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III

(Other acts)

EUROPEAN ECONOMIC AREA

DECISION OF THE EEA JOINT COMMITTEE No 183/2019

of 10 July 2019

amending Annex I (Veterinary and phytosanitary matters) to the EEA Agreement [2022/2207]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Delegated Regulation (EU) 2018/772 of 21 November 2017 supplementing Regulation (EU) No 576/2013 of the European Parliament and of the Council with regard to preventive health measures for the control of *Echinococcus multilocularis* infection in dogs, and repealing Delegated Regulation (EU) No 1152/2011 ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Commission Implementing Regulation (EU) 2018/878 of 18 June 2018 adopting the list of Member States, or parts of the territory of Member States, that comply with the rules for categorisation laid down in Article 2(2) and (3) of Delegated Regulation (EU) 2018/772 concerning the application of preventive health measures for the control of *Echinococcus multilocularis* infection in dogs ⁽²⁾ is to be incorporated into the EEA Agreement.
- (3) Delegated Regulation (EU) 2018/772 repeals Commission Delegated Regulation (EU) No 1152/2011 ⁽³⁾ which is incorporated into the EEA Agreement and which is consequently to be repealed under the EEA Agreement.
- (4) This Decision concerns legislation regarding live animals other than fish and aquaculture animals. Legislation concerning these matters shall not apply to Iceland, as specified in paragraph 2 of the Introductory Part of Chapter I of Annex I to the EEA Agreement. This Decision is therefore not to apply to Iceland.
- (5) This Decision concerns legislation regarding veterinary matters. Legislation regarding veterinary matters shall not apply to Liechtenstein as long as the application of the Agreement between the European Community and the Swiss Confederation on trade in agricultural products is extended to Liechtenstein, as specified in the sectoral adaptations to Annex I to the EEA Agreement. This Decision is therefore not to apply to Liechtenstein.
- (6) Annex I to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Chapter I of Annex I to the EEA Agreement shall be amended as follows:

1. The following point is inserted after point 10a (Commission Implementing Regulation (EU) No 577/2013) in Part 1.1:

⁽¹⁾ OJ L 130, 28.5.2018, p. 1.

⁽²⁾ OJ L 155, 19.6.2018, p. 1.

⁽³⁾ OJ L 296, 15.11.2011, p. 6.

'10b. **32018 R 0772**: Commission Delegated Regulation (EU) 2018/772 of 21 November 2017 supplementing Regulation (EU) No 576/2013 of the European Parliament and of the Council with regard to preventive health measures for the control of *Echinococcus multilocularis* infection in dogs, and repealing Delegated Regulation (EU) No 1152/2011 (OJ L 130, 28.5.2018, p. 1).

This act shall not apply to Iceland.'

2. The following point is inserted after point 154 (Commission Implementing Regulation (EU) 2017/949) in Part 1.2:

'155. **32018 R 0878**: Commission Implementing Regulation (EU) 2018/878 of 18 June 2018 adopting the list of Member States, or parts of the territory of Member States, that comply with the rules for categorisation laid down in Article 2(2) and (3) of Delegated Regulation (EU) 2018/772 concerning the application of preventive health measures for the control of *Echinococcus multilocularis* infection in dogs (OJ L 155, 19.6.2018, p. 1).

The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

To the list in Part 2 of the Annex the following shall be added:

NO	NORWAY	Whole territory
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This act shall not apply to Iceland.'

3. The text of point 149 (Commission Delegated Regulation (EU) No 1152/2011) in Part 1.2 is deleted.

Article 2

The texts of Delegated Regulation (EU) 2018/772 and Implementing Regulation (EU) 2018/878 in the Norwegian language, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 184/2019

of 10 July 2019

amending Annex II (Technical regulations, standards, testing and certification) to the EEA Agreement
[2022/2208]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ("the EEA Agreement"), and in particular Article 98 thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) 2019/387 of 11 March 2019 authorising an extension of use of *Schizochytrium* sp. (ATCC PTA-9695) oil as a novel food and the change of the designation and of the specific labelling requirement of *Schizochytrium* sp. (ATCC PTA-9695) oil under Regulation (EU) 2015/2283 of the European Parliament and of the Council, and amending Commission Implementing Regulation (EU) 2017/2470 ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Commission Implementing Regulation (EU) 2019/388 of 11 March 2019 authorising the change of the specifications of the novel food 2'-fucosyllactose produced with *Escherichia coli* K-12 under Regulation (EU) 2015/2283 of the European Parliament and of the Council and amending Commission Implementing Regulation (EU) 2017/2470 ⁽²⁾ is to be incorporated into the EEA Agreement.
- (3) Commission Implementing Regulation (EU) 2019/456 of 20 March 2019 authorising the change of the specifications of the novel food coriander seed oil from *Coriandrum sativum* under Regulation (EU) 2015/2283 of the European Parliament and of the Council and amending Commission Implementing Regulation (EU) 2017/2470 ⁽³⁾ is to be incorporated into the EEA Agreement.
- (4) Commission Implementing Regulation (EU) 2019/506 of 26 March 2019 authorising the placing on the market of D-ribose as a novel food under Regulation (EU) 2015/2283 of the European Parliament and of the Council, and amending Commission Implementing Regulation (EU) 2017/2470 ⁽⁴⁾ is to be incorporated into the EEA Agreement.
- (5) This Decision concerns legislation regarding foodstuffs. Legislation regarding foodstuffs shall not apply to Liechtenstein as long as the application of the Agreement between the European Community and the Swiss Confederation on trade in agricultural products is extended to Liechtenstein, as specified in the introduction to Chapter XII of Annex II to the EEA Agreement. This Decision is therefore not to apply to Liechtenstein.
- (6) Annex II to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Chapter XII of Annex II to the EEA Agreement shall be amended as follows:

1. The following indents are added in point 124b (Commission Implementing Regulation (EU) 2017/2470):

- **32019 R 0387**: Commission Implementing Regulation (EU) 2019/387 of 11 March 2019 (OJ L 70, 12.3.2019, p. 17),
- **32019 R 0388**: Commission Implementing Regulation (EU) 2019/388 of 11 March 2019 (OJ L 70, 12.3.2019, p. 21),

⁽¹⁾ OJ L 70, 12.3.2019, p. 17.

⁽²⁾ OJ L 70, 12.3.2019, p. 21.

⁽³⁾ OJ L 79, 21.3.2019, p. 13.

⁽⁴⁾ OJ L 85, 27.3.2019, p. 11.

- **32019 R 0456**: Commission Implementing Regulation (EU) 2019/456 of 20 March 2019 (OJ L 79, 21.3.2019, p. 13),
 - **32019 R 0506**: Commission Implementing Regulation (EU) 2019/506 of 26 March 2019 (OJ L 85, 27.3.2019, p. 11).'
2. The following points are inserted after point 160 (Commission Regulation (EU) 2019/343):
- '161. **32019 R 0387**: Commission Implementing Regulation (EU) 2019/387 of 11 March 2019 authorising an extension of use of *Schizochytrium* sp. (ATCC PTA-9695) oil as a novel food and the change of the designation and of the specific labelling requirement of *Schizochytrium* sp. (ATCC PTA-9695) oil under Regulation (EU) 2015/2283 of the European Parliament and of the Council, and amending Commission Implementing Regulation (EU) 2017/2470 (OJ L 70, 12.3.2019, p. 17).
 - 162. **32019 R 0506**: Commission Implementing Regulation (EU) 2019/506 of 26 March 2019 authorising the placing on the market of D-ribose as a novel food under Regulation (EU) 2015/2283 of the European Parliament and of the Council, and amending Commission Implementing Regulation (EU) 2017/2470 (OJ L 85, 27.3.2019, p. 11).'

Article 2

The texts of Implementing Regulations (EU) 2019/387, (EU) 2019/388, (EU) 2019/456 and (EU) 2019/506 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee

The President

Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 185/2019
of 10 July 2019
amending Annex II (Technical regulations, standards, testing and certification) to the EEA Agreement
[2022/2209]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Regulation (EU) 2017/2158 of 20 November 2017 establishing mitigation measures and benchmark levels for the reduction of the presence of acrylamide in food ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) This Decision concerns legislation regarding foodstuffs. Legislation regarding foodstuffs shall not apply to Liechtenstein as long as the application of the Agreement between the European Community and the Swiss Confederation on trade in agricultural products is extended to Liechtenstein, as specified in the introduction to Chapter XII of Annex II to the EEA Agreement. This Decision is therefore not to apply to Liechtenstein.
- (3) Annex II to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following point is inserted after point 162 (Commission Implementing Regulation (EU) 2019/506) of Chapter XII of Annex II to the EEA Agreement:

‘163. **32017 R 2158**: Commission Regulation (EU) 2017/2158 of 20 November 2017 establishing mitigation measures and benchmark levels for the reduction of the presence of acrylamide in food (OJ L 304, 21.11.2017, p. 24).’

