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(Non-legislative acts)

REGULATIONS

COMMISSION REGULATION (EU) No 592/2012

of 4 July 2012

amending Annexes II and III to Regulation (EC) No 396/2005 of the European Parliament and of the Council as regards maximum residue levels for bifenazate, captan, cyprodinil, fluopicolide, hexythiazox, isoprothiolane, metaldehyde, oxadixyl and phosmet in or on certain products

(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 396/2005 of the European Parliament and of the Council of 23 February 2005 on maximum residue levels of pesticides in or on food and feed of plant and animal origin and amending Council Directive 91/414/EEC⁽¹⁾, and in particular Article 14(1)(a) thereof,

Whereas:

- (1) For bifenazate and captan maximum residue levels (MRLs) were set in Annex II and Part B of Annex III to Regulation (EC) No 396/2005. For cyprodinil, fluopicolide, hexythiazox, metaldehyde, oxadixyl and phosmet MRLs were set in Part A of Annex III to Regulation (EC) No 396/2005. For isoprothiolane no MRLs were set before in any of the Annexes to Regulation (EC) No 396/2005.
- (2) In the context of a procedure for the authorisation of the use of a plant protection product containing the active substance bifenazate on currants (red, black and white), raspberries and blackberries an application was made under Article 6(1) of Regulation (EC) No 396/2005 for modification of the existing MRLs.
- (3) As regards captan, such an application was made on blackberries, raspberries, blueberries, currants (red, black and white) and gooseberries. As regards cyprodinil, such an application was made in fresh herbs, spinach and beet leaves, lettuce, lamb's lettuce, cress, scarole, rocket/rucola and leaves and sprouts of Brassica spp. As regards fluopi-

colide, such an application was made for in radishes, onions, potatoes and kale. As regards hexythiazox, such an application was made for tea. As regards metaldehyde such an application was made for strawberries, potatoes, kohlrabi, lettuce and other salad plants, the whole group of spinach and similar, the whole group of herbs and rape seed. As regards phosmet, such an application was made for potatoes, apricots, peaches, table olives, olives for oil production and rape seed.

- (4) In accordance with Article 6(2) and (4) of Regulation (EC) No 396/2005 an application was made for isoprothiolane on rice. The authorised use of isoprothiolane on rice in Japan leads to a higher residue than the MRL in Regulation (EC) No 396/2005. To avoid trade barriers for the importation of this crop, a higher MRL are necessary.
- (5) In accordance with Article 8 of Regulation (EC) No 396/2005, these applications were evaluated by the Member States concerned and the evaluation reports were forwarded to the Commission.
- (6) The Commission received information from Belgium about residues of oxadixyl on parsley, celery and leeks which exceed the current MRLs. According to the Belgium authorities, the unexpected presence of oxadixyl in these crops is due to the persistence of the active substance in soil. Belgium submitted an application in accordance with Article 6(3) of Regulation (EC) No 396/2005 for modifications to those MRLs.
- (7) The European Food Safety Authority, hereinafter "the Authority", assessed the applications and the evaluation reports, examining in particular the risks to the consumer and where relevant to animals and gave reasoned opinions on the proposed MRLs (²). It forwarded these opinions to the Commission and the Member States and made them available to the public.

- (8) The Authority concluded in its reasoned opinions that, as regards use of fluopicolide in onion, the submitted data are not sufficient to derive a new MRL. As regards use of metaldehyde in strawberries and kohlrabi, the submitted data are not sufficient to derive a new MRL. As regards phosmet in apricots, the submitted data is not sufficient to derive a new MRL.
- (9) As regards use of bifenazate on raspberries and blackberries, no modification of the MRLs is necessary, since the MRLs set out in Annex II to Regulation (EC) No 396/2005 are identical with those requested.
- (10)As regards all other applications, the Authority concluded that all requirements with respect to data were met and that the modifications to the MRLs requested by the applicants were acceptable with regard to consumer safety on the basis of a consumer exposure assessment for 27 specific European consumer groups. It took into account the most recent information on the toxicological properties of the substances. Neither the lifetime exposure to these substances via consumption of all food products that may contain these substances, nor the short term exposure due to extreme consumption of the relevant crops and products showed that there is a risk that the acceptable daily intake (ADI) or the acute reference dose (ARfD) is exceeded.

- (11) Based on the reasoned opinions of the Authority and taking into account the factors relevant to the matter under consideration, the appropriate modifications to the MRLs fulfil the requirements of Article 14(2) of Regulation (EC) No 396/2005.
- (12) Regulation (EC) No 396/2005 should therefore be amended accordingly.
- (13) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health and neither the European Parliament nor the Council has opposed them,

HAS ADOPTED THIS REGULATION:

Article 1

Annexes II and III to Regulation (EC) No 396/2005 are amended in accordance with the Annex to this Regulation.

Article 2

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

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

Done at Brussels, 4 July 2012.

For the Commission The President José Manuel BARROSO ⁽²⁾ EFSA scientific reports available online: http://www.efsa.europa.eu:.

European Food Safety Authority; Modification of the existing MRLs for bifenazate in currants (red, black and white), blackberries and raspberries. EFSA Journal 2012;10(2):2577. [24 pp.] doi:10.2903/j.efsa.2012.2577.

European Food Safety Authority; Modification of the existing MRLs for captan in certain berries. EFSA Journal 2011;9(11):2452. [31 pp.] doi:10.2903/j.efsa.2011.2452.

European Food Safety Authority; Modification of the existing MRLs for cyprodinil in various leafy crops. EFSA Journal 2012;10(1):2509. [25 pp.] doi:10.2903/j.efsa.2012.2509.

European Food Safety Authority; Modification of the existing MRLs for fluopicolide in radishes, onions, kale and potatoes. EFSA Journal 2012; 10(2):2581. [39 pp.] doi:10.2903/j.efsa.2012.2581.

European Food Safety Authority; Modification of the existing MRL for hexythiazox in tea. EFSA Journal 2012;10(1):2514. [24 pp.] doi:10.2903/j.efsa.2012.2514.

European Food Safety Authority; Reasoned opinion on the setting of a new MRL for isoprothiolane in rice. EFSA Journal 2012;10(3):2607. [29 pp.] doi:10.2903/j.efsa.2012.2607.

European Food Safety Authority; Modification of the existing MRLs for metaldehyde in various crops. EFSA Journal 2012;10(1):2515. [33 pp.] doi:10.2903/j.efsa.2012.2515.

European Food Safety Authority; Modification of the existing MRLs for oxadixyl in parsley, celery and leek. EFSA Journal 2012; 10(2):2565. [27 pp.] doi:10.2903/j.efsa.2012.2565.

European Food Safety Authority; Modification of the existing MRLs for phosmet in various crops. EFSA Journal 2012;10(2):2582. [27 pp.] doi:10.2903/j.efsa.2012.2582.

⁽¹⁾ OJ L 70, 16.3.2005, p. 1.

ANNEX

Annexes II and III to Regulation (EC) No 396/2005 are amended as follows:

(1) In Annex II, the columns for bifenazate and captan are replaced by the following:

Pesticide residues and maximum residue levels (mg/kg)

Code number	Groups and examples of individual products to which the MRLs apply (ª)	Bifenazate	Captan (R)
(1)	(2)	(3)	(4)
0100000	1. FRUIT FRESH OR FROZEN; NUTS		
0110000	(i) Citrus fruit	0,01 (*)	0,02 (*)
0110010	Grapefruit (Shaddocks, pomelos, sweeties, tangelo (except mineola), ugli and other hybrids)		
0110020	Oranges (Bergamot, bitter orange, chinotto and other hybrids)		
0110030	Lemons (Citron, lemon)		
0110040	Limes		
0110050	Mandarins (Clementine, tangerine, mineola and other hybrids)		
0110990	Others		
0120000	(ii) Tree nuts (shelled or unshelled)	0,01 (*)	
0120010	Almonds		0,3
0120020	Brazil nuts		0,02 (*)
0120030	Cashew nuts		0,02 (*)
0120040	Chestnuts		0,02 (*)
0120050	Coconuts		0,02 (*)
0120060	Hazelnuts (Filbert)		0,02 (*)
0120070	Macadamia		0,02 (*)
0120080	Pecans		0,02 (*)
0120090	Pine nuts		0,02 (*)
0120100	Pistachios		0,02 (*)
0120110	Walnuts		0,02 (*)
0120990	Others		0,02 (*)
0130000	(iii) Pome fruit	0,01 (*)	3
0130010	Apples (Crab apple)		
0130020	Pears (Oriental pear)		
0130030	Quinces		
0130040	Medlar	(**)	(**)
0130050	Loquat	(**)	(**)
0130990	Others		
0140000	(iv) Stone fruit	0,01 (*)	
0140010	Apricots		4

(1)	(2)	(3)	(4)
0140020	Cherries (sweet cherries, sour cherries)		5
0140030	Peaches (Nectarines and similar hybrids)		4
0140040	Plums (Damson, greengage, mirabelle, sloe)		7
0140990	Others		0,02 (*)
0150000	(v) Berries & small fruit		
0151000	(a) Table and wine grapes	0,01 (*)	0,02 (*)
0151010	Table grapes		
0151020	Wine grapes		
0152000	(b) Strawberries	2	3
0153000	(c) Cane fruit	7	
0153010	Blackberries		10
0153020	Dewberries (Loganberries, boysenberries, and cloudberries)		0,02 (*)
0153030	Raspberries (Wineberries, arctic bramble/raspberry, (Rubus arcticus), nectar raspberries (Rubus arcticus x idaeus))		10
0153990	Others		0,02 (*)
0154000	(d) Other small fruit & berries		
0154010	Blueberries (Bilberries)	0,01 (*)	15
0154020	Cranberries (Cowberries (red bilberries))	0,01 (*)	0,02 (*)
0154030	Currants (red, black and white)	0,7	15
0154040	Gooseberries (Including hybrids with other ribes species)	0,01 (*)	15
0154050	Rose hips	(**)	(**)
0154060	Mulberries (arbutus berry)	(**)	(**)
0154070	Azarole (mediteranean medlar) (Kiwiberry (Actinidia arguta))	(**)	(**)
0154080	Elderberries (Black chokeberry (appleberry), mountain ash, buckthorn (sea sallowthorn), hawthorn, service berries, and other treeberries)	(**)	(**)
0154990	Others	0,01 (*)	0,02 (*)
0160000	(vi) Miscellaneous fruit	0,01 (*)	
0161000	(a) Edible peel		0,02 (*)
0161010	Dates		
0161020	Figs		
0161030	Table olives		
0161040	Kumquats (Marumi kumquats, nagami kumquats, limequats (Citrus aurantifolia x Fortunella spp.))		
0161050	Carambola (Bilimbi)	(**)	(**)
0161060	Persimmon	(**)	(**)
0161070	Jambolan (java plum) (Java apple (water apple), pomerac, rose apple, Brazilean cherry Surinam cherry (grumichama Eugenia uniflora),)	(**)	(**)
0161990	Others		
0162000	(b) Inedible peel, small		0,02 (*)

