p. 14).

activities of the Network are related to the innovative use of health data, including Big Data, Artificial Intelligence, developing knowledge on healthcare policy, including the provision, in cooperation with the concerned parties at national and EU level, of guidance on health promotion, disease prevention and improved delivery of healthcare through better use of health data. The Network supports Member States to enable sharing and using health and medical data for public health and research. In line with Article 14(2)(c) of Directive 2011/24/EU, it also supports Member States in developing electronic identification means and authentication to facilitate transferability of data in cross-border healthcare, in particular as regards eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services, taking into account the eIDAS framework and other ongoing actions at Union level.

- (10) The eHealth Network is also working on enhancing the continuity of care by improving the uptake of cross-border e-health services, developing new use cases and health information domains in addition to patient summary and e-prescriptions, as well as overcoming implementation challenges, related to interoperability, data protection, data security or e-skills for healthcare professionals. It also facilitates greater interoperability of the national information and communications technology systems and cross-border transferability of electronic health data in cross-border healthcare by providing guidance on which requirements and specifications should be used to achieve technical, semantic and organisational interoperability between national digital healthcare systems. The Network is working to foster stronger cooperation with regard to the development and sharing of good practices concerning national digital health strategies, with the view of building convergence for an e-health interoperable system.
- (11) When preparing guidance concerning security aspects of data exchange, the eHealth Network should benefit from the expertise of the Network and Information Security (NIS) Cooperation Group established under Article 11 of Directive (EU) 2016/1148 of the European Parliament and of the Council (<sup>9</sup>), and the European Union Agency for Network and Information Security (ENISA).
- (12) The eHealth Network is also promoting the exchange of views among its Members on national strategic challenges with regard to new technologies and data usages and it should promote discussions with other relevant Union fora (such as the Steering Group on Health Promotion, Disease Prevention and Management of Non-Communicable Diseases or Board of Member States for European Reference Networks) on priorities, strategic orientations and their implementation.
- (13) On 6 February 2019, the Commission adopted a Recommendation on a European Electronic Health Record exchange format (<sup>10</sup>) (the 'Commission Recommendation'). In order to support the take-up, further development and to facilitate the use of the European Electronic Health Record exchange format, the eHealth Network, working together with the Commission, stakeholders, clinicians, patients' representatives, and the relevant authorities, is expected to develop guidance, further support the development and the monitoring of the electronic health records exchange format and support the Member States in ensuring the privacy and security of data exchange. In order to strengthen the interoperability, the Network developed investment guidelines (<sup>11</sup>), which recommend to take account of the standards and specifications referred to in the Commission Recommendation in particular for the purpose of procurement procedures.
- (14) Since eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services is an important element of the Network's functioning, the role of the eHealth Network in the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services and in other shared European eHealth services should be clarified in order to ensure transparent functioning of the Network.
- (15) In order to ensure the effective exchange of health data among Member States, the eHealth Network should be able to work towards enabling Member States to such exchange. In particular, based on fulfilment of predefined requirements and tests provided by and of audits carried by the Commission and, if possible, other experts, the eHealth Network should have a possibility to agree on the organisational, semantic and technical readiness of candidate Member States to exchange validated comprehensive electronic health data for the adopted use cases through their respective National Contact Point for eHealth and their continued compliance in that respect.

<sup>(\*)</sup> Directive (EU) 2016/1148 of the European Parliament and of the Council of 6 July 2016 concerning measures for a high common level of security of network and information systems across the Union (OJ L 194, 19.7.2016, p. 1).

<sup>(&</sup>lt;sup>10</sup>) Commission Recommendation (EU) 2019/243 of 6 February 2019 on a European Electronic Health Record exchange format (OJ L 39, 11.2.2019, p. 18).

<sup>(11)</sup> https://ec.europa.eu/health/sites/health/files/ehealth/docs/ev\_20190611\_co922\_en.pdf

- (16) For an effective and transparent functioning of the Network, rules should be laid down on the adoption of the Rules of Procedure and multiannual work programme, as well as the creation of subgroups in order to ensure the effective functioning of the eHealth Network. The Rules of Procedure should specify the procedure for the decisions concerning the exchange of personal data through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services, as described above.
- (17) Interested Members of the eHealth Network may advance their cooperation in areas covered by the tasks of the Network. Such cooperation is Member State driven and voluntary in nature. This is the case for the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services and may also be the case for other shared European eHealth Services developed in the framework of the eHealth Network. Where Member States choose to advance their cooperation, they should agree on and commit to the rules of that cooperation.
- (18) In order to further ensure the transparent functioning of the eHealth Network, its relation with the Commission should be set out, in particular in relation to the tasks of the eHealth Network and the Commission's role in the cross-border exchange of health data through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services.
- (19) Processing of personal data of patients, representatives of Member States, experts and observers participating in the eHealth Network, which is done under the responsibility of the Member States or other public organisations or bodies in the Member States, should be carried out in accordance with the General Data Protection Regulation and Directive 2002/58/EC of the European Parliament and of the Council (<sup>12</sup>). Personal data of representatives of national authorities responsible for eHealth, other representatives of Member States, experts and observers participating in the eHealth Network shall be processed by the Commission in accordance with the Regulation (EU) 2018/1725. Processing of personal data for the purpose of managing and ensuring the security of the core services of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services done under the responsibility of the Commission should comply with Regulation (EU) 2018/1725.
- (20) The Member States, represented by the relevant National Authorities or other designated bodies, determine together the purpose and means of processing of personal data through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services and are therefore controllers. The respective responsibilities between controllers should be defined in a separate arrangement. The Commission, as provider of technical and organisational solutions of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services, processes encrypted patients' personal data on behalf of the Member States between the national Contact Points for eHealth and is therefore a processor. According to Article 28 of the General Data Protection Regulation and Article 29 of the Regulation (EU) 2018/1725, the processing by a processor shall be governed by a contract or a legal act under Union or Member State law that is binding on the processor with regard to the controller and that specifies the processing. This Decision sets rules governing the processing by the Commission as a processor.
- (21) In order to ensure equal access rights on the basis of the General Data Protection Regulation and Regulation (EU) 2018/1725, the Commission should be regarded as the controller of personal data relating to the management of access rights to the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services' core services.
- (22) In order to make reimbursement procedures transparent, rules on the expenses of participants in the activities of the eHealth Network should be set.
- (23) Implementing Decision 2011/890/EU should therefore be repealed and replaced by this Decision for reasons of legal certainty and clarity.

<sup>(&</sup>lt;sup>12</sup>) Directive 2002/58/EC of the European Parliament and of the Council of 12 July 2002 concerning the processing of personal data and the protection of privacy in the electronic communications sector (Directive on privacy and electronic communications) (OJ L 201, 31.7.2002, p. 37).

(24) The measures provided for in this Decision are in accordance with the opinion of the Committee set up under Article 16 of Directive 2011/24/EU,

HAS ADOPTED THIS DECISION:

#### Article 1

#### Subject matter

This Decision provides the necessary rules for the establishment, the management and the functioning of the eHealth Network of national authorities responsible for eHealth, as provided for by Article 14 of Directive 2011/24/EU.