Article 2

The text of Regulation (EU) 2017/2158 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

⁽¹⁾ OJ L 304, 21.11.2017, p. 24.

^(*) No constitutional requirements indicated.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

DECISION OF THE EEA JOINT COMMITTEE No 186/2019
of 10 July 2019
amending Annex IX (Financial Services) to the EEA Agreement [2022/2210]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ("the EEA Agreement"), and in particular Article 98 thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) 2019/699 of 6 May 2019 laying down technical information for the calculation of technical provisions and basic own funds for reporting with reference dates from 31 March 2019 until 29 June 2019 in accordance with Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of the business of Insurance and Reinsurance ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex IX to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following point is inserted after point 1zg (Commission Implementing Regulation (EU) 2019/228) of Annex IX to the EEA Agreement:

'1zh. **32019 R 0699**: Commission Implementing Regulation (EU) 2019/699 of 6 May 2019 laying down technical information for the calculation of technical provisions and basic own funds for reporting with reference dates from 31 March 2019 until 29 June 2019 in accordance with Directive 2009/138/EC of the European Parliament and of the Council on the taking-up and pursuit of the business of Insurance and Reinsurance (OJ L 119, 7.5.2019, p.70).'

Article 2

The text of Implementing Regulation (EU) 2019/699 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 285, 7.5.2019, p. 70.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 187/2019
of 10 July 2019
amending Annex IX (Financial services) to the EEA Agreement [2022/2211]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ("the EEA Agreement"), and in particular Article 98 thereof,

Whereas:

- (1) Commission Delegated Regulation (EU) 2016/778 of 2 February 2016 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to the circumstances and conditions under which the payment of extraordinary ex post contributions may be partially or entirely deferred, and on the criteria for the determination of the activities, services and operations with regard to critical functions, and for the determination of the business lines and associated services with regard to core business lines ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Commission Delegated Regulation (EU) 2016/1401 of 23 May 2016 supplementing Directive 2014/59/EU of the European Parliament and of the Council establishing a framework for the recovery and resolution of credit institutions and investment firms with regard to regulatory technical standards for methodologies and principles on the valuation of liabilities arising from derivatives ⁽²⁾ is to be incorporated into the EEA Agreement.
- (3) Commission Delegated Regulation (EU) 2017/867 of 7 February 2017 on classes of arrangements to be protected in a partial property transfer under Article 76 of Directive 2014/59/EU of the European Parliament and of the Council ⁽³⁾ is to be incorporated into the EEA Agreement.
- (4) Commission Delegated Regulation (EU) 2018/344 of 14 November 2017 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the criteria relating to the methodologies for valuation of difference in treatment in resolution ⁽⁴⁾ is to be incorporated into the EEA Agreement.
- (5) Commission Delegated Regulation (EU) 2018/345 of 14 November 2017 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the criteria relating to the methodology for assessing the value of assets and liabilities of institutions or entities ⁽⁵⁾ is to be incorporated into the EEA Agreement.
- (6) Commission Implementing Regulation (EU) 2018/308 of 1 March 2018 laying down implementing technical standards for Directive 2014/59/EU of the European Parliament and of the Council with regard to formats, templates and definitions for the identification and transmission of information by resolution authorities for the purposes of informing the European Banking Authority of the minimum requirement for own funds and eligible liabilities ⁽⁶⁾ is to be incorporated into the EEA Agreement.
- (7) Annex IX to the EEA Agreement should therefore be amended accordingly,

⁽¹⁾ OJ L 131, 20.5.2016, p. 41.

⁽²⁾ OJ L 228, 23.8.2016, p. 7.

⁽³⁾ OJ L 131, 20.5.2017, p. 15.

⁽⁴⁾ OJ L 67, 9.3.2018, p. 3.

⁽⁵⁾ OJ L 67, 9.3.2018, p. 8.

⁽⁶⁾ OJ L 60, 2.3.2018, p. 7.

HAS ADOPTED THIS DECISION:

Article 1

The following points are inserted after point 19bh (Commission Delegated Regulation (EU) 2016/1712) of Annex IX to the EEA Agreement:

- ‘19bi. **32016 R 0778**: Commission Delegated Regulation (EU) 2016/778 of 2 February 2016 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to the circumstances and conditions under which the payment of extraordinary ex post contributions may be partially or entirely deferred, and on the criteria for the determination of the activities, services and operations with regard to critical functions, and for the determination of the business lines and associated services with regard to core business lines (OJ L 131, 20.5.2016, p. 41).
- 19bj. **32016 R 1401**: Commission Delegated Regulation (EU) 2016/1401 of 23 May 2016 supplementing Directive 2014/59/EU of the European Parliament and of the Council establishing a framework for the recovery and resolution of credit institutions and investment firms with regard to regulatory technical standards for methodologies and principles on the valuation of liabilities arising from derivatives (OJ L 228, 23.8.2016, p. 7).
- 19bk. **32017 R 0867**: Commission Delegated Regulation (EU) 2017/867 of 7 February 2017 on classes of arrangements to be protected in a partial property transfer under Article 76 of Directive 2014/59/EU of the European Parliament and of the Council (OJ L 131, 20.5.2017, p. 15).
- 19bl. **32018 R 0308**: Commission Implementing Regulation (EU) 2018/308 of 1 March 2018 laying down implementing technical standards for Directive 2014/59/EU of the European Parliament and of the Council with regard to formats, templates and definitions for the identification and transmission of information by resolution authorities for the purposes of informing the European Banking Authority of the minimum requirement for own funds and eligible liabilities (OJ L 60, 2.3.2018, p. 7).
- 19bm. **32018 R 0344**: Commission Delegated Regulation (EU) 2018/344 of 14 November 2017 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the criteria relating to the methodologies for valuation of difference in treatment in resolution (OJ L 67, 9.3.2018, p. 3).
- 19bn. **32018 R 0345**: Commission Delegated Regulation (EU) 2018/345 of 14 November 2017 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the criteria relating to the methodology for assessing the value of assets and liabilities of institutions or entities (OJ L 67, 9.3.2018, p. 8).’

Article 2

The texts of Delegated Regulations (EU) 2016/778, (EU) 2016/1401, (EU) 2017/867, (EU) 2018/344, (EU) 2018/345 and of Implementing Regulation (EU) 2018/308 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *, or on the day of the entry into force of Decision of the EEA Joint Committee No 21/2018 of 9 February 2018 (†) whichever is the later.

(*) No constitutional requirements indicated.

(†) OJ L 323, 12.12.2019, p. 41.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

DECISION OF THE EEA JOINT COMMITTEE No 189/2019
of 10 July 2019
amending Annex IX (Financial Services) to the EEA Agreement [2022/2212]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ("the EEA Agreement"), and in particular Article 98 thereof,

Whereas:

- (1) Commission Delegated Regulation (EU) 2015/1 of 30 September 2014 supplementing Regulation (EC) No 1060/2009 of the European Parliament and of the Council with regard to regulatory technical standards for the periodic reporting on fees charged by credit rating agencies for the purpose of ongoing supervision by the European Securities and Markets Authority ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Commission Delegated Regulation (EU) 2015/2 of 30 September 2014 supplementing Regulation (EC) No 1060/2009 of the European Parliament and of the Council with regard to regulatory technical standards for the presentation of the information that credit rating agencies make available to the European Securities and Markets Authority ⁽²⁾ is to be incorporated into the EEA Agreement.
- (3) Commission Delegated Regulation (EU) 2015/3 of 30 September 2014 supplementing Regulation (EC) No 1060/2009 of the European Parliament and of the Council with regard to regulatory technical standards on disclosure requirements for structured finance instruments ⁽³⁾ is to be incorporated into the EEA Agreement.
- (4) Delegated Regulation (EU) 2015/2 repeals Commission Delegated Regulation (EU) No 446/2012 ⁽⁴⁾ and Commission Delegated Regulation (EU) No 448/2012 ⁽⁵⁾, which are incorporated into the EEA Agreement and which are consequently to be repealed under the EEA Agreement.
- (5) Annex IX to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Annex IX to the EEA Agreement shall be amended as follows:

1. The following points are inserted after point 31ebo (Commission Delegated Regulation (EU) No 946/2012):

‘31ebp. **32015 R 0001**: Commission Delegated Regulation (EU) 2015/1 of 30 September 2014 supplementing Regulation (EC) No 1060/2009 of the European Parliament and of the Council with regard to regulatory technical standards for the periodic reporting on fees charged by credit rating agencies for the purpose of ongoing supervision by the European Securities and Markets Authority (OJ L 2, 6.1.2015, p. 1).