(1)	(2)	(3)	(4)
0162010	Kiwi		
0162020	Lychee (Litchi) (Pulasan, rambutan (hairy litchi), mangosteen)		
0162030	Passion fruit		
0162040	Prickly pear (cactus fruit)	(**)	(**)
0162050	Star apple	(**)	(**)
0162060	American persimmon (Virginia kaki) (Black sapote, white sapote, green sapote, canistel (yellow sapote), and mammey sapote)	(**)	(**)
0162990	Others		
0163000	(c) Inedible peel, large		
0163010	Avocados		0,02 (*)
0163020	Bananas (Dwarf banana, plantain, apple banana)		0,02 (*)
0163030	Mangoes		2
0163040	Рарауа		0,02 (*)
0163050	Pomegranate		0,02 (*)
0163060	Cherimoya (Custard apple, sugar apple (sweetsop), llama and other medium sized Annon-aceae)	(**)	(**)
0163070	Guava (Red pitaya or dragon fruit (Hylocereus undatus))	(**)	(**)
0163080	Pineapples		0,02 (*)
0163090	Bread fruit (Jackfruit)	(**)	(**)
0163100	Durian	(**)	(**)
0163110	Soursop (guanabana)	(**)	(**)
0163990	Others		0,02 (*)
0200000	2. VEGETABLES FRESH OR FROZEN		
0210000	(i) Root and tuber vegetables	0,01 (*)	
0211000	(a) Potatoes		0,05
0212000	(b) Tropical root and tuber vegetables		0,02 (*)
0212010	Cassava (Dasheen, eddoe (Japanese taro), tannia)		
0212020	Sweet potatoes		
0212030	Yams (Potato bean (yam bean), Mexican yam bean)		
0212040	Arrowroot	(**)	(**)
0212990	Others		
0213000	(c) Other root and tuber vegetables except sugar beet		
0213010	Beetroot		0,02 (*)
0213020	Carrots		0,1
0213030	Celeriac		0,1
0213040	Horseradish (Angelica roots, lovage roots, gentiana roots,)		0,02 (*)
0213050	Jerusalem artichokes		0,02 (*)

(1)	(2)	(3)	(4)
0213070	Parsley root		0,02 (*)
0213080	Radishes (Black radish, Japanese radish, small radish and similar varieties, tiger nut (Cyperus esculentus))		0,02 (*)
0213090	Salsify (Scorzonera, Spanish salsify (Spanish oysterplant))		0,02 (*)
0213100	Swedes		0,02 (*)
0213110	Turnips		0,02 (*)
0213990	Others		0,02 (*)
0220000	(ii) Bulb vegetables	0,01 (*)	0,02 (*)
0220010	Garlic		
0220020	Onions (Silverskin onions)		
0220030	Shallots		
0220040	Spring onions (Welsh onion and similar varieties)		
0220990	Others		
0230000	(iii) Fruiting vegetables		
0231000	(a) Solanacea		
0231010	Tomatoes (Cherry tomatoes, tree tomato, Physalis, gojiberry, wolfberry (Lycium barbarum and L. chinense))	0,5	2
0231020	Peppers (Chilli peppers)	2	0,1
0231030	Aubergines (egg plants) (Pepino)	0,5	0,02 (*)
0231040	Okra, lady's fingers	0,01 (*)	0,02 (*)
0231990	Others	0,01 (*)	0,02 (*)
0232000	(b) Cucurbits - edible peel	0,3	0,02 (*)
0232010	Cucumbers		
0232020	Gherkins		
0232030	Courgettes (Summer squash, marrow (patisson))		
0232990	Others		
0233000	(c) Cucurbits-inedible peel	0,01 (*)	
0233010	Melons (Kiwano)		0,1
0233020	Pumpkins (Winter squash)		0,02 (*)
0233030	Watermelons		0,02 (*)
0233990	Others		0,02 (*)
0234000	(d) Sweet corn	0,01 (*)	0,02 (*)
0239000	(e) Other fruiting vegetables	0,01 (*)	0,02 (*)
0240000	(iv) Brassica vegetables	0,01 (*)	0,02 (*)
0241000	(a) Flowering brassica		
0241010	Broccoli (Calabrese, Chinese broccoli, broccoli raab)		

(1)	(2)	(3)	(4)
0241020	Cauliflower		
0241990	Others		
0242000	(b) Head brassica		
0242010	Brussels sprouts		
0242020	Head cabbage (Pointed head cabbage, red cabbage, savoy cabbage, white cabbage)		
0242990	Others		
0243000	(c) Leafy brassica		
0243010	Chinese cabbage (Indian (Chinese) mustard, pak choi, Chinese flat cabbage (tai goo choi), choi sum, peking cabbage (pe-tsai),)		
0243020	Kale (Borecole (curly kale), collards, Portuguese Kale, Portuguese cabbage, cow cabbage)		
0243990	Others		
0244000	(d) Kohlrabi		
0250000	(v) Leaf vegetables & fresh herbs	0,01 (*)	
0251000	(a) Lettuce and other salad plants including Brassicacea		
0251010	Lamb's lettuce (Italian cornsalad)		0,02 (*)
0251020	Lettuce (Head lettuce, lollo rosso (cutting lettuce), iceberg lettuce, romaine (cos) lettuce)		0,02 (*)
0251030	Scarole (broad-leaf endive) (Wild chicory, red-leaved chicory, radicchio, curld leave endive, sugar loaf)		2
0251040	Cress		0,02 (*)
0251050	Land cress	(**)	(**)
0251060	Rocket, Rucola (Wild rocket)		0,02 (*)
0251070	Red mustard	(**)	(**)
0251080	Leaves and sprouts of Brassica spp (Mizuna, leaves of peas and radish and other babyleaf brassica crops (crops harvested up to 8 true leaf stage))		0,02 (*)
0251990	Others		0,02 (*)
0252000	(b) Spinach & similar (leaves)		0,02 (*)
0252010	Spinach (New Zealand spinach, amaranthus spinach)		
0252020	Purslane (Winter purslane (miner's lettuce), garden purslane, common purslane, sorrel, glassworth, Agretti (Salsola soda))	(**)	(**)
0252030	Beet leaves (chard) (Leaves of beetroot)		
0252990	Others		
0253000	(c) Vine leaves (grape leaves)	(**)	(**)
0254000	(d) Water cress		0,02 (*)
0255000	(e) Witloof		0,02 (*)
0256000	(f) Herbs		0,02 (*)
0256010	Chervil		
0256020	Chives		
0256030	Celery leaves (Fennel leaves, Coriander leaves, dill leaves, Caraway leaves, lovage, angelica, sweet cisely and other Apiacea leaves)		
0256040	Parsley		

(1)	(2)	(3)	(4)
0256050	Sage (Winter savory, summer savory,)	(**)	(**)
0256060	Rosemary	(**)	(**)
0256070	Thyme (Marjoram, oregano)	(**)	(**)
0256080	Basil (Balm leaves, mint, peppermint)	(**)	(**)
0256090	Bay leaves (laurel)	(**)	(**)
0256100	Tarragon (Hyssop)	(**)	(**)
0256990	Others (Edible flowers)		
0260000	(vi) Legume vegetables (fresh)		
0260010	Beans (with pods) (Green bean (french beans, snap beans), scarlet runner bean, slicing bean, yardlong beans)	7	2
0260020	Beans (without pods) (Broad beans, Flageolets, jack bean, lima bean, cowpea)	0,4	2
0260030	Peas (with pods) (Mangetout (sugar peas, snow peas))	7	0,02 (*)
0260040	Peas (without pods) (Garden pea, green pea, chickpea)	0,4	0,02 (*)
0260050	Lentils	7	0,02 (*)
0260990	Others	0,01 (*)	0,02 (*)
0270000	(vii) Stem vegetables (fresh)	0,01 (*)	
0270010	Asparagus		0,02 (*)
0270020	Cardoons		0,02 (*)
0270030	Celery		0,02 (*)
0270040	Fennel		0,02 (*)
0270050	Globe artichokes		0,02 (*)
0270060	Leek		2
0270070	Rhubarb		0,02 (*)
0270080	Bamboo shoots	(**)	(**)
0270090	Palm hearts	(**)	(**)
0270990	Others		0,02 (*)
0280000	(viii) Fungi	0,01 (*)	0,02 (*)
0280010	Cultivated (Common mushroom, Oyster mushroom, Shi-take)		
0280020	Wild (Chanterelle, Truffle, Morel, Cep)		
0280990	Others		
0290000	(ix) Sea weeds	(**)	(**)
0300000	3. PULSES, DRY		0,02 (*)
0300010	Beans (Broad beans, navy beans, flageolets, jack beans, lima beans, field beans, cowpeas)	0,3	
0300020	Lentils	0,01 (*)	
0300030	Peas (Chickpeas, field peas, chickling vetch)	0,01 (*)	
0300040	Lupins	0,01 (*)	
0300990	Others	0,01 (*)	