#### Article 2

#### Definitions

- 1. For the purposes of this Decision:
- (a) 'eHealth Network' means the voluntary network connecting national authorities responsible for eHealth designated by the Member States and pursuing the objectives laid down in Article 14 of Directive 2011/24/EU;
- (b) 'National Contact Points for eHealth' means organisational and technical gateways for the provision of Cross-Border eHealth Information Services under the responsibility of the Member States;
- (c) 'Cross-Border eHealth Information Services' means existing services that are processed via National Contact Points for eHealth and through a core service platform developed by the Commission for the purpose of cross-border healthcare;
- (d) 'eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services' means the infrastructure that enables the provision of Cross-Border eHealth Information Services via National Contact Points for eHealth and the European core service platform. This infrastructure includes both generic services, as defined in Article 2(2)(e) of Regulation (EU) No 283/2014, developed by the Member States and a core service platform, as defined in Article 2(2) (d) therein, developed by the Commission;
- (e) 'other shared European eHealth Services' means digital services that may be developed in the framework of the eHealth Network and shared between Member States;
- (f) 'governance model' means a set of rules concerning the designation of bodies participating in decision-making processes concerning the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services or other shared European eHealth Services developed in the framework of the eHealth Network, as well as description of those processes.
- 2. The definitions in points (1), (2), (7) and (8) of Article 4 of Regulation (EU) 2016/679 shall apply accordingly.

### Article 3

#### Membership of the eHealth Network

1. Members of the eHealth Network shall be Member States' authorities responsible for eHealth, designated by those Member States participating in the eHealth Network.

- 2. Member States wishing to participate in the eHealth Network shall notify the Commission in writing of:
- (a) the decision to participate in the eHealth Network;
- (b) the national authority responsible for eHealth which will become a Member of the eHealth Network, as well as the name of the representative and that of his/her alternate.

- 3. Members shall notify the Commission in writing of the following:
- (a) their decision to withdraw from the eHealth Network;
- (b) any change in the information referred to in point (b) of paragraph 2.
- 4. The Commission shall make available to the public the list of Members participating in the eHealth Network.

#### Article 4

### Activities of the eHealth Network

1. In pursuing the objective referred to in Article 14(2)(a) of Directive 2011/24/EU the eHealth Network may, in particular:

- (a) facilitate greater interoperability of the national information and communications technology systems and cross-border transferability of electronic health data in cross-border healthcare;
- (b) provide guidance to Member States, in cooperation with other competent supervisory authorities, in relation to sharing health data between Member States and empowering citizens to access and share their own health data;
- (c) provide guidance to Member States and facilitate the exchange of good practices concerning the development of different digital health services, such as telemedicine, m-health, or new technologies in the area of big data and artificial intelligence, taking into consideration ongoing actions at EU level;
- (d) provide guidance to Member States as regards supporting health promotion, disease prevention and improved delivery
  of healthcare through better use of health data and by improving digital skills of patients and healthcare professionals;
- (e) provide guidance to Member States and facilitate voluntary exchange of best practices on the investments in digital infrastructure;
- (f) provide guidance, in collaboration with other relevant bodies and stakeholders, to Member States on the necessary use cases for clinical interoperability and the tools for achieving it;
- (g) provide guidance to the Members on security of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services or other shared European eHealth Services developed in the framework of the eHealth Network, taking into account legislation and documents elaborated at Union level in particular in the area of security, as well as recommendations in the field of cybersecurity, working in close cooperation with the Network and Information Security Cooperation Group and with the European Union Agency for Network and Information Security and with national authorities, where relevant.

2. In drawing up the guidelines on effective methods for enabling the use of medical information for public health and research referred to in Article 14(2)(b)(ii) of Directive 2011/24/EU, the eHealth Network shall take into account the guidelines adopted by and, where appropriate, consult with the European Data Protection Board. These guidelines may also address information exchanged through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services or other shared European eHealth Services.

### Article 5

#### Functioning of the eHealth Network

1. The eHealth Network shall establish its own Rules of Procedure, by simple majority of its Members.

2. The eHealth Network shall adopt a multiannual work programme and an evaluation instrument on the implementation of such programme.

3. To accomplish its tasks, the eHealth Network may set up permanent subgroups in relation to specific tasks, in particular related to the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services or the other shared European eHealth Services developed in the framework of the eHealth Network.

4. The eHealth Network may also set up temporary sub-groups, including with experts to examine specific questions on the basis of terms of reference defined by the eHealth Network itself. Such sub-groups shall be disbanded as soon as their mandate is fulfilled.

5. When Members of the eHealth Network decide to advance their cooperation in some areas covered by the tasks of the eHealth Network, they should agree on and commit to the rules of the advanced cooperation.

6. In pursuing its objectives, the eHealth Network shall work in close cooperation with the Joint Actions supporting the activities of the eHealth Network where such joint actions exist, with stakeholders or other concerned bodies or supporting mechanisms and shall take into account the results achieved in the framework of those activities.

7. The eHealth Network shall elaborate, together with the Commission, the governance models of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services and participate in that governance by:

- (i) agreeing on the priorities of the eHealth Digital Service Infrastructure, and overseeing their operation;
- (ii) drawing up guidelines and requirements for the operation, including the selection of the standards used for the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services;
- (iii) agreeing whether the Members of the eHealth Network should be allowed to start and continue exchanging electronic health data through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services via their National Contact Points for eHealth, based on their compliance with the requirements established by the eHealth Network, as evaluated in tests provided and audits carried out by the Commission;
- (iv) endorsing the annual work plan for the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services.

8. The eHealth Network may elaborate, together with the Commission, the governance models of other shared European eHealth Services developed in the framework of the eHealth Network and participate in their governance. The Network may also set the priorities, together with the Commission, and draw up guidelines for the operation of such shared European eHealth Services.

9. The Rules of Procedure may envisage that countries, other than Member States, applying Directive 2011/24/EU, may participate in the meetings of the eHealth Network as observers.

10. Members of the eHealth Network and their representatives, as well as invited experts and observers, shall comply with the obligations of professional secrecy as laid down by Article 339 of the Treaty, as well as with the Commission's rules on security regarding the protection of EU classified information, as laid down in Commission Decision (EU, Euratom) 2015/444 (<sup>13</sup>). Should they fail to respect these obligations, the Chair of the eHealth Network may take all appropriate measures as provided for in the Rules of Procedure.

#### Article 6

#### Relation between the eHealth Network and the Commission

- 1. The Commission shall:
- (a) attend and co-chair the meetings of the eHealth Network together with the representative of the Members;

<sup>(&</sup>lt;sup>13</sup>) Commission Decision (EU, Euratom) 2015/444 of 13 March 2015 on the security rules for protecting EU classified information (OJ L 72, 17.3.2015, p. 53).

- (b) cooperate with and provide support to the eHealth Network in relation to its activities;
- (c) provide secretarial services for the eHealth Network;
- (d) develop, implement and maintain appropriate technical and organisational measures related to the core services of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services;
- (e) support the eHealth Network in agreeing on the technical and organisational compliance of National Contact Points for eHealth with the requirements for the cross-border exchange of health data by providing and carrying out the necessary tests and audits. Experts from the Member States may assist Commission auditors.
- 2. The Commission may attend the meetings of the eHealth Network sub-groups.