31ebq. **32015 R 0002**: Commission Delegated Regulation (EU) 2015/2 of 30 September 2014 supplementing Regulation (EC) No 1060/2009 of the European Parliament and of the Council with regard to regulatory technical standards for the presentation of the information that credit rating agencies make available to the European Securities and Markets Authority (OJ L 2, 6.1.2015, p. 24).

⁽¹⁾ OJ L 2, 6.1.2015, p. 1.

⁽²⁾ OJ L 2, 6.1.2015, p. 24.

⁽³⁾ OJ L 2, 6.1.2015, p. 57.

⁽⁴⁾ OJ L 140, 30.5.2012, p. 2.

⁽⁵⁾ OJ L 140, 30.5.2012, p. 17.

- 31ebr. **32015 R 0003**: Commission Delegated Regulation (EU) 2015/3 of 30 September 2014 supplementing Regulation (EC) No 1060/2009 of the European Parliament and of the Council with regard to regulatory technical standards on disclosure requirements for structured finance instruments (OJ L 2, 6.1.2015, p. 57).’
2. The texts of points 31ebk (Commission Delegated Regulation (EU) No 446/2012) and 31ebm (Commission Delegated Regulation (EU) No 448/2012) are deleted.

Article 2

The texts of Delegated Regulations (EU) 2015/1, (EU) 2015/2 and (EU) 2015/3 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 191/2019
of 10 July 2019
amending Annex XIII (Transport) to the EEA Agreement [2022/2213]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Regulation (EU) 2019/2 of the European Parliament and of the Council of 11 December 2018 amending Regulation (EC) No 1008/2008 on common rules for the operation of air services in the Community ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XIII to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following is added in point 64a (Regulation (EC) No 1008/2008 of the European Parliament and of the Council) of Annex XIII to the EEA Agreement:

‘, as amended by:

- **32019 R 0002**: Regulation (EU) 2019/2 of the European Parliament and of the Council of 11 December 2018 (OJ L 11, 14.1.2019, p. 1).’

Article 2

The text of Regulation (EU) 2019/2 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 11, 14.1.2019, p. 1.

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 192/2019
of 10 July 2019
amending Annex XIII (Transport) to the EEA Agreement [2022/2214]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Implementing Decision C(2019) 132 of 23 January 2019 amending Commission Decision C(2015) 8005 as regards clarification, harmonisation and simplification, as well as strengthening of certain specific aviation security measures is to be incorporated into the EEA Agreement.
- (2) Annex XIII to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following indent is added in point 66hf (Commission Implementing Decision C(2015) 8005) of Annex XIII to the EEA Agreement:

‘— **32019 D 0132**: Commission Implementing Decision C(2019) 0132 of 23.1.2019.’

Article 2

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 3

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 193/2019
of 10 July 2019
amending Annex XIII (Transport) to the EEA Agreement [2022/2215]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Regulation (EU) 2018/1142 of 14 August 2018 amending Regulation (EU) No 1321/2014 as regards the introduction of certain categories of aircraft maintenance licences, the modification of the acceptance procedure of components from external suppliers and the modification of the maintenance training organisations’ privileges ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XIII to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following indent is added in point 66q (Commission Regulation (EU) No 1321/2014) of Annex XIII to the EEA Agreement:

‘— **32018 R 1142:** Commission Regulation (EU) 2018/1142 of 14 August 2018 (OJ L 207, 16.8.2018, p. 2).’

Article 2

The text of Regulation (EU) 2018/1142 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 207, 16.8.2018, p. 2.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 194/2019
of 10 July 2019
amending Annex XX (Environment) to the EEA Agreement [2022/2216]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Delegated Regulation (EU) 2019/248 of 13 November 2018 correcting Regulation (EU) No 63/2011 laying down detailed provisions for the application for a derogation from the specific CO₂ emission targets pursuant to Article 11 of Regulation (EC) No 443/2009 of the European Parliament and of the Council ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XX to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following is added in point 21aea (Commission Regulation (EU) No 63/2011) of Annex XX to the EEA Agreement:

‘, as amended by:

— **32019 R 0248**: Commission Delegated Regulation (EU) 2019/248 of 13 November 2018 (OJ L 42, 13.2.2019, p. 5).’

Article 2

The text of Delegated Regulation (EU) 2019/248 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 42, 13.2.2019, p. 5.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 195/2019
of 10 July 2019
amending Annex XX (Environment) to the EEA Agreement [2022/2217]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ("the EEA Agreement"), and in particular Article 98 thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) 2018/1003 of 16 July 2018 amending Implementing Regulation (EU) 2017/1152 to clarify and simplify the correlation procedure and to adapt it to changes to Regulation (EU) 2017/1151 ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XX to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following indent is added in point 21aey (Commission Implementing Regulation (EU) 2017/1152) of Annex XX to the EEA Agreement:

‘— **32018 R 1003**: Commission Implementing Regulation (EU) 2018/1003 of 16 July 2018 (OJ L 180, 17.7.2018, p. 16).’

Article 2

The text of Implementing Regulation (EU) 2018/1003 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 180, 17.7.2018, p. 16.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 196/2019
of 10 July 2019
amending Annex XX (Environment) to the EEA Agreement [2022/2218]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) 2018/1002 of 16 July 2018 amending Implementing Regulation (EU) 2017/1153 to clarify and simplify the correlation procedure and to adapt it to changes to Regulation (EU) 2017/1151 ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XX to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following indent is added in point 21aez (Commission Implementing Regulation (EU) 2017/1153) of Annex XX to the EEA Agreement:

‘— **32018 R 1002**: Commission Implementing Regulation (EU) 2018/1002 of 16 July 2018 (OJ L 180, 17.7.2018, p. 10).’

Article 2

The text of Implementing Regulation (EU) 2018/1002 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 180, 17.7.2018, p. 10.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 197/2019
of 10 July 2019
amending Annex XXI (Statistics) to the EEA Agreement [2022/2219]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ("the EEA Agreement"), and in particular Article 98 thereof,

Whereas:

- (1) Commission Delegated Decision (EU) 2018/1007 of 25 April 2018 supplementing Directive 2009/42/EC of the European Parliament and of the Council as regards the list of ports and repealing Commission Decision 2008/861/EC ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Delegated Decision (EU) 2018/1007 repeals Commission Decision 2008/861/EC ⁽²⁾, which is incorporated into the EEA Agreement and which is consequently to be repealed under the EEA Agreement.
- (3) Commission Decision 2005/366/EC ⁽³⁾ was repealed by Directive 2009/42/EC of the European Parliament and of the Council ⁽⁴⁾, which are both incorporated into the EEA Agreement, and consequently the reference to Decision 2005/366/EC should be deleted from the EEA Agreement.
- (4) The list of relevant ports in Iceland and Norway in Appendix 2 to Annex XXI is to be updated.
- (5) Annex XXI to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Annex XXI to the EEA Agreement is amended as follows:

1. The text of point 7bb (Commission Decision 2008/861/EC) is replaced by the following:

‘32018 D 1007: Commission Delegated Decision (EU) 2018/1007 of 25 April 2018 supplementing Directive 2009/42/EC of the European Parliament and of the Council as regards the list of ports and repealing Commission Decision 2008/861/EC (OJ L 180, 17.7.2018, p. 29).

The provisions of the Delegated Decision shall, for the purposes of this Agreement, be read with the following adaptation:

The Annex to the Delegated Decision shall be supplemented with the list set out in Appendix 2 to this Annex.’

2. The text of point 7ba (Commission Decision 2005/366/EC) is deleted.
3. The table in Appendix 2 (LIST OF EFTA PORTS) is replaced by the table in the Annex to this Decision.

Article 2

The text of Delegated Decision (EU) 2018/1007 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

⁽¹⁾ OJ L 180, 17.7.2018, p. 29.

⁽²⁾ OJ L 306, 15.11.2008, p. 66.

⁽³⁾ OJ L 123, 17.5.2005, p. 1.

⁽⁴⁾ OJ L 141, 6.6.2009, p. 29.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

ANNEX

Please note that special aggregates are not included in the number of national ports.