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(1)	(2)	(3)	(4)
0400000	4. OILSEEDS AND OILFRUITS		0,02 (*)
0401000	(i) Oilseeds	0,02 (*)	
0401010	Linseed		
0401020	Peanuts		
0401030	Poppy seed		
0401040	Sesame seed		
0401050	Sunflower seed		
0401060	Rape seed (Bird rapeseed, turnip rape)		
0401070	Soya bean		
0401080	Mustard seed		
0401090	Cotton seed		
0401100	Pumpkin seeds (Other seeds of cucurbitacea)		
0401110	Safflower	(**)	(**)
0401120	Borage	(**)	(**)
0401130	Gold of pleasure	(**)	(**)
0401140	Hempseed		
0401150	Castor bean	(**)	(**)
0401990	Others		
0402000	(ii) Oilfruits	0,01 (*)	
0402010	Olives for oil production		
0402020	Palm nuts (palmoil kernels)	(**)	(**)
0402030	Palmfruit	(**)	(**)
0402040	Kapok	(**)	(**)
0402990	Others		
0500000	5. CEREALS	0,01 (*)	0,02 (*)
0500010	Barley		
0500020	Buckwheat (Amaranthus, quinoa)		
0500030	Maize		
0500040	Millet (Foxtail millet, teff)		
0500050	Oats		
0500060	Rice		
0500070	Rye		
0500080	Sorghum		
0500090	Wheat (Spelt, triticale)		
0500990	Others		
0600000	6. TEA, COFFEE, HERBAL INFUSIONS AND COCOA	0,02 (*)	0,05 (*)
0610000	(i) Tea (dried leaves and stalks, fermented or otherwise of Camellia sinensis)		
0620000	(ii) Coffee beans	(**)	(**)

(1)	(2)	(3)	(4)
0630000	(iii) Herbal infusions (dried)	(**)	(**)
0631000	(a) Flowers	(**)	(**)
0631010	Camomille flowers	(**)	(**)
0631020	Hybiscus flowers	(**)	(**)
0631030	Rose petals	(**)	(**)
0631040	Jasmine flowers (Elderflowers (Sambucus nigra))	(**)	(**)
0631050	Lime (linden)	(**)	(**)
0631990	Others	(**)	(**)
0632000	(b) Leaves	(**)	(**)
0632010	Strawberry leaves	(**)	(**)
0632020	Rooibos leaves (Ginkgo leaves)	(**)	(**)
0632030	Maté	(**)	(**)
0632990	Others	(**)	(**)
0633000	(c) Roots	(**)	(**)
0633010	Valerian root	(**)	(**)
0633020	Ginseng root	(**)	(**)
0633990	Others	(**)	(**)
0639000	(d) Other herbal infusions	(**)	(**)
0640000	(iv) Cocoa (fermented beans)	(**)	(**)
0650000	(v) Carob (st johns bread)	(**)	(**)
0700000	7. HOPS (dried), including hop pellets and unconcentrated powder	0,02 (*)	0,05 (*)
0800000	8. SPICES	(**)	(**)
0810000	(i) Seeds	(**)	(**)
0810010	Anise	(**)	(**)
0810020	Black caraway	(**)	(**)
0810030	Celery seed (Lovage seed)	(**)	(**)
0810040	Coriander seed	(**)	(**)
0810050	Cumin seed	(**)	(**)
0810060	Dill seed	(**)	(**)
0810070	Fennel seed	(**)	(**)
0810080	Fenugreek	(**)	(**)
0810090	Nutmeg	(**)	(**)
0810990	Others	(**)	(**)
0820000	(ii) Fruits and berries	(**)	(**)
0820010	Allspice	(**)	(**)
	Anise pepper (Japan pepper)	(**)	(**)
0820020	Anise pepper (Japan pepper)		()

(1)	(2)	(3)	(4)
0820040	Cardamom	(**)	(**)
0820050	Juniper berries	(**)	(**)
0820060	Pepper, black and white (Long pepper, pink pepper)	(**)	(**)
0820070	Vanilla pods	(**)	(**)
0820080	Tamarind	(**)	(**)
0820990	Others	(**)	(**)
0830000	(iii) Bark	(**)	(**)
0830010	Cinnamon (Cassia)	(**)	(**)
0830990	Others	(**)	(**)
0840000	(iv) Roots or rhizome	(**)	(**)
0840010	Liquorice	(**)	(**)
0840020	Ginger	(**)	(**)
0840030	Turmeric (Curcuma)	(**)	(**)
0840040	Horseradish	(**)	(**)
0840990	Others	(**)	(**)
0850000	(v) Buds	(**)	(**)
0850010	Cloves	(**)	(**)
0850020	Capers	(**)	(**)
0850990	Others	(**)	(**)
0860000	(vi) Flower stigma	(**)	(**)
0860010	Saffron	(**)	(**)
0860990	Others	(**)	(**)
0870000	(vii) Aril	(**)	(**)
0870010	Масе	(**)	(**)
0870990	Others	(**)	(**)
0900000	9. SUGAR PLANTS	(**)	(**)
0900010	Sugar beet (root)	(**)	(**)
0900020	Sugar cane	(**)	(**)
0900030	Chicory roots	(**)	(**)
0900990	Others	(**)	(**)
1000000	10. PRODUCTS OF ANIMAL ORIGIN-TERRESTRIAL ANIMALS	0,01 (*)	0,02 (*)
1010000	(i) Meat, preparations of meat, offals, blood, animal fats fresh chilled or frozen, salted, in brine, dried or smoked or processed as flours or meals other processed products such as sausages and food preparations based on these		
1011000	(a) Swine		
1011010	Meat		
1011020	Fat free of lean meat		
1011030	Liver		

(1)	(2)	(3)	(4)
1011040	Kidney		
1011050	Edible offal		
1011990	Others		
1012000	(b) Bovine		
1012010	Meat		
1012020	Fat		
1012030	Liver		
1012040	Kidney		
1012050	Edible offal		
1012990	Others		
1013000	(c) Sheep		
1013010	Meat		
1013020	Fat		
1013030	Liver		
1013040	Kidney		
1013050	Edible offal		
1013990	Others		
1014000	(d) Goat		
1014010	Meat		
1014020	Fat		
1014030	Liver		
1014040	Kidney		
1014050	Edible offal		
1014990	Others		
1015000	(e) Horses, asses, mules or hinnies	(**)	(**)
1015010	Meat	(**)	(**)
1015020	Fat	(**)	(**)
1015030	Liver	(**)	(**)
1015040	Kidney	(**)	(**)
1015050	Edible offal	(**)	(**)
1015990	Others	(**)	(**)
1016000	(f) Poultry -chicken, geese, duck, turkey and Guinea fowl-, ostrich, pigeon		
1016010	Meat		
1016020	Fat		
1016030	Liver		
1016040	Kidney		
1016050	Edible offal		

(1)	(2)	(3)	(4)
1016990	Others		
1017000	(g) Other farm animals (Rabbit, Kangaroo)	(**)	(**)
1017010	Meat	(**)	(**)
1017020	Fat	(**)	(**)
1017030	Liver	(**)	(**)
1017040	Kidney	(**)	(**)
1017050	Edible offal	(**)	(**)
1017990	Others	(**)	(**)
1020000	(ii) Milk and cream, not concentrated, nor containing added sugar or sweetening matter, butter and other fats derived from milk, cheese and curd		
1020010	Cattle		
1020020	Sheep		
1020030	Goat		
1020040	Horse		
1020990	Others		
1030000	(iii) Birds' eggs, fresh preserved or cooked Shelled eggs and egg yolks fresh, dried, cooked by steaming or boiling in water, moulded, frozen or otherwise preserved whether or not containing added sugar or sweetening matter		
1030010	Chicken		
1030020	Duck	(**)	(**)
1030030	Goose	(**)	(**)
1030040	Quail	(**)	(**)
1030990	Others	(**)	(**)
1040000	(iv) Honey (Royal jelly, pollen)	(**)	(**)
1050000	(v) Amphibians and reptiles (Frog legs, crocodiles)	(**)	(**)
1060000	(vi) Snails	(**)	(**)
1070000	(vii) Other terrestrial animal products	(**)	(**)

(*) For the complete list of products of plant and animal origin to which MRLs apply, reference should be made to Annex I.
 (*) Indicates lower limit of analytical determination
 (**) Pesticide-code combination for which the MRL as set in Annex III Part B applies.

Captan (R)

Captan: The enforcement residue definition for the following codes is "the sum of captan and folpet": 0130000; 0152000; 0153010; 0153030; 0154030; 0154040; 0231010; 0260010; 0260020;

(2) Part A of Annex III is ammended as follows:

(a) the columns for cyprodinil, fluopicolide, hexythiazox, metaldehyde, oxadixyl and phosmet are replaced by the following:

'Pesticide residues and maximum residue levels (mg/kg)

Code number	Groups and examples of individual products to which the MRLs apply (ª)	Cyprodinil (F) (R)	Fluopicolide	Hexythiazox	Metaldehyde	Oxadixyl	Phosmet (phosmet and phosmet oxon expressed as phosmet) (R)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0100000	1. FRUIT FRESH OR FROZEN; NUTS					0,01 (*)	
0110000	(i) Citrus fruit	0,05 (*)	0,01 (*)	1	0,05 (*)		0,2
0110010	Grapefruit (Shaddocks, pomelos, sweeties, tangelo (except mineola), ugli and other hybrids)						
0110020	Oranges (Bergamot, bitter orange, chinotto and other hybrids)						
0110030	Lemons (Citron, lemon)						
0110040	Limes						
0110050	Mandarins (Clementine, tangerine, mineola and other hybrids)						
0110990	Others						
0120000	(ii) Tree nuts (shelled or unshelled)	0,05 (*)	0,01 (*)	0,5	0,05 (*)		
0120010	Almonds						2
0120020	Brazil nuts						0,05 (*)
0120030	Cashew nuts						0,05 (*)
0120040	Chestnuts						2
0120050	Coconuts						0,05 (*)
0120060	Hazelnuts (Filbert)						0,1
0120070	Macadamia						0,05 (*)
0120080	Pecans						0,05 (*)
0120090	Pine nuts						0,05 (*)
0120100	Pistachios						2
0120110	Walnuts						2
0120990	Others						0,05 (*)
0130000	(iii) Pome fruit	1	0,01 (*)		0,05 (*)		0,2
0130010	Apples (Crab apple)			1			
0130020	Pears (Oriental pear)			1			
0130030	Quinces			0,5			
0130040	Medlar			0,5			
0130050	Loquat			0,5			
0130990	Others			0,5			