3. The Commission may consult the eHealth Network on matters relating to eHealth at Union level and eHealth best practices exchange.

4. The Commission shall make available to the public information on activities carried out by the eHealth Network.

### Article 7

#### Data protection

1. The Member States, represented by the relevant National Authorities or other designated bodies shall be regarded as controllers of personal data they process through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services and shall clearly and transparently allocate the responsibilities between controllers.

2. The Commission shall be regarded as data processor for patients' personal data processed through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services. In its capacity as processor, the Commission shall manage the core services of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services and shall comply with the obligations of a processor laid down in the Annex to this Decision. The Commission shall not have access to patients' personal data processed through the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services.

3. The Commission shall be regarded as controller of the processing of personal data necessary to grant and manage access rights to the core services of eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services. Such data are contact details of users, including name, surname and email address and their affiliation.

#### Article 8

#### Expenses

1. Participants in the activities of the eHealth Network shall not be remunerated by the Commission for their services.

2. Travel and subsistence expenses incurred by participants in the activities of the eHealth Network shall be reimbursed by the Commission in accordance with the provisions in force within the Commission on reimbursement of expenses incurred by people from outside the Commission invited to attend meetings in an expert capacity. Those expenses shall be reimbursed within the limits of the available appropriations allocated under the annual procedure for the allocation of resources.

# Article 9

# Repeal

Implementing Decision 2011/890/EU is repealed. References to the repealed Decision shall be construed as references to this Decision.

# Article 10

### Addressees

This Decision is addressed to the Member States.

Done at Brussels, 22 October 2019.

For the Commission Vytenis ANDRIUKAITIS Member of the Commission EN

### ANNEX

#### RESPONSIBILITIES OF THE COMMISSION AS DATA PROCESSOR FOR THE eHEALTH DIGITAL SERVICE INFRASTRUCTURE FOR CROSS-BORDER eHEALTH INFORMATION SERVICES

The Commission shall:

- Set up and ensure a secure and reliable communication infrastructure that interconnects networks of the Members of the eHealth Network involved in eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services ('Central Secure Communication Infrastructure'). To fulfil its obligations, the Commission may engage third parties. The Commissions shall ensure that the same data protection obligations as set out in this Decision apply to these third parties.
- 2. Configure part of the Central Secure Communication Infrastructure so that the National Contact Points for eHealth may exchange information securely, reliably and efficiently.
- 3. The Commission shall process the personal data on documented instructions from the Controllers.
- 4. Take all organisational, physical and logical security measures to maintain the Central Secure Communication Infrastructure. To this end, the Commission shall:
  - (a) designate a responsible entity for the security management at the level of Central Secure Communication Infrastructure, communicate to the data controllers its contact information and ensure its availability to react to security threats;
  - (b) assume the responsibility for the security of the Central Secure Communication Infrastructure;
  - (c) ensure that all individuals that are granted access to Central Secure Communication Infrastructure are subject to contractual, professional or statutory obligation of confidentiality;
  - (d) ensure that the personnel having access to classified information fulfil the corresponding criteria of clearance and confidentiality.
- 5. Take all necessary security measures to avoid compromising the smooth operational functioning of the other's domain. To this end, the Commission shall put in place the specific procedures related to the connection to the Central Secure Communication Infrastructure. This information includes:
  - (a) risk assessment procedure, to identify and estimate potential threats to the system;
  - (b) audit and review procedure to:
    - (i) check the correspondence between the implemented security measures and the security policy in application;
    - (ii) control on a regular basis the integrity of system files, security parameters and granted authorisations;
    - (iii) monitor to detect security breaches and intrusions;
    - (iv) implement changes to avoid existing security weaknesses and
    - (v) define the conditions under which to authorise, including at the request of controllers, and contribute to the performance of independent audits, including inspections, and reviews on security measures.
  - (c) change control procedure to document and measure the impact of a change before its implementation and keep the National Contact Points for eHealth informed of any changes that can affect the communication with and/or the security of the other national infrastructures;
  - (d) maintenance and repair procedure to specify the rules and conditions to follow when maintenance and/or repair of equipment should be performed;
  - (e) security incident procedure to define the reporting and escalation scheme, inform without delay the responsible national administration, as well as the European Data Protection Supervisor of any security breach and define a disciplinary process to deal with security breaches.

- 6. Take physical and/or logical security measures for the facilities hosting the Central Secure Communication Infrastructure equipment and for the controls of logical data and security access. To this end, the Commission shall:
  - (a) enforce physical security to establish distinctive security perimeters and allowing detection of breaches;
  - (b) control access to the facilities and maintain a visitor register for tracing purposes;
  - (c) Ensure that external people granted access to premises are escorted by duly authorised staff of its respective organisation;
  - (d) ensure that equipment cannot be added, replaced or removed without prior authorisation of the designated responsible bodies;
  - (e) control access from and to other network(s) interconnected to the Central Secure Communication Infrastructure;
  - (f) ensure that individuals who access the Central Secure Communication

Infrastructure are identified and authenticated;

- (g) review the authorisation rights related to the access to the Central Secure Communication Infrastructure in case a security breach affecting this infrastructure;
- (h) keep the integrity of the transmitted information through the Central Secure Communication Infrastructure;
- (i) implement technical and organisational security measures to prevent unauthorized access to personal data;
- (j) implement, whenever necessary, measures to block unauthorised access to the Central Secure Communication Infrastructure from the domain of National Contact Points for eHealth (i.e.: Block a location/IP address).
- 7. Take steps to protect its domain, including the severing of connections, in the event of substantial deviation from the principles and concepts for quality or security.
- 8. Maintain a risk management plan related to its area of responsibility.
- 9. Monitor in real time the performance of all the service components of its Central Secure Communication Infrastructure services, produce regular statistics and keep records.
- 10. Provide support for all Central Secure Communication Infrastructure services in English 24/7 via phone, mail or Web Portal and accept calls from authorised callers: Central Secure Communication Infrastructure's coordinators and their respective helpdesks, Project Officers and designated people from the Commission.
- 11. Support the controllers by providing information concerning the Central Secure Communication Infrastructure of the eHealth Digital Service Infrastructure for Cross-Border eHealth Information Services, in order to implement the obligations in Articles 35 and 36 of the Regulation (EU) 2016/679.
- 12. Ensure that data transported within the Central Secure Communication Infrastructure are encrypted.
- 13. Take all relevant measures to prevent that the Central Secure Communication Infrastructure's operators have unauthorised access to transported data.
- 14. Take measures in order to facilitate the interoperability and the communication between the Central Secure Communication Infrastructure's designated national competent administrations.