CTRY	MCA	UNLocode	Port Name	Nat. Stat. Group	Statistical Port	Special Aggregate
IS	IS00	ISAKR	Akranes		X	
IS	IS00	ISAKU	Akureyri		X	
IS	IS00	ISASS	Árskógssandur		X	
IS	IS00	ISBAK	Bakkafjörður		X	
IS	IS00	ISBIL	Bíldudalur		X	
IS	IS00	ISBLO	Blönduós		X	
IS	IS00	ISBOL	Bolungarvík		X	
IS	IS00	ISBGJ	Borgarfjörður eystri		X	
IS	IS00	ISBRE	Breiðdalsvík		X	
IS	IS00	ISBRJ	Brjánslækur		X	
IS	IS00	ISDAL	Dalvík		X	
IS	IS00	ISDJU	Djúpivogur		X	
IS	IS00	ISESK	Eskifjörður		X	
IS	IS00	ISFAS	Fáskrúðsfjörður		X	
IS	IS00	ISFLA	Flateyri		X	
IS	IS00	ISGRD	Garður		X	
IS	IS00	ISGRY	Grímsey		X	
IS	IS00	ISGRI	Grindavík		X	
IS	IS00	ISGRF	Grundarfjörður		X	
IS	IS00	ISGRT	Grundartangi		X	
IS	IS00	ISHAF	Hafnarfjörður		X	
IS	IS00	ISHNR	Hafnir		X	
IS	IS00	ISHFN	Höfn, Hornafjörður		X	
IS	IS00	ISHOF	Hofsós		X	
IS	IS00	ISHVK	Hólmavík		X	
IS	IS00	ISHRI	Hrísey		X	
IS	IS00	ISHUS	Húsavík		X	
IS	IS00	ISHVM	Hvammstangi		X	
IS	IS00	ISISA	Ísafjörður		X	
IS	IS00	ISKEF	Keflavík		X	
IS	IS00	ISKOP	Kópasker		X	
IS	IS00	ISKOV	Kópavogur		X	
IS	IS00	ISLAN	Landeyjahöfn		X	
IS	IS00	IS016	Litlisaundur - Hvalfjörður		X	

IS	IS00	ISNES	Neskaupstaður		X	
IS	IS00	ISNOU	Norðurfjörður		X	
IS	IS00	ISOLF	Ólafsfjörður		X	
IS	IS00	ISOLV	Ólafsvík		X	
IS	IS00	ISPAT	Patreksfjörður		X	
IS	IS00	ISRAU	Raufarhöfn		X	
IS	IS00	ISRFJ	Reyðarfjörður		X	
IS	IS00	ISRHA	Reykhólar		X	
IS	IS00	ISREY	Reykjavík		X	
IS	IS00	ISRIF	Rif		X	
IS	IS00	ISSAN	Sandgerði		X	
IS	IS00	ISSAU	Sauðárkrókur		X	
IS	IS00	ISSEY	Seyðisfjörður		X	
IS	IS00	ISSIG	Siglufjörður		X	
IS	IS00	ISSKA	Skagaströnd		X	
IS	IS00	ISSTD	Stöðvarfjörður		X	
IS	IS00	ISSTR	Straumsvík		X	
IS	IS00	ISSTY	Stykkishólmur		X	
IS	IS00	ISSUV	Súðavík		X	
IS	IS00	ISSUD	Suðureyri		X	
IS	IS00	ISTAL	Tálknafjörður		X	
IS	IS00	ISTEY	Þingeyri (Thingeyri)		X	
IS	IS00	ISTHH	Þorlákshöfn (Thorlakshofn)		X	
IS	IS00	ISTHO	Þórshöfn (Thorshofn)		X	
IS	IS00	ISVES	Vestmannaeyjar		X	
IS	IS00	ISVOG	Vogar		X	
IS	IS00	ISVPN	Vopnafjörður		X	
IS	IS00	IS88Q	IS - Aggregates extraction areas			X
IS	IS00	IS88P	IS - offshore installations			X
IS	IS00	IS88R	IS - Ship to ship transfer			X
			61	0	61	

CTRY	MCA	UNLocode	Port Name	Nat. Stat. Group	Statistical Port	Special Aggregate
NO	NO00	NOAAV	Ålvik	NONHS		
NO	NO00	NOABE	Abelnes Havneanlegg	NOFFD		
NO	NO00	NOABV	Abelvær	NO88S		
NO	NO00	NOADN	Andenes		X	

NO	NO00	NOAES	Ålesund		X	
NO	NO00	NOAFT	Agnefest	NOLND		
NO	NO00	NOAGK	Ågskardet	NO88N		
NO	NO00	NOAGO	Ågotnes	NOBGO		
NO	NO00	NOAHM	Åheim	NO88K		
NO	NO00	NOAKM	Åkrehamn	NOHAU		
NO	NO00	NOALE	Ålefjær	NOKRS		
NO	NO00	NOALF	Alta		X	
NO	NO00	NOALV	Alvika	NOAES		
NO	NO00	NOAND	Åndalsnes	NOMOL		
NO	NO00	NOARD	Årdalstangen	NO88K		
NO	NO00	NOARE	Arendal		X	
NO	NO00	NOARH	Årdal - Hjelmeland	NO88K		
NO	NO00	NOASV	Austevoll		X	
NO	NO00	NOATL	Atløy	NOFRO		
NO	NO00	NOAUE	Aure	NOKSU		
NO	NO00	NOAUK	Aukra	NOMOL		
NO	NO00	NOAUL	Aurland		X	
NO	NO00	NOAVA	Avaldsnes	NOHAU		
NO	NO00	NOAVE	Averøy	NOKSU		
NO	NO00	NOBEL	Bellvika	NOTOS		
NO	NO00	NOBFJ	Bergsfjord	NOOKF		
NO	NO00	NOBGN	Bergneset		X	
NO	NO00	NOBGO	Bergen	NOBGO		
NO	NO00	NOBJF	Båtsfjord		X	
NO	NO00	NOBJU	Bjugn	NO88S		
NO	NO00	NOBJY	Bjarkøy	NOHRD		
NO	NO00	NOBKS	Brekstad		X	
NO	NO00	NOBKV	Bjerkvik	NONVK		
NO	NO00	NOBLK	Bleik	NOADN		
NO	NO00	NOBLL	Ballangen		X	
NO	NO00	NOBLO	Blokken	NOSLX		
NO	NO00	NOBLS	Balestrand	NO88S		
NO	NO00	NOBLV	Blomvåg	NOBGO		
NO	NO00	NOBNN	Brønnøysund	NOBNN		
NO	NO00	NOBOE	Bøneset - Karmøy	NOHAU		
NO	NO00	NOBOK	Bokn	NOHAU		
NO	NO00	NOBOM	Bømlo	NOHAU		
NO	NO00	NOBOO	Bodø		X	

NO	NO00	NOBOV	Bøvagen - Radøy	NOBGO		
NO	NO00	NOBRH	Brensholmen	NOTOS		
NO	NO00	NOBRV	Brattvåg	NOAES		
NO	NO00	NOBSD	Ballstad	NOSUZ		
NO	NO00	NOBTN	Botnaneset - Flora	NOFRO		
NO	NO00	NOBTS	Brettesnes	NOSVJ		
NO	NO00	NOBUG	Bugøynes	NOKKN		
NO	NO00	NOBVG	Berlevåg		X	
NO	NO00	NOBVK	Brevik	NOPOR		
NO	NO00	NOBVR	Breiviga	NOFIS		
NO	NO00	NOBYN	Byggnes - Karmøy	NOHAU		
NO	NO00	NOBYS	Bygstad	NOFRO		
NO	NO00	NODFJ	Dåfjord	NOBGN		
NO	NO00	NODIM	Dimmelsvik	NOHUS		
NO	NO00	NODJU	Djupvik	NOOLL		
NO	NO00	NODRM	Drammen		X	
NO	NO00	NODSF	Dale	NOFRO		
NO	NO00	NODUS	Dusavik	NOSVG		
NO	NO00	NODYD	Dyrstad	NOSVE		
NO	NO00	NODYR	Dyrvik	NOTRD		
NO	NO00	NOEDE	Eide		X	
NO	NO00	NOEDS	Eide - Sund (Sotra)	NOBGO		
NO	NO00	NOEDT	Eidet	NO88N		
NO	NO00	NOEGE	Egersund		X	
NO	NO00	NOEIF	Eidangerfjorden	NOPOR		
NO	NO00	NOEIK	Eikefjord	NOFRO		
NO	NO00	NOEKF	Eikefet	NOBGO		
NO	NO00	NOELL	Ellingsøy	NOAES		
NO	NO00	NOELN	Elnesvågen	NOMOL		
NO	NO00	NOELO	Eikelandsosen	NOFUS		
NO	NO00	NOENG	Engene	NODRM		
NO	NO00	NOERF	Erfjord - Suldal	NOSAX		
NO	NO00	NOESP	Espevik	NOHAU		
NO	NO00	NOETN	Etne		X	
NO	NO00	NOFAN	Farsund		X	
NO	NO00	NOFAU	Fauske		X	
NO	NO00	NOFBL	Fiskebøl	NOSKN		
NO	NO00	NOFDE	Førde	NOFRO		
NO	NO00	NOFED	Fedje	NOBGO		