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0140000	(iv) Stone fruit		0,01 (*)		0,05 (*)		
0140010	Apricots	2		1			0,05 (*)
0140020	Cherries (sweet cherries, sour cherries)	1		1			1
0140030	Peaches (Nectarines and similar hybrids)	2		1			1
0140040	Plums (Damson, greengage, mirabelle, sloe)	2		0,5			0,6
0140990	Others	0,5		0,5			0,05 (*)
0150000	(v) Berries & small fruit						
0151000	(a) Table and wine grapes	5	2	1	0,05 (*)		0,05 (*)
0151010	Table grapes						
0151020	Wine grapes						
0152000	(b) Strawberries	5	0,01 (*)	0,5	0,1		0,05 (*)
0153000	(c) Cane fruit		0,01 (*)	0,5	0,05 (*)		0,05 (*)
0153010	Blackberries	10					
0153020	Dewberries (Loganberries, boysenberries, and cloudberries)	0,05 (*)					
0153030	Raspberries (Wineberries, arctic bramble/rasp- berry, (Rubus arcticus), nectar raspberries (Rubus arcticus x idaeus))	10					
0153990	Others	0,05 (*)					
0154000	(d) Other small fruit & berries		0,01 (*)	0,5	0,05 (*)		
0154010	Blueberries (Bilberries)	5					10
0154020	Cranberries (Cowberries (red bilberries))	2					10
0154030	Currants (red, black and white)	5					2
0154040	Gooseberries (Including hybrids with other ribes species)	5					0,05 (*)
0154050	Rose hips	2					2
0154060	Mulberries (arbutus berry)	2					2
0154070	Azarole (mediteranean medlar) (Kiwiberry (Actinidia arguta))	2					2
0154080	Elderberries (Black chokeberry (appleberry), mountain ash, buckthorn (sea sallowthorn), hawthorn, service berries, and other treeberries)	2					2
0154990	Others	2					2
0160000	(vi) Miscellaneous fruit	0,05 (*)	0,01 (*)		0,05 (*)		
0161000	(a) Edible peel						
0161010	Dates			2			0,05 (*)
0161020	Figs			0,5			2
0161030	Table olives			0,5			10
0161040	Kumquats (Marumi kumquats, nagami kumquats, limequats (Citrus aurantifolia x Fortunella spp.))			0,5			2
0161050	Carambola (Bilimbi)			0,5			2

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0161060	Persimmon			0,5			0,05 (*)
0161070	Jambolan (java plum) (Java apple (water apple), pomerac, rose apple, Brazilean cherry Surinam cherry (grumichama Eugenia uniflora),)			0,5			2
0161990	Others			0,5			2
0162000	(b) Inedible peel, small						
0162010	Kiwi			1			0,05 (*)
0162020	Lychee (Litchi) (Pulasan, rambutan (hairy litchi), mangosteen)			0,5			2
0162030	Passion fruit			0,5			0,05 (*)
0162040	Prickly pear (cactus fruit)			0,5			2
0162050	Star apple			0,5			2
0162060	American persimmon (Virginia kaki) (Black sapote, white sapote, green sapote, canistel (yellow sapote), and mammey sapote)			0,5			2
0162990	Others			0,5			2
0163000	(c) Inedible peel, large			0,5			
0163010	Avocados						0,05 (*)
0163020	Bananas (Dwarf banana, plantain, apple banana)						0,05 (*)
0163030	Mangoes						0,05 (*)
0163040	Рарауа						2
0163050	Pomegranate						0,05 (*)
0163060	Cherimoya (Custard apple, sugar apple (sweetsop), llama and other medium sized Annonaceae)						2
0163070	Guava (Red pitaya or dragon fruit (Hylocereus undatus))						2
0163080	Pineapples						0,05 (*)
0163090	Bread fruit (Jackfruit)						0,05 (*)
0163100	Durian						0,05 (*)
0163110	Soursop (guanabana)						0,05 (*)
0163990	Others						0,05 (*)
0200000	2. VEGETABLES FRESH OR FROZEN						0,05 (*)
0210000	(i) Root and tuber vegetables					0,05	
0211000	(a) Potatoes	0,05 (*)	0,03	0,05 (*)	0,15		
0212000	(b) Tropical root and tuber vegetables	0,05 (*)	0,01 (*)	0,5	0,05 (*)		
0212010	Cassava (Dasheen, eddoe (Japanese taro), tannia)						
0212020	Sweet potatoes						
0212030	Yams (Potato bean (yam bean), Mexican yam bean)						
0212040	Arrowroot						

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0212990	Others						
0213000	(c) Other root and tuber vegetables except sugar beet			0,5	2		
0213010	Beetroot	1	0,01 (*)				
0213020	Carrots	2	0,01 (*)				
0213030	Celeriac	0,3	0,01 (*)				
0213040	Horseradish (Angelica roots, lovage roots, gentiana roots,)	2	0,01 (*)				
0213050	Jerusalem artichokes	0,05 (*)	0,01 (*)				
0213060	Parsnips	2	0,01 (*)				
0213070	Parsley root	2	0,01 (*)				
0213080	Radishes (Black radish, Japanese radish, small radish and similar varieties, tiger nut (Cyperus esculentus))	0,05 (*)	0,06				
0213090	Salsify (Scorzonera, Spanish salsify (Spanish oysterplant))	2	0,01 (*)				
0213100	Swedes	0,05 (*)	0,01 (*)				
0213110	Turnips	0,05 (*)	0,01 (*)				
0213990	Others	0,05 (*)	0,01 (*)				
0220000	(ii) Bulb vegetables			0,5	0,05 (*)	0,01 (*)	
0220010	Garlic	0,3	0,01 (*)				
0220020	Onions (Silverskin onions)	0,3	1				
0220030	Shallots	0,3	0,01 (*)				
0220040	Spring onions (Welsh onion and similar varieties)	1	10				
0220990	Others	0,05 (*)	0,01 (*)				
0230000	(iii) Fruiting vegetables			0,5	0,05 (*)	0,01 (*)	
0231000	(a) Solanacea		1				
0231010	Tomatoes (Cherry tomatoes, tree tomato, Physalis, gojiberry, wolfberry (Lycium barbarum and L. chinense))	1					
0231020	Peppers (Chilli peppers)	1					
0231030	Aubergines (egg plants) (Pepino)	1					
0231040	Okra, lady's fingers	0,5					
0231990	Others	0,5					
0232000	(b) Cucurbits - edible peel	0,5	0,5				
0232010	Cucumbers						
0232020	Gherkins						
0232030	Courgettes (Summer squash, marrow (patis- son))						
0232990	Others						
0233000	(c) Cucurbits-inedible peel	0,05 (*)	0,5				1

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0233010	Melons (Kiwano)						
0233020	Pumpkins (Winter squash)						
0233030	Watermelons						
0233990	Others						
0234000	(d) Sweet corn	0,05 (*)	0,01 (*)				
0239000	(e) Other fruiting vegetables	0,05 (*)	0,01 (*)				
0240000	(iv) Brassica vegetables	0,05 (*)				0,01 (*)	
0241000	(a) Flowering brassica		2		1		
0241010	Broccoli (Calabrese, Chinese broccoli, broccoli raab)			0,5			
0241020	Cauliflower			2			
0241990	Others			1			
0242000	(b) Head brassica				1		
0242010	Brussels sprouts		0,2	5			
0242020	Head cabbage (Pointed head cabbage, red cabbage, savoy cabbage, white cabbage)		0,2	2			
0242990	Others		0,01 (*)	3			
0243000	(c) Leafy brassica				1		
0243010	Chinese cabbage (Indian (Chinese) mustard, pak choi, Chinese flat cabbage (tai goo choi), choi sum, peking cabbage (pe-tsai),)		0,1	0,5			
0243020	Kale (Borecole (curly kale), collards, Portuguese Kale, Portuguese cabbage, cow cabbage)		2	0,5			
0243990	Others		0,1	1			
0244000	(d) Kohlrabi		0,03	1	0,1		
0250000	(v) Leaf vegetables & fresh herbs			0,5			
0251000	(a) Lettuce and other salad plants including Brassicacea	15			2	0,1	
0251010	Lamb's lettuce (Italian cornsalad)		0,01 (*)				
0251020	Lettuce (Head lettuce, lollo rosso (cutting lettuce), iceberg lettuce, romaine (cos) lettuce)		8				
0251030	Scarole (broad-leaf endive) (Wild chicory, red- leaved chicory, radicchio, curld leave endive, sugar loaf)		0,01 (*)				
0251040	Cress		0,01 (*)				
0251050	Land cress		0,01 (*)				
0251060	Rocket, Rucola (Wild rocket)		0,01 (*)				
0251070	Red mustard		0,01 (*)				
0251080	Leaves and sprouts of Brassica spp (Mizuna, leaves of peas and radish and other babyleaf brassica crops (crops harvested up to 8 true leaf stage))		0,01 (*)				
0251990	Others		0,01 (*)			1	