### **COMMISSION IMPLEMENTING DECISION (EU) 2019/1766**

#### of 23 October 2019

amending Implementing Decision (EU) 2019/436 as regards harmonised standard EN ISO 19085-3:2017 for numerically controlled boring and routing machines

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 10 thereof,

- In accordance with Article 7 of Directive 2006/42/EC, machinery manufactured in conformity with a harmonised (1)standard, the references to which have been published in the Official Journal of the European Union, is to be presumed to comply with the essential health and safety requirements covered by such a harmonised standard.
- (2)By letter M/396 of 19 December 2006 the Commission made a request to CEN and CENELEC for the drafting, the revision and the completion of the work on harmonised standards in support of Directive 2006/42/EC to take account of changes introduced by that Directive in comparison with Directive 98/37/EC of the European Parliament and of the Council (2).
- (3) On the basis of the request M/396 of 19 December 2006, CEN drafted the new harmonised standard EN ISO 19085-3:2017.
- (4)The Commission together with the CEN has assessed whether the EN ISO 19085-3:2017 drafted by the CEN comply with the request M/396 of 19 December 2006.
- In December 2017, Germany raised a formal objection in accordance with Article 10 of Directive 2006/42/EC in (5) respect of standard EN ISO 19085-3:2017 'Woodworking machines - Safety requirements - Part 3: Numerically controlled (NC) boring and routing machines'.
- (6) The formal objection raised by Germany is based on the failure of point 6.6.2.2.3.1 of standard EN ISO 19085-3:2017, dealing with the prevention of access to tools and other moving parts of the machine, to comply with the essential health and safety requirements set out in point 1.4.1 of Annex I to Directive 2006/42/EC.
- Having examined the standard EN ISO 19085-3:2017 together with the representatives of the committee established (7)by Article 22 of Directive 2006/42/EC and the representatives of the committee established by Article 22 of the Regulation (EU) No 1025/2012 of the European Parliament and of the Council (3), the Commission concluded that the standard fails to meet one of the essential health and safety requirements set out in point 1.4.1. of Annex I to Directive 2006/42/EC, namely the requirement stating that guards and protective devices must not be easy to bypass. In particular, the standard includes technical specifications for the access to the moving parts of the machine through the area between the machine frame and the lateral machine fences, but it does not address the design or protection of the machine frame itself, which in some cases may be low enough to be by-passed. Standard EN ISO 19085-3:2017 should therefore be published in the Official Journal of the European Union with restriction.

OJ L 157, 9.6.2006, p. 24. Directive 98/37/EC of the European Parliament and of the Council of 22 June 1998 on the approximation of the laws of the Member States relating to machinery (OJ L 207, 23.7.1998, p. 1)

Regulation (EU) No 1025/2012 of the European Parliament and of the Council of 25 October 2012 on European standardisation, (<sup>3</sup>) amending Council Directives 89/686/EEC and 93/15/EEC and Directives 94/9/EC, 94/25/EC, 95/16/EC, 97/23/EC, 98/34/EC, 2004/22/EC, 2007/23/EC, 2009/23/EC and 2009/105/EC of the European Parliament and of the Council and repealing Council Decision 87/95/EEC and Decision No 1673/2006/EC of the European Parliament and of the Council (OJ L 316, 14.11.2012, p. 12).

- (8) References of harmonised standards drafted in support of Directive 2006/42/EC are published in Commission Implementing Decision (EU) 2019/436 (<sup>4</sup>). In order to ensure that all references of harmonised standards drafted in support of Directive 2006/42/EC are listed in the same act, the reference of standard EN ISO 19085-3:2017 should be included in an Annex to that Decision. Implementing Decision (EU) 2019/436 should therefore be amended accordingly.
- (9) Compliance with a harmonised standard confers a presumption of conformity with the corresponding essential requirements set out in Union harmonisation legislation from the date of publication of the reference of such standard in the Official Journal of the European Union. This Decision should therefore enter into force on the date of its publication,

HAS ADOPTED THIS DECISION:

Article 1

Annex II to Implementing Decision (EU) 2019/436 is amended in accordance with 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, 23 October 2019.

For the Commission The President Jean-Claude JUNCKER

<sup>(4)</sup> Commission Implementing Decision (EU) 2019/436 of 18 March 2019 on the harmonised standards for machinery drafted in support of Directive 2006/42/EC of the European Parliament and of the Council (OJ L 75, 19.3.2019, p. 108).

EN

# ANNEX

In Annex II to Implementing Decision (EU) 2019/436, the following row is added:

'3.	EN ISO 19085-3:2017 Woodworking machines – Safety requirements – Part 3: Numerically controlled (NC) boring and routing machines	C'
	<b>Notice</b> : With regard to its point 6.6.2.2.3.1, the harmonised standard EN ISO 19085-3:2017 does not confer a presumption of conformity with the essential health and safety requirement set out in point 1.4.1 of Annex I to Directive 2006/42/EC, which requires that guards and protective devices must not be easy to by-pass.	

### **COMMISSION IMPLEMENTING DECISION (EU) 2019/1767**

#### of 23 October 2019

amending Annexes I and III to Decision 2010/472/EU as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland in the lists of third countries or parts thereof authorised for the introduction into the Union of semen, ova and embryos of animals of the ovine and caprine species

(notified under document C(2019) 7635)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A(I) to Directive 90/425/EEC (<sup>1</sup>), and in particular Article 17(2)(b), Article 17(3), the first indent of Article 18(1), and the introductory phrase and point (b) of Article 19 thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Decision 2010/472/EU (<sup>3</sup>) sets out in its Annex I a list of third countries or parts thereof from which Member States are to authorise imports of consignments of semen of animals of the ovine and caprine species and in its Annex III a list of third countries or parts thereof from which Member States are to authorise imports of consignments of ova and embryos of animals of the ovine and caprine species.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country to comply with the conditions laid down in Decision 2010/472/EU for the introduction into the Union of consignments of semen, ova and embryos of animals of the ovine and caprine species from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland should be included in the lists of third countries or parts thereof set out in Annexes I and III to Decision 2010/472/EU authorised for the introduction into the Union of consignments of semen, ova and embryos of animals of the ovine and caprine species.
- (5) Annexes I and III to Decision 2010/472/EU should therefore be amended accordingly.
- (6) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (7) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

<sup>(&</sup>lt;sup>1</sup>) OJ L 268, 14.9.1992, p. 54.

<sup>(&</sup>lt;sup>2</sup>) European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).

<sup>(&</sup>lt;sup>3</sup>) Commission Decision 2010/472/EU of 26 August 2010 on imports of semen, ova and embryos of animals of the ovine and caprine species into the Union (OJ L 228, 31.8.2010, p. 74).

EN

HAS ADOPTED THIS DECISION:

Article 1

Annexes I and III to Decision 2010/472/EU shall be amended in accordance with the Annex to this Decision.

Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

For the Commission Vytenis ANDRIUKAITIS Member of the Commission

# 24.10.2019 EN

### ANNEX

Annexes I and III to Decision 2010/472/EU are amended as follows:

# (1) The table set out in Annex I to Decision 2010/472/EU is amended as follows:

(a) the following line is inserted after the entry for Chile:

'GB United Kingdom of Great Britain and Northern Ire- land'	
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# (2) The table set out in Annex III to Decision 2010/472/EU is amended as follows:

(a) the following line is inserted after the entry for Chile:

'GB	United Kingdom of Great Britain and Northern Ire- land'		
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### **COMMISSION IMPLEMENTING DECISION (EU) 2019/1768**

#### of 23 October 2019

amending Annex I to Decision 2006/168/EC as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and certain of its Crown Dependencies in the list of third countries authorised for the introduction into the European Union of bovine embryos

(notified under document C(2019) 7636)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 89/556/EEC of 25 September 1989 on animal health conditions governing intra-Community trade in and importation from third countries of embryos of domestic animals of the bovine species (1), and in particular Article 7(1) and Article 9(1)(b) thereof,

Whereas:

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Decision 2006/168/EC (<sup>3</sup>) sets out in its Annex I a list of third countries from which Member States are to authorise imports of bovine embryos.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and certain of its Crown Dependencies to comply with the conditions laid down in Decision 2006/168/EC for the introduction into the Union of consignments of bovine embryos from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and certain of its Crown Dependencies should be included in the list of third countries set out in Annex I to Decision 2006/168/EC authorised for the introduction into the Union of consignments of bovine embryos.
- (5) Annex I to Decision 2006/168/EC should therefore be amended accordingly.
- (6) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (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

Annex I to Decision 2006/168/EC is amended in accordance with the Annex to this Decision.

<sup>(&</sup>lt;sup>1</sup>) OJ L 302, 19.10.1989, p. 1. (<sup>2</sup>) European Council Decision (

 <sup>(2)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (3) Commission Decision 2006/168/EC of 4 January 2006 establishing the animal health and veterinary certification requirements for

<sup>(\*)</sup> Commission Decision 2006/168/EC of 4 January 2006 establishing the animal health and veterinary certification requirements for imports into the Community of bovine embryos and repealing Decision 2005/217/EC (OJ L 57, 28.2.2006, p. 19).

### Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

For the Commission Vytenis ANDRIUKAITIS Member of the Commission

### ANNEX

The table set out in Annex I to Decision 2006/168/EC is amended as follows:

(a) the following line is inserted after the entry for Switzerland:

'GB	United Kingdom of Great Britain and Northern Ireland	ANNEX II	ANNEX III	ANNEX IV'
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(b) the following line is inserted after the entry for Israel:

'JE Jersey ANNEX II ANNEX III ANNEX IV'
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#### **COMMISSION IMPLEMENTING DECISION (EU) 2019/1769**

#### of 23 October 2019

amending Decision 2009/821/EC as regards the lists of border inspection posts and veterinary units in Traces

(notified under document C(2019) 7637)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 90/425/EEC of 26 June 1990 concerning veterinary checks applicable in intra-Union trade in certain live animals and products with a view to the completion of the internal market (1), and in particular Article 20(1) and (3) thereof,

Having regard to Council Directive 91/496/EEC of 15 July 1991 laying down the principles governing the organisation of veterinary checks on animals entering the Community from third countries and amending Directives 89/662/EEC, 90/425/EEC and 90/675/EEC (2), and in particular the second sentence of the second subparagraph of Article 6(4) and Article 6(5) thereof,

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 (3), and in particular Article 6(2) thereof,

- (1)On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (4) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- Commission Decision 2009/821/EC (5) lays down the list of border inspection posts approved in accordance with (2)Directives 91/496/EEC and 97/78/EC and the list of central, regional and local units in the integrated computerised veterinary system (Traces). Those lists are respectively set out in Annex I and Annex II to that Decision.
- (3) Following the proposal from Belgium, the approval of the border inspection post at Zeebrugge port should be extended to unpacked products for human consumption. It is therefore appropriate to amend accordingly the list of entries for that Member State set out in Annex I to Decision 2009/821/EC.
- (4) Following the proposal from Denmark, a new inspection centre should be listed at the border inspection post at Esbjerg port for the inspection of packed products. It is therefore appropriate to amend accordingly the list of entries for that Member State set out in Annex I to Decision 2009/821/EC.
- Following the proposal from Ireland, the approval of the border inspection post at Dublin airport should be (5) extended to packed products and to certain categories of animals, the approval of the border inspection post at Dublin port should be extended to certain categories of animals and to unpacked products for human consumption, a new border inspection post at Rosslare port should be approved for animals and products and the approval of the border inspection post at Shannon should be extended to all categories of equidae. It is therefore appropriate to amend accordingly the list of entries for that Member State set out in Annex I to Decision 2009/821/EC.

OJ L 224, 18.8.1990, p. 29. OJ L 268, 24.9.1991, p. 56. OJ L 24, 30.1.1998, p. 9.

European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1). Commission Decision 2009/821/EC of 28 September 2009 drawing up a list of approved border inspection posts, laying down certain

rules on the inspections carried out by Commission veterinary experts and laying down the veterinary units in Traces (OJ L 296, 12.11.2009, p. 1).

- (6) Following the proposal from Spain, the suspension of the border inspection post for products for human consumption at Santander port should be lifted. It is therefore appropriate to amend accordingly the list of entries for that Member State set out in Annex I to Decision 2009/821/EC.
- (7) Following the proposal from France, new border inspection posts at Caen-Ouistreham port, Calais port and rail, Cherbourg port, Dieppe port, Roscoff port and Saint-Malo port should be approved for certain categories of products or certain categories of animals. In addition, the approval of the border inspection post at Dunkerque port should be extended to unpacked products for human consumption. It is therefore appropriate to amend accordingly the list of entries for that Member State set out in Annex I to Decision 2009/821/EC.
- (8) Following the proposal from the Netherlands, two new inspection centres should be listed at the border inspection post at Rotterdam port for the inspection of certain categories of products. It is therefore appropriate to amend accordingly the list of entries for that Member State set out in Annex I to Decision 2009/821/EC.
- (9) Annexes I and II to Decision 2009/821/EC should therefore be amended accordingly.
- (10) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (11) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS DECISION:

#### Article 1

Annexes I and II to Decision 2009/821/EC are amended in accordance with the Annex to this Decision.

#### Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

For the Commission Vytenis ANDRIUKAITIS Member of the Commission

## 24.10.2019 EN

#### ANNEX

Annexes I and II to Decision 2009/821/EC are amended as follows:

- (1) Annex I is amended as follows:
  - (a) the following notes are added to the special remarks:
    - (17) = Only for consignments transported by road vehicles through the Eurotunnel Shuttle railway
    - (18) = Except fishery products and bivalve molluscs
    - (19) = Only fishery products and bivalve molluscs';
  - (b) in the part concerning Belgium, the entry for the port at Zeebrugge is replaced by the following:

'Zeebrugge BE ZEE 1	Р	HC, NHC(2)'	
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(c) in the part concerning Denmark, the entry for the port at Esbjerg is replaced by the following:

'Esbjerg	DK EBJ 1	Р	ED&FManTerm- inals Denmark ApS	HC-NT(6), NHC-NT(4) (6)(11)	
			Bluewater Ship- ping	HC(2), NHC(2)'	

(d) the part concerning Ireland is amended as follows:

(i) the entry for the airport at Dublin is replaced by the following:

'Dublin Airport	IE DUB 4	А	HC(2), NHC(2)	U(8), E, O'

(ii) the entry for the port at Dublin is replaced by the following:

'Dublin Port	IE DUB 1	Р		HC, NHC	U(14), E, O'
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(iii) the following entry for the port at Rosslare is inserted after the entry for Dublin Port:

'Rosslare Europort	IE ROS 1	Р	HC, NHC	U, E, O'

## (iv) the entry for the airport at Shannon is replaced by the following:

'Shannon         IE SNN 4         A         HC(2), NHC(2)         U(8), E'
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(e) in the part concerning Spain, the entry for the port at Santander is replaced by the following:

'Santander ES SDR 1
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(f) the part concerning France is amended as follows:

(i) the following entries for the port at Caen-Ouistreham and for the port and the rail at Calais are inserted after the entry for Brest:

'Caen-Ouistreham	FR CFR 1	Р		HC(1), NHC	U(8), E, O
Calais	FR CQF 1	P, F(17)	Port	HC(18), NHC	U(8), E, O(14)
			Eurotunnel	HC(18), NHC	U(8), E
			Boulogne-sur- Mer	HC(1)(19)'	

(ii) the following entry for the port at Cherbourg is inserted after the entry for Châteauroux-Déols:

FR CER 1	Р		HC(1), NHC	U(8), E, O(14)'
wing entry for the po	ort at Dieppe is in	serted after the entry	for Deauville:	
FR DPE 1	Р		HC(1), NHC	U(8), E, O(14)'
y for the port at Dunl	xerque is replaced	Route des Améri-	HC(1), NHC(1)(2)'	
		ques		
wing entry for the po	ort at Roscoff is in	serted after the entry	v for Roissy Charles-de-O	Gaulle:
	wing entry for the po FR DPE 1 y for the port at Dunk	wing entry for the port at Dieppe is in FR DPE 1 P y for the port at Dunkerque is replaced	wing entry for the port at Dieppe is inserted after the entry         FR DPE 1       P         y for the port at Dunkerque is replaced by the following:         FR DKK 1       P         Route des Améri-	wing entry for the port at Dieppe is inserted after the entry for Deauville:         FR DPE 1       P         HC(1), NHC         y for the port at Dunkerque is replaced by the following:         FR DKK 1       P         Route des Améri-       HC(1), NHC(1)(2)'

'Saint-Malo         FR SML 1         P         HC(1), NHC         U(8), E, O'
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(g) in the part concerning the Netherlands, the entry for the port at Rotterdam is replaced by the following:

'Rotterdam	NL RTM 1	Р	Eurofrigo Kari- matastraat	HC, NHC-T(FR), NHC- NT
			Eurofrigo, Abel Tasmanstraat	НС
			Frigocare Rotter- dam B.V.	HC(2)
			Agro Merchants Maasvlakte B.V.	HC(2), NHC(2)
			Kloosterboer Delta Terminal	HC(2)
			Maastank B.V.	NHC-NT(6)
			Agro Merchants Westland Ware- housing B.V.	HC(2)
		Van Duijn Cold- store B.V.	HC, NHC(2)'	

(h) the part concerning the United Kingdom is deleted;

(2) in Annex II, the part concerning the United Kingdom is deleted.

#### of 23 October 2019

amending the Annexes to Decision 2006/766/EC as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in the lists of third countries and territories authorised for the introduction into the Union of bivalve molluscs, echinoderms, tunicates, marine gastropods and fishery products for human consumption

(notified under document C(2019) 7639)

(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 854/2004 of the European Parliament and of the Council of 29 April 2004 laying down specific rules for the organisation of official controls on products of animal origin intended for human consumption (1), and in particular Article 11(1) thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Regulation (EC) No 854/2004 provides that products of animal origin are only to be imported from a third country or part of a third country that appears on a list drawn up in accordance with that Regulation.
- (3) Commission Decision 2006/766/EC (<sup>3</sup>) lists those third countries which satisfy the criteria referred to in Regulation (EC) No 854/2004 and are therefore able to guarantee that exports of those products to the Union meet the sanitary conditions laid down in Union legislation to protect the health of consumers.
- (4) In particular, Annex I to that Decision sets out a list of third countries authorised for the introduction of bivalve molluscs, tunicates, echinoderms and marine gastropods and Annex II to that Decision sets out a list of third countries and territories authorised for the introduction of fishery products for human consumption. Those lists also indicate restrictions concerning such imports from certain third countries.
- (5) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and its Crown Dependencies to comply with the conditions laid down in Regulation (EC) No 854/2004 for the introduction into the Union of consignments of bivalve molluscs, echinoderms, tunicates, marine gastropods and fishery products for human consumption from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (6) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies should be included in the lists of third countries and territories set out in Decision 2006/766/EC authorised for the introduction of bivalve molluscs, echinoderms, tunicates, marine gastropods and fishery products for human consumption.
- (7) Annexes I and II to Decision 2006/766/EC should therefore be amended accordingly.

<sup>(&</sup>lt;sup>1</sup>) OJ L 139, 30.4.2004, p. 206.

 <sup>(2)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101. 11.4.2019, p. 1).

<sup>(&</sup>lt;sup>3</sup>) Commission Decision 2006/766/EC of 6 November 2006 establishing the lists of third countries and territories from which imports of bivalve molluscs, echinoderms, tunicates, marine gastropods and fishery products are permitted (OJ L 320, 18.11.2006, p. 53).

- (8) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (9) 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

Annexes I and II to Decision 2006/766/EC shall be amended in accordance with the Annex to this Decision.

## Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

## Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

## ANNEX

Annexes I and II to Decision 2006/766/EC are amended as follows:

(1) The table set out in Annex I to Decision 2006/766/EC is amended as follows:

(a) the following lines are inserted after the entry for Chile:

'GB	UNITED KINGDOM OF GREAT BRITAIN AND NORTHERN IRELAND	
GG	GUERNSEY'	

(b) the following lines are inserted after the entry for Greenland:

ʻIM	ISLE OF MAN	
JE	JERSEY'	

(2) The table set out in Annex II to Decision 2006/766/EC is amended as follows:

(a) the following line is inserted after the entry for Gabon:

'GB UNITED KINGDOM OF GREAT
BRITAIN AND NORTHERN IRE-
LAND'

(b) the following line is inserted after the entry for Georgia:

'GG	GUERNSEY'	
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(c) the following line is inserted after the entry for Israel:

ʻIM	ISLE OF MAN'	
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(d) the following line is inserted after the entry for Iran:

ſЕ	JERSEY'	
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#### of 23 October 2019

amending Decision 2011/163/EU on the approval of plans submitted by the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in accordance with Article 29 of Council Directive 96/23/EC

(notified under document C(2019) 7641)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 96/23/EC of 29 April 1996 on measures to monitor certain substances and residues thereof in live animals and animal products and repealing Directives 85/358/EEC and 86/469/EEC and Decisions 89/187/ EEC and 91/664/EEC (<sup>1</sup>), and in particular the fourth subparagraph of Article 29(1) thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Article 29 of Directive 96/23/EC requires that third countries from which Member States are authorised to import animals and animal products covered by that Directive submit residue monitoring plans providing required guarantees ('the plans'). The plans should cover at least the groups of residues and substances listed in Annex I to that Directive.
- (3) Commission Decision 2011/163/EU (<sup>3</sup>) approves the plans submitted by certain third countries concerning specified animal and animal products listed in the Annex to that Decision.
- (4) The United Kingdom of Great Britain and Northern Ireland has submitted the plans for that country for bovine, ovine/caprine, porcine, equine, poultry, aquaculture, milk, eggs, rabbit, wild game, farmed game and honey to the Commission, and for its Crown Dependencies for certain of the above commodities. Those plans provide sufficient guarantees and should be approved.
- (5) Therefore, in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies should be included in the list of third countries set out in Decision 2011/163/EU for which the plans are approved for the relevant commodities. The Annex to Decision 2011/163/EU should therefore be amended accordingly.
- (6) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

<sup>&</sup>lt;sup>(1)</sup> OJ L 125, 23.5.1996, p. 10.