NO	NO00	NOFFB	Finnfjordbotn	NO88N		
NO	NO00	NOFFD	Flekkefjord		X	
NO	NO00	NOFIS	Fiskå - Strand		X	
NO	NO00	NOFKG	Frekhaug	NOBGO		
NO	NO00	NOFLM	Flem	NOAES		
NO	NO00	NOFLO	Florvåg	NOBGO		
NO	NO00	NOFLY	Flatøy	NOBGO		
NO	NO00	NOFND	Finneid	NOFAU		
NO	NO00	NOFNE	Finnsnes	NO88N		
NO	NO00	NOFNN	Fonnes	NOBGO		
NO	NO00	NOFOI	Fossing	NOKRA		
NO	NO00	NOFOL	Follafoss	NOTRD		
NO	NO00	NOFON	Forøy	NO88N		
NO	NO00	NOFRK	Fredrikstad	NOFRK		
NO	NO00	NOFRO	Florø		X	
NO	NO00	NOFRS	Forus	NOSVG		
NO	NO00	NOFSD	Fjellstrand	NONHS		
NO	NO00	NOFSL	Forsøl	NOHFT		
NO	NO00	NOFST	Fiskarstrand	NOAES		
NO	NO00	NOFSV	Festvåg	NOBOO		
NO	NO00	NOFUS	Fusa		X	
NO	NO00	NOGAM	Gamvik	NO88N		
NO	NO00	NOGHV	Gunhildvågen	NOFRO		
NO	NO00	NOGIK	Gismarvik	NOHAU		
NO	NO00	NOGJD	Gjøsundet	NOAES		
NO	NO00	NOGJV	Gjesvær	NO88N		
NO	NO00	NOGLO	Glomfjord	NO88K		
NO	NO00	NOGNR	Geiranger	NOSRN		
NO	NO00	NOGOT	Grøtavær	NOHRD		
NO	NO00	NOGRD	Gravdal	NOSUZ		
NO	NO00	NOGRP	Grip	NOKSU		
NO	NO00	NOGRR	Grytøya	NOHRD		
NO	NO00	NOGRV	Granvin	NO88S		
NO	NO00	NOGTD	Grimstad		X	
NO	NO00	NOGUL	Gulen	NO88S		
NO	NO00	NOGUR	Gursken	NONZC		
NO	NO00	NOHAE	Hansnes	NOBGN		
NO	NO00	NOHAL	Halden	NO88S		
NO	NO00	NOHAN	Halvorshavn	NODRM		

NO	NO00	NOHAU	Haugesund	NOHAU		
NO	NO00	NOHAV	Havøysund		X	
NO	NO00	NOHAZ	Halsnøy	NOHUS		
NO	NO00	NOHED	Herdla	NOBGO		
NO	NO00	NOHEF	Herfjord	NONFO		
NO	NO00	NOHEK	Hekkelstrand	NOBLL		
NO	NO00	NOHEL	Hellvik	NOEGE		
NO	NO00	NOHEN	Henningsvær	NOSVJ		
NO	NO00	NOHES	Hestvika	NOKSU		
NO	NO00	NOHET	Herøysundet	NOHUS		
NO	NO00	NOHEV	Helligvær	NOBOO		
NO	NO00	NOHFF	Hafrsfjord	NOSVG		
NO	NO00	NOHFT	Hammerfest		X	
NO	NO00	NOHHA	Hufthamar	NOASV		
NO	NO00	NOHIT	Sandstad	NOKSU		
NO	NO00	NOHJJ	Hjelset	NOMOL		
NO	NO00	NOHJL	Hjelmeland	NO88K		
NO	NO00	NOHJO	Hjørungavåg	NOHRI		
NO	NO00	NOHKR	Helle - Kragero	NOKRA		
NO	NO00	NOHLB	Høylandsbygda	NOHUS		
NO	NO00	NOHLE	Helle - Forsand	NO88S		
NO	NO00	NOHLL	Høllen		X	
NO	NO00	NOHLS	Halsa	NOKSU		
NO	NO00	NOHNV	Hummelvik	NOOKF		
NO	NO00	NOHOA	Holla	NOKSU		
NO	NO00	NOHOG	Høgset	NOKSU		
NO	NO00	NOHOK	Hommelvik	NOTRD		
NO	NO00	NOHOL	Holmestrand		X	
NO	NO00	NOHOO	Horsøy	NOBGO		
NO	NO00	NOHOP	Hopen	NOSVJ		
NO	NO00	NOHOR	Horten		X	
NO	NO00	NOHOT	Hanøytangen	NOBGO		
NO	NO00	NOHOY	Husøy - Tønsberg	NOTON		
NO	NO00	NOHRD	Harstad		X	
NO	NO00	NOHRI	Hareid		X	
NO	NO00	NOHRR	Herre	NOPOR		
NO	NO00	NOHRS	Harøysundet	NOMOL		
NO	NO00	NOHRV	Hordvik	NOBGO		
NO	NO00	NOHRY	Herøya	NOPOR		

NO	NO00	NOHSA	Halsa Meløy	NO88S		
NO	NO00	NOHSO	Husøy - Karmøy	NOHAU		
NO	NO00	NOHSV	Hausvikstrand	NOLND		
NO	NO00	NOHSY	Hellesylt	NOSRN		
NO	NO00	NOHUD	Hundeidvika	NOSYK		
NO	NO00	NOHUS	Husnes		X	
NO	NO00	NOHVG	Honningsvåg		X	
NO	NO00	NOHVI	Håvik	NOHAU		
NO	NO00	NOHVN	Haakonsvern	NOBGO		
NO	NO00	NOHYE	Hyen	NOMAY		
NO	NO00	NOHYL	Hyllestad	NOFRO		
NO	NO00	NOHYR	Høyanger	NO88S		
NO	NO00	NOIDR	Inndyr	NO88N		
NO	NO00	NOIGE	Igerøy	NO88N		
NO	NO00	NOIGL	Iglandsvik	NOSVE		
NO	NO00	NOIKA	Vikan - Bodø	NOBOO		
NO	NO00	NOIKR	Ikornnes	NOSYK		
NO	NO00	NOINV	Innvik	NOMAY		
NO	NO00	NOISY	Ingøy	NOHAV		
NO	NO00	NOJAN	Jakobsnes	NOKKN		
NO	NO00	NOJEL	Jelsa	NO88K		
NO	NO00	NOJON	Jondal	NO88S		
NO	NO00	NOJOV	Jøvik	NOTOS		
NO	NO00	NOJOY	Jarlsøy	NOTON		
NO	NO00	NOKAB	Kabelvåg	NOSVJ		
NO	NO00	NOKAN	Kalvneset	NOMAY		
NO	NO00	NOKAR	Kårstø	NOHAU		
NO	NO00	NOKBV	Kobbvågen	NO88S		
NO	NO00	NOKDF	Kaldfjord	NOTOS		
NO	NO00	NOKGF	Kongsfjord	NOBVG		
NO	NO00	NOKIA	Kvithylla	NO88S		
NO	NO00	NOKIL	Kilvik	NO88N		
NO	NO00	NOKJB	Kjørebønn	NOKRA		
NO	NO00	NOKJE	Kjerringøy	NOBOO		
NO	NO00	NOKJF	Kjøllefjord	NO88N		
NO	NO00	NOKKN	Kirkenes		X	
NO	NO00	NOKLE	Kleppestø	NOBGO		
NO	NO00	NOKMN	Kårhamn	NOHFT		
NO	NO00	NOKMO	Kambo	NOMSS		