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0252000	(b) Spinach & similar (leaves)	15	0,01 (*)		2	0,01 (*)	
0252010	Spinach (New Zealand spinach, amaranthus spinach)						
0252020	Purslane (Winter purslane (miner's lettuce), garden purslane, common purslane, sorrel, glassworth, Agretti (Salsola soda))						
0252030	Beet leaves (chard) (Leaves of beetroot)						
0252990	Others						
0253000	(c) Vine leaves (grape leaves)	0,05 (*)	0,01 (*)		0,05 (*)	0,01 (*)	
0254000	(d) Water cress	0,05 (*)	0,01 (*)		0,05 (*)	0,01 (*)	
0255000	(e) Witloof	0,05 (*)	0,01 (*)		0,05 (*)	0,01 (*)	
0256000	(f) Herbs	15	0,01 (*)		2		
0256010	Chervil					0,01 (*)	
0256020	Chives					0,01 (*)	
0256030	Celery leaves (Fennel leaves, Coriander leaves, dill leaves, Caraway leaves, lovage, angelica, sweet cisely and other Apiacea leaves)					0,01 (*)	
0256040	Parsley					0,3	
0256050	Sage (Winter savory, summer savory,)					0,01 (*)	
0256060	Rosemary					0,01 (*)	
0256070	Thyme (Marjoram, oregano)					0,01 (*)	
0256080	Basil (Balm leaves, mint, peppermint)					0,01 (*)	
0256090	Bay leaves (laurel)					0,01 (*)	
0256100	Tarragon (Hyssop)					0,01 (*)	
0256990	Others (Edible flowers)					0,01 (*)	
0260000	(vi) Legume vegetables (fresh)		0,01 (*)	0,5	0,05 (*)	0,01 (*)	
0260010	Beans (with pods) (Green bean (french beans, snap beans), scarlet runner bean, slicing bean, yardlong beans)	2					
0260020	Beans (without pods) (Broad beans, Flageolets, jack bean, lima bean, cowpea)	0,5					
0260030	Peas (with pods) (Mangetout (sugar peas, snow peas))	2					
0260040	Peas (without pods) (Garden pea, green pea, chickpea)	0,1					
0260050	Lentils	0,2					
0260990	Others	0,05 (*)					
0270000	(vii) Stem vegetables (fresh)			0,5	1		
0270010	Asparagus	0,05 (*)	0,01 (*)			0,01 (*)	
0270020	Cardoons	0,05 (*)	0,01 (*)			0,01 (*)	
0270030	Celery	5	0,01 (*)			0,1	

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0270040	Fennel	0,2	0,01 (*)			0,01 (*)	
0270050	Globe artichokes	0,05 (*)	0,01 (*)			0,01 (*)	
0270060	Leek	0,05 (*)	1,5			0,07	
0270070	Rhubarb	0,05 (*)	0,01 (*)			0,01 (*)	
0270080	Bamboo shoots	0,05 (*)	0,01 (*)			0,01 (*)	
0270090	Palm hearts	0,05 (*)	0,01 (*)			0,01 (*)	
0270990	Others	0,05 (*)	0,01 (*)			0,01 (*)	
0280000	(viii) Fungi	0,05 (*)	0,01 (*)	0,5	0,05 (*)	0,01 (*)	
0280010	Cultivated (Common mushroom, Oyster mushroom, Shi-take)						
0280020	Wild (Chanterelle, Truffle, Morel, Cep)						
0280990	Others						
0290000	(ix) Sea weeds	0,05 (*)	0,01 (*)	0,05 (*)	0,05 (*)	0,01 (*)	
0300000	3. PULSES, DRY	0,2	0,01 (*)		0,05 (*)	0,01 (*)	0,05 (*)
0300010	Beans (Broad beans, navy beans, flageolets, jack beans, lima beans, field beans, cowpeas)			0,5			
0300020	Lentils			0,2			
0300030	Peas (Chickpeas, field peas, chickling vetch)			0,2			
0300040	Lupins			0,2			
0300990	Others			0,2			
0400000	4. OILSEEDS AND OILFRUITS	0,05 (*)	0,01 (*)			0,02 (*)	
0401000	(i) Oilseeds			0,5			
0401010	Linseed				0,05 (*)		0,05 (*)
0401020	Peanuts				0,05 (*)		0,05 (*)
0401030	Poppy seed				0,05 (*)		0,05 (*)
0401040	Sesame seed				0,05 (*)		0,05 (*)
0401050	Sunflower seed				0,05 (*)		0,05 (*)
0401060	Rape seed (Bird rapeseed, turnip rape)				0,6		0,5
0401070	Soya bean				0,05 (*)		0,05 (*)
0401080	Mustard seed				0,05 (*)		0,05 (*)
0401090	Cotton seed				0,05 (*)		0,05 (*)
0401100	Pumpkin seeds (Other seeds of cucurbitacea)				0,05 (*)		0,05 (*)
0401110	Safflower				0,05 (*)		0,05 (*)
0401120	Borage				0,05 (*)		0,05 (*)
0401130	Gold of pleasure				0,05 (*)		0,05 (*)
0401140	Hempseed				0,05 (*)		0,05 (*)
0401150	Castor bean				0,05 (*)		0,05 (*)
0401990	Others				0,05 (*)		0,05 (*)

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(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0402000	(ii) Oilfruits				0,05 (*)		
0402010	Olives for oil production			0,5			3
0402020	Palm nuts (palmoil kernels)			0,05 (*)			0,05 (*)
0402030	Palmfruit			0,05 (*)			0,05 (*)
0402040	Kapok			0,05 (*)			0,05 (*)
0402990	Others			0,05 (*)			0,05 (*)
0500000	5. CEREALS		0,01 (*)		0,05 (*)	0,01 (*)	
0500010	Barley	3		0,2			0,05 (*)
0500020	Buckwheat (Amaranthus, quinoa)	0,05 (*)		0,5			0,05 (*)
0500030	Maize	0,05 (*)		0,5			0,05 (*)
0500040	Millet (Foxtail millet, teff)	0,05 (*)		0,5			0,05 (*)
0500050	Oats	2		0,5			0,05 (*)
0500060	Rice	0,05 (*)		0,5			0,05 (*)
0500070	Rye	0,5		0,5			0,05 (*)
0500080	Sorghum	0,05 (*)		0,5			0,2
0500090	Wheat (Spelt, triticale)	0,5		0,5			0,05 (*)
0500990	Others	0,05 (*)		0,05 (*)			0,05 (*)
0600000	6. TEA, COFFEE, HERBAL INFUSIONS AND COCOA		0,02 (*)			0,02 (*)	0,1 (*)
0610000	(i) Tea (dried leaves and stalks, fermented or otherwise of Camellia sinensis)	0,05 (*)		4	0,1		
0620000	(ii) Coffee beans	0,05 (*)		0,05 (*)	0,05 (*)		
0630000	(iii) Herbal infusions (dried)			0,05 (*)	0,05 (*)		
0631000	(a) Flowers	0,05 (*)					
0631010	Camomille flowers						
0631020	Hybiscus flowers						
0631030	Rose petals						
0631040	Jasmine flowers (Elderflowers (Sambucus nigra))						
0631050	Lime (linden)						
0631990	Others						
0632000	(b) Leaves	0,05 (*)					
0632010	Strawberry leaves						
0632020	Rooibos leaves (Ginkgo leaves)						
0632030	Maté						
0632990	Others						
0633000	(c) Roots	1					
0633010	Valerian root						
0633020	Ginseng root						
0633990	Others						

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0639000	(d) Other herbal infusions	0,05 (*)					
0640000	(iv) Cocoa (fermented beans)	0,05 (*)		0,05 (*)	0,05 (*)		
0650000	(v) Carob (st johns bread)	0,05 (*)		0,05 (*)	0,05 (*)		
0700000	7. HOPS (dried), including hop pellets and unconcen- trated powder	0,05 (*)	0,02 (*)	20	0,05 (*)	0,02 (*)	0,1 (*)
0800000	8. SPICES		0,02 (*)	0,05 (*)	0,05 (*)	0,02 (*)	0,1 (*)
0810000	(i) Seeds	0,05 (*)					
0810010	Anise						
0810020	Black caraway						
0810030	Celery seed (Lovage seed)						
0810040	Coriander seed						
0810050	Cumin seed						
0810060	Dill seed						
0810070	Fennel seed						
0810080	Fenugreek						
0810090	Nutmeg						
0810990	Others						
0820000	(ii) Fruits and berries	0,05 (*)					
0820010	Allspice						
0820020	Anise pepper (Japan pepper)						
0820030	Caraway						
0820040	Cardamom						
0820050	Juniper berries						
0820060	Pepper, black and white (Long pepper, pink pepper)						
0820070	Vanilla pods						
0820080	Tamarind						
0820990	Others						
0830000	(iii) Bark	0,05 (*)					
0830010	Cinnamon (Cassia)						
0830990	Others						
0840000	(iv) Roots or rhizome	1					
0840010	Liquorice						
0840020	Ginger						
0840030	Turmeric (Curcuma)						
0840040	Horseradish						
0840990	Others						
0850000	(v) Buds	0,05 (*)					

(4)	(2)	(2)	14	(5)		/=\	(0)
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
0850010	Cloves						
0850020	Capers						
0850990	Others						
0860000	(vi) Flower stigma	0,05 (*)					
0860010	Saffron						
0860990	Others						
0870000	(vii) Aril	0,05 (*)					
0870010	Масе						
0870990	Others						
0900000	9. SUGAR PLANTS	0,05 (*)	0,01 (*)	0,05 (*)	0,05 (*)	0,01 (*)	0,05 (*)
0900010	Sugar beet (root)						
0900020	Sugar cane						
0900030	Chicory roots						
0900990	Others						
1000000	10. PRODUCTS OF ANIMAL ORIGIN-TERRESTRIAL ANIMALS	0,05 (*)			0,05 (*)	0,01 (*)	
1010000	(i) Meat, preparations of meat, offals, blood, animal fats fresh chilled or frozen, salted, in brine, dried or smoked or processed as flours or meals other processed products such as sausages and food preparations based on these		0,01 (*)	0,05			0,1
1011000	(a) Swine						
1011010	Meat						
1011020	Fat free of lean meat						
1011030	Liver						
1011040	Kidney						
1011050	Edible offal						
1011990	Others						
1012000	(b) Bovine						
1012010	Meat						
1012020	Fat						
1012030	Liver						
1012040	Kidney						
1012050	Edible offal						
1012990	Others						
1013000	(c) Sheep						
1013010	Meat						
1013020	Fat						
1013030	Liver						
1013040	Kidney						