 <sup>(&</sup>lt;sup>2</sup>) European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (<sup>3</sup>) Commission Decision 2011/163/EU of 16 March 2011 on the approval of plans submitted by third countries in accordance with

<sup>(\*)</sup> Commission Decision 2011/163/EU of 16 March 2011 on the approval of plans submitted by third countries in accordance with Article 29 of Council Directive 96/23/EC (OJ L 70, 17.3.2011, p. 40).

(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

The Annex to Decision 2011/163/EU is amended in accordance with the Annex to this Decision.

## Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

## Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

# L 270/112 EN

## ANNEX

The Annex to Decision 2011/163/EU is amended as follows:

(1) the following entry is inserted between Faeroe Islands and Georgia:

	'GB	United Kingdom of Great Britain and Northern Ireland	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	Х	X'
--	-----	--	---	---	---	---	---	---	---	---	---	---	---	----

(2) the following entry is inserted between Georgia and Ghana:

'GG	Guernsey	x			x			X'
GG	Guernsey	Λ			Λ			Λ

(3) the following entry is inserted between Israel and India:

ʻIM	Isle of Man	Х	Х	Х		Х	Х			X'

(4) the following entry is inserted between Iran and Jamaica:

'JE Jersey X X X'	'JE	Jersey	Х					Х	X'					
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#### of 23 October 2019

amending Annex II to Decision 2007/777/EC as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies in the list of third countries or parts thereof authorised for the introduction into the Union of consignments of certain meat products and treated stomachs, bladders and intestines for human consumption

(notified under document C(2019) 7642)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption (<sup>1</sup>), and in particular the introductory phrase of Article 8, the first subparagraph of point (1) and point (4) of Article 8 and Article 9 (4) thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Decision 2007/777/EC (<sup>3</sup>) lays down, inter alia, the conditions for the introduction into the Union of consignments of certain meat products and of treated stomachs, bladders and intestines which have undergone one of the treatments laid down in Part 4 of Annex II thereto ('the commodities'), including a list of third countries or parts thereof from which the introduction into the Union of the commodities is authorised.
- (3) Part 2 of Annex II to Decision 2007/777/EC sets out the list of third countries or parts thereof which are authorised for the introduction into the Union of the commodities, provided that they have undergone the relevant treatment referred to in that Part of Annex II. Those treatments are aimed at eliminating certain animal health risks linked to the specific commodities. Part 4 of that Annex sets out a non-specific treatment 'A' and specific treatments 'B' to 'F' listed in descending order of severity of the animal health risk linked to the specific commodity.
- (4) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and for its Crown Dependencies for certain commodities to comply with the conditions laid down in Decision 2007/777/EC for the introduction into the Union of consignments of commodities for human consumption with treatment "A" from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (5) Therefore, taking into account these specific guarantees provided by the United Kingdom, of Great Britain and Northern Ireland and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies, should be included in the list of third countries and parts thereof set out in Part 2 of Annex II to Decision 2007/777/EC authorised for the introduction into the Union of consignments of the commodities.

<sup>&</sup>lt;sup>(1)</sup> OJ L 18, 23.1.2003, p. 11.

 <sup>(&</sup>lt;sup>2</sup>) European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (<sup>3</sup>) Commission Decision 2007/777/EC of 29 November 2007 laying down the animal and public health conditions and model

<sup>(3)</sup> Commission Decision 2007/777/EC of 29 November 2007 laying down the animal and public health conditions and model certificates for imports of certain meat products and treated stomachs, bladders and intestines for human consumption from third countries and repealing Decision 2005/432/EC (OJ L 312, 30.11.2007, p. 49).

- (6) Annex II to Decision 2007/777/EC should therefore be amended accordingly.
- (7) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (8) 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 2 to Annex II to Decision 2007/777/EC shall be amended in accordance with the Annex to this Decision.

## Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

#### Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

æ9,	United Kingdom of Great Britain and Northern Ireland	A	A	A	A	Α	V	Υ	Α	Υ	V	Υ	Υ	A
GG	Guernsey	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX'
(b) the fol	(b) the following line is inserted after the entry for Israel:	ter the entry	∕ for Israel:											
WI,	Isle of Man	XXX	Α	XXX	XXX'									
(c) the fol	(c) the following line is inserted after the entry for Iceland:	ter the entry	∕ for Iceland											
ĴΕ	Jersey	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX	XXX,

Jour	rnal of the	e European	Union
I	I		
XXX'			
XXX			

Official

(a) the following lines are inserted after the entry for Ethiopia:

#### of 23 October 2019

amending the Annex to Decision 2007/453/EC as regards the BSE status of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies

(notified under document C(2019) 7643)

(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 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies (<sup>1</sup>), and in particular the third subparagraph of Article 5(2) thereof,

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Regulation (EC) No 999/2001 provides that Member States, third countries or regions thereof are to be classified according to their bovine spongiform encephalopathy (BSE) status into one of three categories: negligible BSE risk, controlled BSE risk and undetermined BSE risk.
- (3) The United Kingdom of Great Britain and Northern Ireland has submitted an application to the Commission for its BSE status to be determined, indicating it also covers its Crown Dependencies. That application was accompanied by the relevant information for that country and its Crown Dependencies on the criteria and potential risk factors provided for in Annex II to Regulation (EC) No 999/2001.
- (4) Scotland is currently classified into the negligible risk category but a new case of BSE has been confirmed in that region of the United Kingdom on 18 October 2018. Scotland therefore does not comply anymore with the requirements set out in Annex II to Regulation (EC) No 999/2001 as regards the negligible risk category. Scotland should therefore be classified into the controlled risk category.
- (5) Considering its BSE status, Northern Ireland can be considered as having negligible risk, while the rest of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies can be considered as having controlled BSE risk.

<sup>&</sup>lt;sup>(1)</sup> OJ L 147, 31.5.2001, p. 1.

<sup>(2)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).

- (6) Therefore, taking into account the specific information mentioned above and in order to avoid unnecessary disruption of trade from the withdrawal date, Northern Ireland should be included in the list of regions of third countries in point A of the Annex to Commission Decision 2007/453/EC (3) and the rest of the United Kingdom of Great Britain and Northern Ireland and its Crown Dependencies should be included in point B of that Annex in relation to the classification of countries or regions according to their BSE status. The Annex to that Decision should therefore be amended accordingly.
- (7) This Decision should apply from 1 November 2019. It should however not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (8) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 2007/453/EC is amended as set out in the Annex to this Decision.

### Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

#### Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

<sup>(3)</sup> Commission Decision 2007/453/EC of 29 June 2007 establishing the BSE status of Member States or third countries or regions thereof according to their BSE risk (OJ L 172, 30.6.2007, p. 84).

## ANNEX

The Annex to Decision 2007/453/EC is replaced by the following:

'ANNEX

## LIST OF COUNTRIES OR REGIONS

# A. Countries or regions with a negligible BSE risk

Member States

- Belgium
- Bulgaria
- Czechia
- Denmark
- Germany
- Estonia
- Croatia
- Italy
- Cyprus
- Latvia
- Lithuania
- Luxembourg
- Hungary
- Malta
- Netherlands
- Austria
- Poland
- Portugal
- Romania
- Slovenia
- Slovakia
- Spain
- Finland
- Sweden

European Free Trade Association countries

- Iceland
- Liechtenstein
- Norway
- Switzerland
- Third countries
- Argentina
- Australia
- Brazil

- Chile
- Colombia
- Costa Rica
- India
- Israel
- Japan
- Namibia
- New Zealand
- Panama
- Paraguay
- Peru
- Singapore
- United States
- Uruguay
- Regions of third countries
- Northern Ireland

# B. Countries or regions with a controlled BSE risk

- Member States
- Ireland
- Greece
- France
- Third countries
- Canada
- Guernsey
- Isle of Man
- Jersey
- Mexico
- Nicaragua
- South Korea
- Taiwan
- United Kingdom with the exception of the region of Northern Ireland

## C. Countries or regions with an undetermined BSE risk

- Countries or regions not listed in points A or B.'

#### of 23 October 2019

amending Annex I to Decision 2012/137/EU as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland in the list of third countries or parts thereof authorised for the introduction into the Union of semen of domestic animals of the porcine species

(notified under document C(2019) 7644)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 90/429/EEC of 26 June 1990 laying down the animal health requirements applicable to intra-Community trade in and imports of semen of domestic animals of the porcine species (<sup>1</sup>), and in particular Article 7 (1), Article 9(2) and (3) and Article 10(2) thereof,

Whereas:

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Implementing Decision 2012/137/EU (<sup>3</sup>) sets out in its Annex I a list of third countries or parts thereof from which Member States are to authorise imports of semen of domestic animals of the porcine species.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country to comply with the conditions laid down in Implementing Decision 2012/137/EU for the introduction into the Union of consignments of semen of domestic animals of the porcine species from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland, and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom should be included in the list of third countries and parts thereof set out in Annex I to Implementing Decision 2012/137/EU authorised for the introduction into the Union of consignments of semen of domestic animals of the porcine species.
- (5) Annex I to Implementing Decision 2012/137/EU should therefore be amended accordingly.
- (6) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.
- (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

Annex I to Implementing Decision 2012/137/EU is amended in accordance with the Annex to this Decision.

<sup>&</sup>lt;sup>(1)</sup> OJ L 224, 18.8.1990, p. 62.

 <sup>(?)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (?) Commission Implementing Decision 2012/137/EU of 1 March 2012 on imports into the Union of semen of domestic animals of the

<sup>(&</sup>lt;sup>3</sup>) Commission Implementing Decision 2012/137/EU of 1 March 2012 on imports into the Union of semen of domestic animals of the porcine species (OJ L 64, 3.3.2012, p. 29).

## Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

# ANNEX

In the table in Annex I to Implementing Decision 2012/137/EU the following line is inserted after the entry for Switzerland:

'GB United Kingdom of Great Brit Ireland'	ain and Northern
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#### of 23 October 2019

amending Annex I to Commission Implementing Decision 2011/630/EU as regards the inclusion of the United Kingdom of Great Britain and Northern Ireland and certain of its Crown Dependencies in the list of third countries or parts thereof authorised for the introduction into the Union of semen of domestic animals of the bovine species

(notified under document C(2019) 7647)

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 88/407/EEC of 14 June 1988 laying down the animal health requirements applicable to intra-Community trade in and imports of semen of domestic animals of the bovine species (<sup>1</sup>), and in particular Article 8(1), the first subparagraph of Article 10(2), and Article 11(2) thereof.

- (1) On 29 March 2017, the United Kingdom submitted the notification of its intention to withdraw from the Union pursuant to Article 50 of the Treaty on European Union (TEU). On 11 April 2019, the European Council adopted Decision (EU) 2019/584 (<sup>2</sup>) extending the period under Article 50(3) TEU in agreement with the United Kingdom. In accordance with that Decision, the period provided for in Article 50(3) TEU has been further extended until 31 October 2019. Union law will therefore cease to apply to and in the United Kingdom from 1 November 2019 ('the withdrawal date').
- (2) Commission Implementing Decision 2011/630/EU (<sup>3</sup>) sets out in its Annex I a list of third countries or parts thereof from which Member States are to authorise imports of semen of domestic animals of the bovine species.
- (3) The United Kingdom of Great Britain and Northern Ireland has provided the necessary guarantees for that country and certain of its Crown Dependencies to comply with the conditions laid down in Implementing Decision 2011/630/EU for the introduction into the Union of consignments of semen of domestic animals of the bovine species from the withdrawal date by continuing to comply with Union legislation for an initial period of at least nine months.
- (4) Therefore, taking into account these specific guarantees provided by the United Kingdom of Great Britain and Northern Ireland and in order to avoid any unnecessary disruption to trade after the withdrawal date, the United Kingdom of Great Britain and Northern Ireland and certain of its Crown Dependencies, should be included in the list of third countries or parts thereof set out in Annex I to Implementing Decision 2011/630/EU authorised for the introduction into the Union of consignments of semen of domestic animals of the bovine species.
- (5) Annex I to Implementing Decision 2011/630/EU should therefore be amended accordingly.
- (6) This Decision should apply from 1 November 2019, unless Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

<sup>(&</sup>lt;sup>1</sup>) OJ L 194, 22.7.1988, p. 10. (<sup>2</sup>) European Council Decision (

 <sup>(2)</sup> European Council Decision (EU) 2019/584 taken in agreement with the United Kingdom of 11 April 2019 extending the period under Article 50(3) TEU (OJ L 101, 11.4.2019, p. 1).
 (3) Commission Implementing Decision 2011/630/EU of 20 September 2011 on imports into the Union of semen of domestic animals of

<sup>(&</sup>lt;sup>3</sup>) Commission Implementing Decision 2011/630/EU of 20 September 2011 on imports into the Union of semen of domestic animals of the bovine species (OJ L 247, 24.9.2011, p. 32).

(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

Annex I to Implementing Decision 2011/630/EU is amended in accordance with the Annex to this Decision.

## Article 2

This Decision shall apply from 1 November 2019.

However, it shall not apply if Union law continues to apply to and in the United Kingdom of Great Britain and Northern Ireland on that date.

## Article 3

This Decision is addressed to the Member States.

Done at Brussels, 23 October 2019.

## ANNEX

The table set out in Annex I to Implementing Decision 2011/630/EU is amended as follows:

(a) the following lines are inserted after the entry for Chile:

'GB	United Kingdom of Great Britain and Northern Ireland	
GG	Guernsey'	

# (b) the following line is inserted after the entry for Iceland:

'JE	Jersey'		
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