NO	NO00	NOKMS	Kjøpmannskjær	NO88S		
NO	NO00	NOKOL	Kollsnes Øst	NOBGO		
NO	NO00	NOKON	Kollsnes	NOBGO		
NO	NO00	NOKOP	Kopervik	NOHAU		
NO	NO00	NOKRA	Kragerø		X	
NO	NO00	NOKRS	Kristiansand		X	
NO	NO00	NOKRV	Knarrevik	NOBGO		
NO	NO00	NOKSU	Kristiansund	NOKSU		
NO	NO00	NOKVD	Kvinesdal	NOKVD		
NO	NO00	NOKVG	Kalvåg	NOSVE		
NO	NO00	NOKVH	Gjermundshamn	NOHUS		
NO	NO00	NOKVL	Kristoffervalen	NOBGN		
NO	NO00	NOKVS	Kvalsund	NO88N		
NO	NO00	NOKYR	Kyrksæterøra	NOKSU		
NO	NO00	NOLAD	Langesund	NOPOR		
NO	NO00	NOLAG	Langevåg	NOHAU		
NO	NO00	NOLAN	Langevåg	NOAES		
NO	NO00	NOLAR	Larvik		X	
NO	NO00	NOLEA	Leirvik in Hyllestad	NOFRO		
NO	NO00	NOLEF	Leirfjord	NO88N		
NO	NO00	NOLEV	Levanger	NOTRD		
NO	NO00	NOLFF	Listraumen	NOFRO		
NO	NO00	NOLGS	Langstein	NOTRD		
NO	NO00	NOLIA	Liavåg	NOHRI		
NO	NO00	NOLID	Liland	NOSVJ		
NO	NO00	NOLIL	Lillesand		X	
NO	NO00	NOLIT	Litangen	NOKRA		
NO	NO00	NOLKA	Skei - Leka		X	
NO	NO00	NOLKN	Leknes	NOSUZ		
NO	NO00	NOLKV	Leksvik	NOTRD		
NO	NO00	NOLND	Lyngdal		X	
NO	NO00	NOLNE	Leines	NOOYB		
NO	NO00	NOLOD	Lødingen		X	
NO	NO00	NOLOE	Loen	NOMAY		
NO	NO00	NOLON	Lonevåg		X	
NO	NO00	NOLOV	Lovund	NO88N		
NO	NO00	NOLRE	Lessremman	NOBNN		
NO	NO00	NOLRI	Leirvik	NOSRP		
NO	NO00	NOLSU	Lysøysund	NO88S		

NO	NO00	NOLUL	Lutelandet	NOFRO		
NO	NO00	NOLUS	Luster	NO88S		
NO	NO00	NOLVG	Laksevåg	NOBGO		
NO	NO00	NOLVK	Laukvik	NOSVJ		
NO	NO00	NOLYD	Lyngseidet		X	
NO	NO00	NOMAH	Maurholen	NOEGE		
NO	NO00	NOMAN	Mandal		X	
NO	NO00	NOMAY	Måløy		X	
NO	NO00	NOMEH	Mehamn	NO88N		
NO	NO00	NOMEK	Mekjarvik	NOSVG		
NO	NO00	NOMEL	Melbu	NOSKN		
NO	NO00	NOMEN	Menstad	NOPOR		
NO	NO00	NOMEV	Melsomvik	NOTRF		
NO	NO00	NOMGR	Manger	NOBGO		
NO	NO00	NOMID	Midsund	NOMOL		
NO	NO00	NOMIS	Misvær	NOBOO		
NO	NO00	NOMIT	Misten	NOBOO		
NO	NO00	NOMJF	Mosjøen	NOMJF		
NO	NO00	NOMLK	Melkøya	NOHFT		
NO	NO00	NOMLM	Malm	NOTRD		
NO	NO00	NOMOB	Mongstadbase	NOBGO		
NO	NO00	NOMOL	Molde		X	
NO	NO00	NOMON	Mongstad	NOBGO		
NO	NO00	NOMOS	Mosterhamn	NOHAU		
NO	NO00	NOMOV	Mølstrevåg	NOHAU		
NO	NO00	NOMQN	Mo i Rana		X	
NO	NO00	NOMRV	Muruvika	NOTRD		
NO	NO00	NOMSD	Mjølstadneset	NO88S		
NO	NO00	NOMSK	Moskenes	NO88N		
NO	NO00	NOMSS	Moss		X	
NO	NO00	NOMVV	Mjølkevikvarden	NOBGO		
NO	NO00	NOMYO	Myre-Øksnes		X	
NO	NO00	NONEV	Nevlunghamn	NOLAR		
NO	NO00	NONFD	Nordfjordeid	NOMAY		
NO	NO00	NONFO	Nordfosen		X	
NO	NO00	NONHS	Norheimsund		X	
NO	NO00	NONIA	Hammarvika - Frøya	NOTRD		
NO	NO00	NONOF	Nordfold	NOOYB		
NO	NO00	NONOM	Nordmela	NOADN		

NO	NO00	NONSF	Nordskaget - Frøya	NOTRD		
NO	NO00	NONSN	Nesna		X	
NO	NO00	NONVK	Narvik		X	
NO	NO00	NONYH	Nyhamna	NOMOL		
NO	NO00	NONZC	Larsnes		X	
NO	NO00	NOODD	Odda	NO88K		
NO	NO00	NOOKF	Øksfjord		X	
NO	NO00	NOOLD	Olden	NOMAY		
NO	NO00	NOOLL	Olderdalen		X	
NO	NO00	NOOLN	Ølen	NO88S		
NO	NO00	NOOLV	Ølve	NOHUS		
NO	NO00	NOOMA	Omastranda	NONHS		
NO	NO00	NOOOS	Os	NOBGO		
NO	NO00	NOORK	Orkanger	NOTRD		
NO	NO00	NOORS	Ørsta		X	
NO	NO00	NOOSE	Osnes - Vindafjord	NO88S		
NO	NO00	NOOSL	Oslo		X	
NO	NO00	NOOSY	Namsos	NOTRD		
NO	NO00	NOOTB	Ottersbogen	NOBKS		
NO	NO00	NOOYB	Bogøy		X	
NO	NO00	NOPOR	Porsgrunn		X	
NO	NO00	NORAF	Rafnes	NOPOR		
NO	NO00	NORDB	Randaberg	NOSVG		
NO	NO00	NOREK	Rekefjord	NO88K		
NO	NO00	NOREN	Rennesøy	NOSVG		
NO	NO00	NORES	Raunes - Vindafjord	NO88S		
NO	NO00	NORIS	Risør	NO88S		
NO	NO00	NORIV	Risavika	NOSVG		
NO	NO00	NORMB	Ramberg	NORMB		
NO	NO00	NORMV	Ramsvika	NO88S		
NO	NO00	NOROG	Rognan		X	
NO	NO00	NOROM	Gjerdsvika	NONZC		
NO	NO00	NORON	Rønningen	NOPOR		
NO	NO00	NORSO	Raudsand	NOMOL		
NO	NO00	NORSE	Rosendal	NOHUS		
NO	NO00	NORSH	Risøyhamn	NOADN		
NO	NO00	NORUB	Rubbestadneset	NOHAU		
NO	NO00	NORVK	Rørvik		X	
NO	NO00	NORYF	Rypefjord	NOHFT		

NO	NO00	NOSAC	Salangsverket	NOSAL		
NO	NO00	NOSAF	Sandeid	NO88S		
NO	NO00	NOSAG	Vormedal	NOHAU		
NO	NO00	NOSAI	Sandviksberget		X	
NO	NO00	NOSAK	Stakkvik	NOBGN		
NO	NO00	NOSAL	Salangen		X	
NO	NO00	NOSAS	Sandnes		X	
NO	NO00	NOSAT	Salten	NO88N		
NO	NO00	NOSAU	Sauda		X	
NO	NO00	NOSAX	Sand		X	
NO	NO00	NOSAY	Sandøya	NOSTH		
NO	NO00	NOSBA	Stord base	NOSRP		
NO	NO00	NOSBT	Botn - Sandnessjøen	NOSSJ		
NO	NO00	NOSDI	Sandvika	NO88S		
NO	NO00	NOSDN	Sandane	NOMAY		
NO	NO00	NOSDZ	Stordal	NO88S		
NO	NO00	NOSEJ	Seljeli	NOMJF		
NO	NO00	NOSEV	Selva	NO88S		
NO	NO00	NOSGJ	Straumsgjerde	NOSYK		
NO	NO00	NOSGT	Skorgeneset	NOMOL		
NO	NO00	NOSID	Sævareid	NOFUS		
NO	NO00	NOSIH	Siholmen	NOTRD		
NO	NO00	NOSIS	Sunde	NOHUS		
NO	NO00	NOSJE	Selje	NOMAY		
NO	NO00	NOSJV	Sjøvegan	NOSAL		
NO	NO00	NOSKB	Skibotn	NOSTF		
NO	NO00	NOSKE	Skien	NOPOR		
NO	NO00	NOSKG	Skogsvåg	NOBGO		
NO	NO00	NOSKH	Skjærhalden	NOFRK		
NO	NO00	NOSKI	Skjerkøya	NOPOR		
NO	NO00	NOSKK	Stokksund	NONFO		
NO	NO00	NOSKN	Stokmarknes		X	
NO	NO00	NOSKU	Skudeneshavn	NOHAU		
NO	NO00	NOSKV	Skålevik	NOBGO		
NO	NO00	NOSKX	Skogn	NOTRD		
NO	NO00	NOSKY	Skjervøy	NO88S		
NO	NO00	NOSLG	Slagentangen	NOTON		
NO	NO00	NOSLM	Slemmestad	NODRM		
NO	NO00	NOSLX	Sortland		X	