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1013050	(2) Edible offal	(7)	(**)	(7)	(0)	(7)	(0)
1013990	Others						
1013990	(d) Goat						
1014010	Meat						
1014010	Fat						
1014030	Liver						
1014040	Kidney						
1014050	Edible offal						
1014990	Others						
1015000	(e) Horses, asses, mules or hinnies						
1015010	Meat						
1015020	Fat						
1015030	Liver						
1015040	Kidney						
1015050	Edible offal						
1015990	Others						
1016000	(f) Poultry -chicken, geese, duck, turkey and Guinea fowl-, ostrich, pigeon						
1016010	Meat						
1016020	Fat						
1016030	Liver						
1016040	Kidney						
1016050	Edible offal						
1016990	Others						
1017000	(g) Other farm animals (Rabbit, Kangaroo)						
1017010	Meat						
1017020	Fat						
1017030	Liver						
1017040	Kidney						
1017050	Edible offal						
1017990	Others						
1020000	 (ii) Milk and cream, not concentrated, nor containing added sugar or sweetening matter, butter and other fats derived from milk, cheese and curd 		0,02	0,05			0,05 (*)
1020010	Cattle						
1020020	Sheep						
1020030	Goat						
1020040	Horse						
		I	1	1	I	I	L

(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1020990	Others						
1030000	(iii) Birds' eggs, fresh preserved or cooked Shelled eggs and egg yolks fresh, dried, cooked by steaming or boiling in water, moulded, frozen or otherwise preserved whether or not containing added sugar or sweetening matter		0,01 (*)	0,02 (*)			0,05 (*)
1030010	Chicken						
1030020	Duck						
1030030	Goose						
1030040	Quail						
1030990	Others						
1040000	(iv) Honey (Royal jelly, pollen)		0,01 (*)	0,02 (*)			0,05 (*)
1050000	(v) Amphibians and reptiles (Frog legs, crocodiles)		0,01 (*)	0,02 (*)			0,05 (*)
1060000	(vi) Snails		0,01 (*)	0,02 (*)			0,05 (*)
1070000	(vii) Other terrestrial animal products		0,01 (*)	0,02 (*)			0,05 (*)

(*) For the complete list of products of plant and animal origin to which MRLs apply, reference should be made to Annex I.
 (*) Indicates lower limit of analytical determination
 (F) = Fat soluble

Cyprodinil (F) (R)

(R) = The residue definition differs for the following combinations pesticide-code number: Cyprodinil code 1000000: Sum cyprodinil and metabolite CGA 304075

Oxadixyl

Oxadixyl: Confirmatory data on plant metabolism and soil degradation for all the MRLs higher than the LOD to be submitted to the Authority and the Commission by 31 December 2014 at the latest. Reassessment of data may lead to modification of MRLs.

Phosmet (phosmet and phosmet oxon expressed as phosmet) (R)

(R) = The residue definition differs for the following combinations pesticide-code number: Phosmet - code 1000000: Phosmet'

(b) The following column for isoprothiolane is added:

'Pesticide residues and maximum residue levels (mg/kg)

Code number	Groups and examples of individual products to which the MRLs apply (ª)	lsoprothiolane
(1)	(2)	(3)
0100000	1. FRUIT FRESH OR FROZEN; NUTS	0,01 (*)
0110000	(i) Citrus fruit	
0110010	Grapefruit (Shaddocks, pomelos, sweeties, tangelo (except mineola), ugli and other hybrids)	
0110020	Oranges (Bergamot, bitter orange, chinotto and other hybrids)	
0110030	Lemons (Citron, lemon)	
0110040	Limes	
0110050	Mandarins (Clementine, tangerine, mineola and other hybrids)	
0110990	Others	
0120000	(ii) Tree nuts (shelled or unshelled)	
0120010	Almonds	
0120020	Brazil nuts	
0120030	Cashew nuts	
0120040	Chestnuts	
0120050	Coconuts	
0120060	Hazelnuts (Filbert)	
0120070	Macadamia	
0120080	Pecans	
0120090	Pine nuts	
0120100	Pistachios	
0120110	Walnuts	
0120990	Others	
0130000	(iii) Pome fruit	
0130010	Apples (Crab apple)	
0130020	Pears (Oriental pear)	
0130030	Quinces	
0130040	Medlar	
0130050	Loquat	
0130990	Others	
0140000	(iv) Stone fruit	
0140010	Apricots	
0140020	Cherries (sweet cherries, sour cherries)	
0140030	Peaches (Nectarines and similar hybrids)	

(1)	(2)	(3)
0140040	Plums (Damson, greengage, mirabelle, sloe)	
0140990	Others	
0150000	(v) Berries & small fruit	
0151000	(a) Table and wine grapes	
0151010	Table grapes	
0151020	Wine grapes	
0152000	(b) Strawberries	
0153000	(c) Cane fruit	
0153010	Blackberries	
0153020	Dewberries (Loganberries, boysenberries, and cloudberries)	
0153030	Raspberries (Wineberries, arctic bramble/raspberry, (Rubus arcticus), nectar raspberries (Rubus arcticus x idaeus))	
0153990	Others	
0154000	(d) Other small fruit & berries	
0154010	Blueberries (Bilberries)	
0154020	Cranberries (Cowberries (red bilberries))	
0154030	Currants (red, black and white)	
0154040	Gooseberries (Including hybrids with other ribes species)	
0154050	Rose hips	
0154060	Mulberries (arbutus berry)	
0154070	Azarole (mediteranean medlar) (Kiwiberry (Actinidia arguta))	
0154080	Elderberries (Black chokeberry (appleberry), mountain ash, buckthorn (sea sallowthorn), hawthorn, service berries, and other treeberries)	
0154990	Others	
0160000	(vi) Miscellaneous fruit	
0161000	(a) Edible peel	
0161010	Dates	
0161020	Figs	
0161030	Table olives	
0161040	Kumquats (Marumi kumquats, nagami kumquats, limequats (Citrus aurantifolia x Fortunella spp.))	
0161050	Carambola (Bilimbi)	
0161060	Persimmon	
0161070	Jambolan (java plum) (Java apple (water apple), pomerac, rose apple, Brazilean cherry Surinam cherry (grumichama Eugenia uniflora),)	
0161990	Others	
0162000	(b) Inedible peel, small	
0162010	Kiwi	
0162020	Lychee (Litchi) (Pulasan, rambutan (hairy litchi), mangosteen)	
0162030	Passion fruit	

(1)	(2)	(3)
0162040	Prickly pear (cactus fruit)	
0162050	Star apple	
0162060	American persimmon (Virginia kaki) (Black sapote, white sapote, green sapote, canistel (yellow sapote), and mammey sapote)	
0162990	Others	
0163000	(c) Inedible peel, large	
0163010	Avocados	
0163020	Bananas (Dwarf banana, plantain, apple banana)	
0163030	Mangoes	
0163040	Рарауа	
0163050	Pomegranate	
0163060	Cherimoya (Custard apple, sugar apple (sweetsop), llama and other medium sized Annonaceae)	
0163070	Guava (Red pitaya or dragon fruit (Hylocereus undatus))	
0163080	Pineapples	
0163090	Bread fruit (Jackfruit)	
0163100	Durian	
0163110	Soursop (guanabana)	
0163990	Others	
0200000	2. VEGETABLES FRESH OR FROZEN	0,01 (*)
0210000	(i) Root and tuber vegetables	
0211000	(a) Potatoes	
0212000	(b) Tropical root and tuber vegetables	
0212010	Cassava (Dasheen, eddoe (Japanese taro), tannia)	
0212020	Sweet potatoes	
0212030	Yams (Potato bean (yam bean), Mexican yam bean)	
0212040	Arrowroot	
0212990	Others	
0213000	(c) Other root and tuber vegetables except sugar beet	
0213010	Beetroot	
0213020	Carrots	
0213030	Celeriac	
0213040	Horseradish (Angelica roots, lovage roots, gentiana roots,)	
0213050	Jerusalem artichokes	
0213060	Parsnips	
0213070	Parsley root	
	Radishes (Black radish, Japanese radish, small radish and similar varieties, tiger nut (Cyperus esculentus))	
0213080		
0213080 0213090	Salsify (Scorzonera, Spanish salsify (Spanish oysterplant))	

(1)	(2)	(3)
0213110	Turnips	
0213990	Others	
0220000	(ii) Bulb vegetables	
0220010	Garlic	
0220020	Onions (Silverskin onions)	
0220030	Shallots	
0220040	Spring onions (Welsh onion and similar varieties)	
0220990	Others	
0230000	(iii) Fruiting vegetables	
0231000	(a) Solanacea	
0231010	Tomatoes (Cherry tomatoes, tree tomato, Physalis, gojiberry, wolfberry (Lycium barbarum and L. chinense))	
0231020	Peppers (Chilli peppers)	
0231030	Aubergines (egg plants) (Pepino)	
0231040	Okra, lady's fingers	
0231990	Others	
0232000	(b) Cucurbits - edible peel	
0232010	Cucumbers	
0232020	Gherkins	
0232030	Courgettes (Summer squash, marrow (patisson))	
0232990	Others	
0233000	(c) Cucurbits-inedible peel	
0233010	Melons (Kiwano)	
0233020	Pumpkins (Winter squash)	
0233030	Watermelons	
0233990	Others	
0234000	(d) Sweet corn	
0239000	(e) Other fruiting vegetables	
0240000	(iv) Brassica vegetables	
0241000	(a) Flowering brassica	
0241010	Broccoli (Calabrese, Chinese broccoli, broccoli raab)	
0241020	Cauliflower	
0241990	Others	
0242000	(b) Head brassica	
0242010	Brussels sprouts	
0242020	Head cabbage (Pointed head cabbage, red cabbage, savoy cabbage, white cabbage)	
0242990	Others	
0243000	(c) Leafy brassica	