NO	NO00	NOSMO	Smøla	NOKSU		
NO	NO00	NOSNL	Standal	NO88S		
NO	NO00	NOSNS	Steinesjøen	NO88S		
NO	NO00	NOSNV	Snekkevik	NOKRA		
NO	NO00	NOSOG	Sogndal	NO88S		
NO	NO00	NOSOM	Sommarøy	NOTOS		
NO	NO00	NOSOS	Svolvær Osan	NOSVJ		
NO	NO00	NOSOV	Søvik	NOAES		
NO	NO00	NOSOY	Storøya	NOHAU		
NO	NO00	NOSPG	Sarpsborg	NOFRK		
NO	NO00	NOSPV	Spjelkavik	NOAES		
NO	NO00	NOSRA	Sørreisa		X	
NO	NO00	NOSRD	Sigerfjord	NOSLX		
NO	NO00	NOSRH	Skarholmen	NOBGO		
NO	NO00	NOSRK	Skrolsvik	NO88S		
NO	NO00	NOSRN	Stranda		X	
NO	NO00	NOSRO	Skrova	NOSVJ		
NO	NO00	NOSRP	Stord		X	
NO	NO00	NOSRS	Storesund	NOHAU		
NO	NO00	NOSRV	Sirevåg		X	
NO	NO00	NOSSJ	Sandnessjøen	NOSSJ		
NO	NO00	NOSSO	Straumsjøen	NO88N		
NO	NO00	NOSSS	Sistranda	NOTRD		
NO	NO00	NOSTA	Stathelle	NOPOR		
NO	NO00	NOSTE	Steinkjær	NOTRD		
NO	NO00	NOSTH	Steinshamn		X	
NO	NO00	NOSTJ	Stjørdal	NOTRD		
NO	NO00	NOSTR	Stryn	NOMAY		
NO	NO00	NOSTU	Sture	NOBGO		
NO	NO00	NOSTV	Stavern	NOLAR		
NO	NO00	NOSTX	Stø	NOMYO		
NO	NO00	NOSUN	Sunnalsøra	NOKSU		
NO	NO00	NOSUR	Surnadal	NOKSU		
NO	NO00	NOSUS	Susort	NOHAU		
NO	NO00	NOSUZ	Stamsund		X	
NO	NO00	NOSVB	Svartebukt	NOLAR		
NO	NO00	NOSVE	Svelgen	NOSVE		
NO	NO00	NOSVG	Stavanger	NOSVG		
NO	NO00	NOSVJ	Svolvær		X	

NO	NO00	NOSVV	Svelvik	NODRM		
NO	NO00	NOSYK	Sykkylven		X	
NO	NO00	NOTAE	Tananger	NOSVG		
NO	NO00	NOTAU	Tau	NO88K		
NO	NO00	NOTBO	Tjeldbergodden	NOKSU		
NO	NO00	NOTIN	Arnvikneset	NOKSU		
NO	NO00	NOTJL	Tjøtta	NOSSJ		
NO	NO00	NOTJU	Torjulvågen	NOKSU		
NO	NO00	NOTMV	Tromvik	NOTOS		
NO	NO00	NOTOF	Tofte - Hurum	NODRM		
NO	NO00	NOTOM	Tomrefjord	NOMOL		
NO	NO00	NOTON	Tønsberg		X	
NO	NO00	NOTOR	Torsken	NO88N		
NO	NO00	NOTOS	Tromsø	NOTOS		
NO	NO00	NOTRD	Trondheim		X	
NO	NO00	NOTRF	Sandefjord	NOTRF		
NO	NO00	NOTRN	Træna	NO88N		
NO	NO00	NOTSB	Tyssebotn	NOLON		
NO	NO00	NOTSD	Torvastad	NOHAU		
NO	NO00	NOTUF	Tufjorden	NOHAV		
NO	NO00	NOTVA	Torsvåg	NOBGN		
NO	NO00	NOUBO	Uløybukt	NO88N		
NO	NO00	NOUME	Straume	NOBGO		
NO	NO00	NOUND	Sund - Karmøy	NOHAU		
NO	NO00	NOUSD	Uskedalen	NOHUS		
NO	NO00	NOUTH	Uthaug	NOBKS		
NO	NO00	NOUTV	Utvorda	NO88S		
NO	NO00	NOVAG	Valevåg	NOHAU		
NO	NO00	NOVAK	Vaksdal	NO88S		
NO	NO00	NOVAL	Valøy	NOTON		
NO	NO00	NOVAN	Vanvikan-Leksvik	NOTRD		
NO	NO00	NOVAO	Vardø		X	
NO	NO00	NOVBE	Valberg	NOKRA		
NO	NO00	NOVDA	Volda	NO88S		
NO	NO00	NOVDL	Vistdal	NOMOL		
NO	NO00	NOVDS	Vadsø		X	
NO	NO00	NOVEG	Vega	NO88N		
NO	NO00	NOVEO	Vengsøy	NOTOS		
NO	NO00	NOVER	Verdal	NOTRD		

NO	NO00	NOVEY	Værøy	NO88N		
NO	NO00	NOVGN	Barstrand	NOSVJ		
NO	NO00	NOVHN	Vikholmen	NONSN		
NO	NO00	NOVIG	Valderøy	NOAES		
NO	NO00	NOVIL	Vikedal	NO88S		
NO	NO00	NOVIS	Vik - Sogn	NO88S		
NO	NO00	NOVKK	Vikkilen	NOGTD		
NO	NO00	NOVLL	Voll	NOPOR		
NO	NO00	NOVMD	Vedavågen	NOHAU		
NO	NO00	NOVNJ	Vinjeøra	NOKSU		
NO	NO00	NOVNN	Vannavalen	NOBGN		
NO	NO00	NOVNS	Vingsand	NOSAI		
NO	NO00	NOVOH	Vagaholmen	NO88N		
NO	NO00	NOVSM	Vikan - Smøla	NOKSU		
NO	NO00	NOVST	Vestnes	NOMOL		
NO	NO00	NOVTS	Vats	NO88S		
NO	NO00	NOVVG	Vågsvåg	NOMAY		
NO	NO00	NOZNJ	Nusfjord	NORMB		
NO	NO00	SJBAR	Barentsburg	SJLYR		
NO	NO00	SJHOP	Hopen	SJ888		
NO	NO00	SJLYR	Longyearbyen		X	
NO	NO00	SJSVE	Sveagruva		X	
NO	NO00	NO740	Offshore installations coast of Helgeland			X
NO	NO00	NO750	Offshore installations North Sea			X
NO	NO00	NO770	Offshore installations Barents Sea			X
NO	NO00	NO790	Other offshore installations			X
NO	NO00	NO888	Other - Norway			X
NO	NO00	NO88K	Other - Norway (Reported in other datasets by NO)		X	X
NO	NO00	NO88N	Other - Northern Norway (Reported in A3 by NO)		X	X
NO	NO00	NO88Q	NO - Aggregates extraction areas			X
NO	NO00	NO88R	NO - Ship to ship transfer			X
NO	NO00	NO88S	Other - Southern Norway (Reported in A3 by NO)		X	X
NO	NO00	SJ888	Other - Svalbard and Jan Mayen		X	X
			455	373	82	

DECISION OF THE EEA JOINT COMMITTEE No 198/2019
of 10 July 2019
amending Annex XXI (Statistics) to the EEA Agreement [2022/2220]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) 2018/1709 of 13 November 2018 specifying the technical characteristics of the 2020 ad hoc module on accidents at work and other work-related health problems as regards the labour force sample survey pursuant to Council Regulation (EC) No 577/98 ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XXI to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following point is inserted after point 18ay (Commission Implementing Regulation (EU) 2017/2384) of Annex XXI to the EEA Agreement:

‘18az. **32018 R 1709**: Commission Implementing Regulation (EU) 2018/1709 of 13 November 2018 specifying the technical characteristics of the 2020 ad hoc module on accidents at work and other work-related health problems as regards the labour force sample survey pursuant to Council Regulation (EC) No 577/98 (OJ L 286, 14.11.2018, p. 3).’