(1)	(2)	(3)
0243010	Chinese cabbage (Indian (Chinese) mustard, pak choi, Chinese flat cabbage (tai goo choi), choi sum, pekir cabbage (pe-tsai),)	ıg
0243020	Kale (Borecole (curly kale), collards, Portuguese Kale, Portuguese cabbage, cow cabbage)	
0243990	Others	
0244000	(d) Kohlrabi	
0250000	(v) Leaf vegetables & fresh herbs	
0251000	(a) Lettuce and other salad plants including Brassicacea	
0251010	Lamb's lettuce (Italian cornsalad)	
0251020	Lettuce (Head lettuce, lollo rosso (cutting lettuce), iceberg lettuce, romaine (cos) lettuce)	
0251030	Scarole (broad-leaf endive) (Wild chicory, red-leaved chicory, radicchio, curld leave endive, sugar loaf)	
0251040	Cress	
0251050	Land cress	
0251060	Rocket, Rucola (Wild rocket)	
0251070	Red mustard	
0251080	Leaves and sprouts of Brassica spp (Mizuna, leaves of peas and radish and other babyleaf brassica crops (crop harvested up to 8 true leaf stage))	ps
0251990	Others	
0252000	(b) Spinach & similar (leaves)	
0252010	Spinach (New Zealand spinach, amaranthus spinach)	
0252020	Purslane (Winter purslane (miner's lettuce), garden purslane, common purslane, sorrel, glassworth, Agree (Salsola soda))	tti
0252030	Beet leaves (chard) (Leaves of beetroot)	
0252990	Others	
0253000	(c) Vine leaves (grape leaves)	
0254000	(d) Water cress	
0255000	(e) Witloof	
0256000	(f) Herbs	
0256010	Chervil	
0256020	Chives	
0256030	Celery leaves (Fennel leaves, Coriander leaves, dill leaves, Caraway leaves, lovage, angelica, sweet cisely ar other Apiacea leaves)	ıd
0256040	Parsley	
0256050	Sage (Winter savory, summer savory,)	
0256060	Rosemary	
0256070	Thyme (Marjoram, oregano)	
0256080	Basil (Balm leaves, mint, peppermint)	
0256090	Bay leaves (laurel)	
0256100	Tarragon (Hyssop)	
0256990	Others (Edible flowers)	

(1)	(2)	(3)
0260000	(vi) Legume vegetables (fresh)	
0260010	Beans (with pods) (Green bean (french beans, snap beans), scarlet runner bean, slicing bean, yardlong beans)	
0260020	Beans (without pods) (Broad beans, Flageolets, jack bean, lima bean, cowpea)	
0260030	Peas (with pods) (Mangetout (sugar peas, snow peas))	
0260040	Peas (without pods) (Garden pea, green pea, chickpea)	
0260050	Lentils	
0260990	Others	
0270000	(vii) Stem vegetables (fresh)	
0270010	Asparagus	
0270020	Cardoons	
0270030	Celery	
0270040	Fennel	
0270050	Globe artichokes	
0270060	Leek	
0270070	Rhubarb	
0270080	Bamboo shoots	
0270090	Palm hearts	
0270990	Others	
0280000	(viii) Fungi	
0280010	Cultivated (Common mushroom, Oyster mushroom, Shi-take)	
0280020	Wild (Chanterelle, Truffle, Morel, Cep)	
0280990	Others	
0290000	(ix) Sea weeds	
0300000	3. PULSES, DRY	0,01 (*
0300010	Beans (Broad beans, navy beans, flageolets, jack beans, lima beans, field beans, cowpeas)	
0300020	Lentils	
0300030	Peas (Chickpeas, field peas, chickling vetch)	
0300040	Lupins	
0300990	Others	
0400000	4. OILSEEDS AND OILFRUITS	0,01 (*
0401000	(i) Oilseeds	
0401010	Linseed	
0401020	Peanuts	
0401030	Poppy seed	
0401040	Sesame seed	
0401050	Sunflower seed	
0401060	Rape seed (Bird rapeseed, turnip rape)	

(1)	(2)	(3)
0401070	Soya bean	
0401080	Mustard seed	
0401090	Cotton seed	
0401100	Pumpkin seeds (Other seeds of cucurbitacea)	
0401110	Safflower	
0401120	Borage	
0401130	Gold of pleasure	
0401140	Hempseed	
0401150	Castor bean	
0401990	Others	
0402000	(ii) Oilfruits	
0402010	Olives for oil production	
0402020	Palm nuts (palmoil kernels)	
0402030	Palmfruit	
0402040	Kapok	
0402990	Others	
0500000	5. CEREALS	
0500010	Barley	0,01 (*)
0500020	Buckwheat (Amaranthus, quinoa)	0,01 (*)
0500030	Maize	0,01 (*)
0500040	Millet (Foxtail millet, teff)	0,01 (*)
0500050	Oats	0,01 (*)
0500060	Rice	5 (+)
0500070	Rye	0,01 (*)
0500080	Sorghum	0,01 (*)
0500090	Wheat (Spelt, triticale)	0,01 (*)
0500990	Others	0,01 (*)
0600000	6. TEA, COFFEE, HERBAL INFUSIONS AND COCOA	0,01 (*)
0610000	(i) Tea (dried leaves and stalks, fermented or otherwise of Camellia sinensis)	
0620000	(ii) Coffee beans	
0630000	(iii) Herbal infusions (dried)	
0631000	(a) Flowers	
0631010	Camomille flowers	
0631020	Hybiscus flowers	
0631030	Rose petals	
0631040	Jasmine flowers (Elderflowers (Sambucus nigra))	
0631050	Lime (linden)	

(1)	(2)	(3)
0631990	Others	
0632000	(b) Leaves	
0632010	Strawberry leaves	
0632020	Rooibos leaves (Ginkgo leaves)	
0632030	Maté	
0632990	Others	
0633000	(c) Roots	
0633010	Valerian root	
0633020	Ginseng root	
0633990	Others	
0639000	(d) Other herbal infusions	
0640000	(iv) Cocoa (fermented beans)	
0650000	(v) Carob (st johns bread)	
0700000	7. HOPS (dried), including hop pellets and unconcentrated powder	0,01 (*)
0800000	8. SPICES	0,01 (*)
0810000	(i) Seeds	
0810010	Anise	
0810020	Black caraway	
0810030	Celery seed (Lovage seed)	
0810040	Coriander seed	
0810050	Cumin seed	
0810060	Dill seed	
0810070	Fennel seed	
0810080	Fenugreek	
0810090	Nutmeg	
0810990	Others	
0820000	(ii) Fruits and berries	
0820010	Allspice	
0820020	Anise pepper (Japan pepper)	
0820030	Caraway	
0820040	Cardamom	
0820050	Juniper berries	
0820060	Pepper, black and white (Long pepper, pink pepper)	
0820070	Vanilla pods	
0820080	Tamarind	ļ
0820990	Others	ļ
0830000	(iii) Bark	

6.7.2012

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	[]	
(1)	(2)	(3)
0830010	Cinnamon (Cassia)	
0830990	Others	
0840000	(iv) Roots or rhizome	
0840010	Liquorice	
0840020	Ginger	
0840030	Turmeric (Curcuma)	
0840040	Horseradish	
0840990	Others	
0850000	(v) Buds	
0850010	Cloves	
0850020	Capers	
0850990	Others	
0860000	(vi) Flower stigma	
0860010	Saffron	
0860990	Others	
0870000	(vii) Aril	
0870010	Масе	
0870990	Others	
0900000	9. SUGAR PLANTS	0,01 (*)
0900010	Sugar beet (root)	
0900020	Sugar cane	
0900030	Chicory roots	
0900990	Others	
1000000	10. PRODUCTS OF ANIMAL ORIGIN-TERRESTRIAL ANIMALS	0,01 (*)
1010000	(i) Meat, preparations of meat, offals, blood, animal fats fresh chilled or frozen, salted, in brine, dried or smoked or processed as flours or meals other processed products such as sausages and food preparations based on these	
1011000	(a) Swine	
1011010	Meat	
1011020	Fat free of lean meat	
1011030	Liver	
1011040	Kidney	
1011050	Edible offal	
1011990	Others	
1012000	(b) Bovine	
1012010	Meat	
1012020	Fat	

(1)	(2)	(3)
1012040	Kidney	
1012050	Edible offal	
1012990	Others	
1013000	(c) Sheep	
1013010	Meat	
1013020	Fat	
1013030	Liver	
1013040	Kidney	
1013050	Edible offal	
1013990	Others	
1014000	(d) Goat	
1014010	Meat	
1014020	Fat	
1014030	Liver	
1014040	Kidney	
1014050	Edible offal	
1014990	Others	
1015000	(e) Horses, asses, mules or hinnies	
1015010	Meat	
1015020	Fat	
1015030	Liver	
1015040	Kidney	
1015050	Edible offal	
1015990	Others	
1016000	(f) Poultry -chicken, geese, duck, turkey and Guinea fowl-, ostrich, pigeon	
1016010	Meat	
1016020	Fat	
1016030	Liver	
1016040	Kidney	
1016050	Edible offal	
1016990	Others	
1017000	(g) Other farm animals (Rabbit, Kangaroo)	
1017010	Meat	
1017020	Fat	
1017030	Liver	
1017040	Kidney	
1017050	Edible offal	

(1)	(2)	(3)
1017990	Others	
1020000	(ii) Milk and cream, not concentrated, nor containing added sugar or sweetening matter, butter and other fats derived from milk, cheese and curd	
1020010	Cattle	
1020020	Sheep	
1020030	Goat	
1020040	Horse	
1020990	Others	
1030000	(iii) Birds' eggs, fresh preserved or cooked Shelled eggs and egg yolks fresh, dried, cooked by steaming or boiling in water, moulded, frozen or otherwise preserved whether or not containing added sugar or sweetening matter	
1030010	Chicken	
1030020	Duck	
1030030	Goose	
1030040	Quail	
1030990	Others	
1040000	(iv) Honey (Royal jelly, pollen)	
1050000	(v) Amphibians and reptiles (Frog legs, crocodiles)	
1060000	(vi) Snails	
1070000	(vii) Other terrestrial animal products	

(*) For the complete list of products of plant and animal origin to which MRLs apply, reference should be made to Annex I. (*) Indicates lower limit of analytical determination

Rice'

Isoprothiolane

0500060

(+) Studies investigating the nature of isoprothiolane under baking / boiling conditions to be submitted to the evaluating Member State, the Authority and the European Commission by 31 December 2013 at the latest. Reassessment of data may lead to modification of the MRL.