Article 2

The text of Implementing Regulation (EU) 2018/1709 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 286, 14.11.2018, p. 3.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 199/2019
of 10 July 2019
amending Annex XXI (Statistics) to the EEA Agreement [2022/2221]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Commission Regulation (EU) 2018/1798 of 21 November 2018 implementing Regulation (EC) No 808/2004 of the European Parliament and of the Council concerning Community statistics on the information society for the reference year 2019 ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Annex XXI to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The following point is inserted after point 28m (Commission Regulation (EU) 2017/1515) of Annex XXI to the EEA Agreement:

‘28n. **32018 R 1798**: Commission Regulation (EU) 2018/1798 of 21 November 2018 implementing Regulation (EC) No 808/2004 of the European Parliament and of the Council concerning Community statistics on the information society for the reference year 2019 (OJ L 296, 22.11.2018, p. 2).’

Article 2

The text of Regulation (EU) 2018/1798 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

⁽¹⁾ OJ L 296, 22.11.2018, p. 2.

^(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 200/2019
of 10 July 2019
amending Annex XXII (Company law) to the EEA Agreement [2022/2222]

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Article 98 thereof,

Whereas:

- (1) Directive (EU) 2017/1132 of the European Parliament and of the Council of 14 June 2017 relating to certain aspects of company law (codification) ⁽¹⁾ is to be incorporated into the EEA Agreement.
- (2) Directive (EU) 2017/1132 repeals Directives 82/891/EEC ⁽²⁾, 89/666/EEC ⁽³⁾, 2005/56/EC ⁽⁴⁾, 2009/101/EC ⁽⁵⁾, 2011/35/EU ⁽⁶⁾ and 2012/30/EU ⁽⁷⁾, which are incorporated into the Agreement and which are consequently to be repealed under the Agreement.
- (3) Annex XXII to the EEA Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Annex XXII to the Agreement shall be amended as follows:

1. The text of point 1 (Directive 2009/101/EC of the European Parliament and of the Council) is replaced by the following:

‘**32017 L 1132**: Directive (EU) 2017/1132 of the European Parliament and of the Council of 14 June 2017 relating to certain aspects of company law (codification) (OJ L 169, 30.6.2017, p. 46).

The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptations:

- (a) The transition measures indicated in Article 160 shall be applicable also with regard to the EFTA States.

- (b) The following shall be added in Annex I:

“— Iceland:

hlutafélag;

— Liechtenstein:

Aktiengesellschaft;

— Norway:

allmennaksjeselskap”.

- (c) The following shall be added in Annex II:

“— Iceland:

hlutafélag, einkahlutafélag, samlagsfélag;

⁽¹⁾ OJ L 169, 30.6.2017, p. 46.

⁽²⁾ OJ L 378, 31.12.1982, p. 47.

⁽³⁾ OJ L 395, 30.12.1989, p. 36.

⁽⁴⁾ OJ L 310, 25.11.2005, p. 1.

⁽⁵⁾ OJ L 258, 1.10.2009, p. 11.

⁽⁶⁾ OJ L 110, 29.4.2011, p. 1.

⁽⁷⁾ OJ L 315, 14.11.2012, p. 74.

- Liechtenstein:
die Aktiengesellschaft, die Gesellschaft mit beschränkter Haftung, die Kommanditaktiengesellschaft;
 - Norway:
aksjeselskap, allmennaksjeselskap.”
2. The texts of points 2 (Directive 2012/30/EU of the European Parliament and of the Council), 3 (Directive 2011/35/EU of the European Parliament and of the Council), 5 (Sixth Council Directive 82/891/EEC), 8 (Eleventh Council Directive 89/666/EEC) and 10e (Directive 2005/56/EC of the European Parliament and of the Council) are deleted.

Article 2

The text of Directive (EU) 2017/1132 in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 11 July 2019, provided that all the notifications under Article 103(1) of the EEA Agreement have been made *.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) Constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 201/2019**of 10 July 2019****amending Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms [2022/2223]**

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Articles 86 and 98 thereof,

Whereas:

- (1) It is appropriate to continue the cooperation of the Contracting Parties to the EEA Agreement in Union actions funded from the general budget of the Union regarding the preparatory action on Defence research.
- (2) Protocol 31 to the EEA Agreement should therefore be amended in order to allow for that extended cooperation to take place from 1 January 2019,

HAS ADOPTED THIS DECISION:

Article 1

In paragraph 13(a) of Article 1 of Protocol 31 to the EEA Agreement, the words “and 2018” are replaced by the words “, 2018 and 2019”.

Article 2

This Decision shall enter into force on the day following the last notification under Article 103(1) of the EEA Agreement *.

It shall apply from 1 January 2019.

Article 3

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 202/2019**of 10 July 2019****amending Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms [2022/2224]**

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Articles 86 and 98 thereof,

Whereas:

- (1) It is appropriate to continue the cooperation of the Contracting Parties to the EEA Agreement in Union actions funded from the general budget of the Union regarding the free movement of workers, coordination of social security schemes and measures for migrants, including migrants from third countries.
- (2) Protocol 31 to the EEA Agreement should therefore be amended in order to allow for that extended cooperation to take place from 1 January 2019,

HAS ADOPTED THIS DECISION:

Article 1

In paragraphs 5 and 13 of Article 5 of Protocol 31 to the EEA Agreement, the words “and 2018” are replaced by the words “, 2018 and 2019”.

Article 2

This Decision shall enter into force on the day following the last notification under Article 103(1) of the EEA Agreement *.

It shall apply from 1 January 2019.

*Article 3*This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 203/2019**of 10 July 2019****amending Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms [2022/2225]**

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Articles 86 and 98 thereof,

Whereas:

- (1) It is appropriate to continue the cooperation of the Contracting Parties to the EEA Agreement in Union actions funded from the general budget of the Union regarding the implementation and development of the single market for financial services.
- (2) Protocol 31 to the EEA Agreement should therefore be amended in order to allow for that extended cooperation to take place from 1 January 2019,

HAS ADOPTED THIS DECISION:

Article 1

In paragraph 11 of Article 7 of Protocol 31 to the EEA Agreement, the words “and 2018” are replaced by the words “, 2018 and 2019”.

Article 2

This Decision shall enter into force on the day following the last notification under Article 103(1) of the EEA Agreement *.

It shall apply from 1 January 2019.

Article 3

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 204/2019**of 10 July 2019****amending Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms [2022/2226]**

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Articles 86 and 98 thereof,

Whereas:

- (1) It is appropriate to continue the cooperation of the Contracting Parties to the EEA Agreement in Union actions funded from the general budget of the Union regarding the operation and development of the internal market of goods and services and regarding internal market governance tools.
- (2) Protocol 31 to the EEA Agreement should therefore be amended in order to allow for that extended cooperation to take place from 1 January 2019,

HAS ADOPTED THIS DECISION:

Article 1

In paragraphs 12 and 14 of Article 7 of Protocol 31 to the EEA Agreement, the words “and 2018” are replaced by the words “, 2018 and 2019”.

Article 2

This Decision shall enter into force on the day following the last notification under Article 103(1) of the EEA Agreement *.

It shall apply from 1 January 2019.

*Article 3*This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

DECISION OF THE EEA JOINT COMMITTEE No 205/2019**of 10 July 2019****amending Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms [2022/2227]**

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area (“the EEA Agreement”), and in particular Articles 86 and 98 thereof,

Whereas:

- (1) It is appropriate to continue the cooperation of the Contracting Parties to the EEA Agreement in Union actions funded from the general budget of the Union regarding company law.
- (2) Protocol 31 to the EEA Agreement should therefore be amended in order to allow for that extended cooperation to take place from 1 January 2019,

HAS ADOPTED THIS DECISION:

Article 1

In paragraph 13 of Article 7 of Protocol 31 to the EEA Agreement, the words “and 2018” are replaced by the words “, 2018 and 2019”.

Article 2

This Decision shall enter into force on the day following the last notification under Article 103(1) of the EEA Agreement *.

It shall apply from 1 January 2019.

*Article 3*This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 10 July 2019.

For the EEA Joint Committee
The President
Gunnar PÁLSSON

(*) No constitutional requirements indicated.

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