COMMISSION REGULATION (EU) No 593/2012

of 5 July 2012

amending Regulation (EC) No 2042/2003 on the continuing airworthiness of aircraft and aeronautical products, parts and appliances, and on the approval of organisations and personnel involved in these tasks

(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 216/2008 of the European Parliament and of the Council of 20 February 2008 on common rules in the field of civil aviation and establishing a European Aviation Safety Agency, and repealing Council Directive 91/670/EEC, Regulation (EC) No 1592/2002 and Directive 2004/36/EC (¹), and in particular Article 5(5) thereof,

Whereas:

- (1) While maintaining a high uniform level of aviation safety in Europe, Commission Regulation (EC) No 1702/2003 of 24 September 2003 laying down implementing rules for the airworthiness and environmental certification of aircraft and related products, parts and appliances as well as for the certification of design and product organisations (²) was amended to subject non-complex motorpowered aircraft, recreational aircraft and related products, parts and appliances to measures that are proportionate to their simple design and type of operation.
- (2) Commission Regulation (EC) No 2042/2003 of 20 November 2003 on the continuing airworthiness of aircraft and of aeronautical products, parts and appliances, and on the approval of organisations and personnel involved in these tasks (³) should be amended to remain consistent with the changes introduced to Regulation (EC) No 1702/2003, in particular with regard to the new definition of ELA1 aircraft and the possibility to accept certain not safety critical parts for installation without an EASA Form 1.
- (3) The European Aviation Safety Agency (hereinafter 'the Agency') prepared draft implementing rules and submitted them as its opinion No 01/2011 on 'ELA
- (1) OJ L 79, 19.3.2008, p. 1.
- ⁽²⁾ OJ L 243, 27.9.2003, p. 6.

process and standard changes and repairs' to the Commission in accordance with Article 19(1) of Regulation (EC) No 216/2008.

(4) The measures provided for in this Regulation are in accordance with the opinion of the Committee established by Article 65 of Regulation (EC) No 216/2008,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 2042/2003 is amended as follows:

- (1) in Article 2, point (k) is replaced by the following:
 - (k) "ELA1 aircraft" means the following manned European light aircraft:
 - (i) an aeroplane with a maximum take-off mass (MTOM) of 1 200 kg or less that is not classified as complex motor-powered aircraft;
 - (ii) a sailplane or powered sailplane of 1 200 kg MTOM or less;
 - (iii) a balloon with a maximum design lifting gas or hot air volume of not more than 3 400 m³ for hot air balloons, 1 050 m³ for gas balloons, 300 m³ for tethered gas balloons;
 - (iv) an airship designed for not more than four occupants and a maximum design lifting gas or hot air volume of not more than 3 400 m³ for hot air airships and 1 000 m³ for gas airships.';
- (2) Annex I (Part-M) and Annex II (Part-145) are amended in accordance with the Annex to this Regulation.

Article 2

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

⁽³⁾ OJ L 315, 28.11.2003, p. 1.

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

Done at Brussels, 5 July 2012.

For the Commission The President José Manuel BARROSO

ANNEX

- 1) Annex I (Part-M) to Regulation (EC) No 2042/2003 is amended as follows:
 - (a) in point M.A.302, paragraph (d) is replaced by the following:
 - '(d) The aircraft maintenance programme must establish compliance with:
 - (i) instructions issued by the competent authority;
 - (ii) instructions for continuing airworthiness:
 - issued by the holders of the type-certificate, restricted type-certificate, supplemental type-certificate, major repair design approval, ETSO authorisation or any other relevant approval issued under Regulation (EC) No 1702/2003 and its Annex (Part-21), and
 - included in the certification specifications referred to in point 21A.90B or 21A.431B of the Annex (Part-21) to Regulation (EC) No 1702/2003, if applicable;
 - (iii) additional or alternative instructions proposed by the owner or the continuing airworthiness management organisation once approved in accordance with point M.A.302, except for intervals of safety related tasks referred in paragraph (e), which may be escalated, subject to sufficient reviews carried out in accordance with paragraph (g) and only when subject to direct approval in accordance with point M.A.302(b).';
 - (b) point M.A.304 is replaced by the following:

M.A.304 Data for modifications and repairs

Damage shall be assessed and modifications and repairs carried out using as appropriate:

- (a) data approved by the Agency; or
- (b) data approved by a Part-21 design organisation; or
- (c) data contained in the certification specifications referred to in point 21A.90B or 21A.431B of the Annex (Part-21) to Regulation (EC) No 1702/2003.';
- (c) point M.A.502 is amended as follows:
 - (i) paragraph (a) is replaced by the following:
 - '(a) Except for components referred to in point 21A.307(c) of the Annex (Part-21) to Regulation (EC) No 1702/2003, the maintenance of components shall be performed by maintenance organisations appropriately approved in accordance with Section A, Subpart F of this Annex (Part M) or with Annex II (Part-145).';
 - (ii) a new paragraph (e) is added:
 - '(e) Maintenance of components referred to in 21A.307(c) of the Annex (Part-21) to Regulation (EC) No 1702/2003 shall be performed by an A-rated organisation approved in accordance with Section A, Subpart F of this Annex (Part-M) or Part-145, by certifying staff referred to in point M.A.801(b)2 or by the pilot-owner referred to in point M.A.801(b)3 while such a component is fitted to the aircraft or temporarily removed to improve access. Component maintenance performed in accordance with this paragraph is not eligible for the issuance of an EASA Form 1 and shall be subject to the aircraft release requirements provided for in point M.A.801.';
- (d) in point M.A.613, paragraph (a) is replaced by the following:
 - '(a) At the completion of all required component maintenance in accordance with this Subpart a component certificate of release to service shall be issued in accordance with point M.A.802. EASA Form 1 shall be issued except for those components maintained in accordance with points M.A.502(b), M.A.502(d) or M.A.502(e) and components fabricated in accordance with point M.A.603(c).';
- (e) in point M.A.614, paragraph (b) is replaced by the following:
 - (b) The approved maintenance organisation shall provide a copy of each certificate of release to service to the aircraft owner, together with a copy of any specific repair/modification data used for repairs/modifications carried out.';

- (f) in point M.A.710, paragraph (a) is replaced by the following:
 - (a) To satisfy the requirement for the airworthiness review of an aircraft referred to in point M.A.901, a full documented review of the aircraft records shall be carried out by the approved continuing airworthiness management organisation in order to be satisfied that:
 - 1. airframe, engine and propeller flying hours and associated flight cycles have been properly recorded; and
 - 2. the flight manual is applicable to the aircraft configuration and reflects the latest revision status; and
 - 3. all the maintenance due on the aircraft according to the approved maintenance programme has been carried out; and
 - 4. all known defects have been corrected or, when applicable, carried forward in a controlled manner; and
 - 5. all applicable airworthiness directives have been applied and properly registered; and
 - 6. all modifications and repairs applied to the aircraft have been registered and are in compliance with the Annex (Part-21) to Regulation (EC) No 1702/2003; and
 - 7. all service life limited components installed on the aircraft are properly identified, registered and have not exceeded their approved service life limit; and
 - 8. all maintenance has been released in accordance with Annex I (Part-M); and
 - 9. the current mass and balance statement reflects the configuration of the aircraft and is valid; and
 - 10. the aircraft complies with the latest revision of its type design approved by the Agency; and
 - 11. if required, the aircraft holds a noise certificate corresponding to the current configuration of the aircraft in compliance with Subpart I of the Annex (Part-21) to Regulation (EC) No 1702/2003.;
- (g) in point M.A.802, paragraph (b) is replaced by the following:
 - (b) The authorised release certificate identified as EASA Form 1 constitutes the component certificate of release to service, except when such maintenance on aircraft components has been performed in accordance with point M.A.502(b), point M.A.502(d) or point M.A.502(e) in which case the maintenance is subject to aircraft release procedures in accordance with point M.A.801.';
- (h) in point M.A.902, paragraph (b) is replaced by the following:
 - (b) An aircraft must not fly if the airworthiness certificate is invalid or if:
 - 1. the continuing airworthiness of the aircraft or any component fitted to the aircraft does not meet the requirements of this Part; or
 - 2. the aircraft does not remain in conformity with the type design approved by the Agency; or
 - 3. the aircraft has been operated beyond the limitations of the approved flight manual or the airworthiness certificate, without appropriate action being taken; or
 - 4. the aircraft has been involved in an accident or incident that affects the airworthiness of the aircraft, without subsequent appropriate action to restore airworthiness; or
 - 5. a modification or repair is not in compliance with the Annex (Part-21) to Regulation (EC) No 1702/2003.';
- (i) in point (b) (tasks) of Appendix VIII of Annex I (Part-M), paragraph (8) is replaced by the following:
 - '(8) is listed in Appendix VII or is a component maintenance task in accordance with points M.A.502(a), (b), (c) or (d).';
- 2) Annex II (Part-145) to Regulation (EC) No 2402/2003 is amended as follows:
 - (a) point 145.A.42 is amended as follows:
 - (i) paragraph (a) is replaced by the following:
 - (a) All components shall be classified and appropriately segregated into the following categories:
 - 1. Components which are in a satisfactory condition, released on an EASA Form 1 or equivalent and marked in accordance with Subpart Q of the Annex (Part-21) to Regulation (EC) No 1702/2003.

- 2. Unserviceable components which shall be maintained in accordance with this section.
- 3. Unsalvageable components which are classified in accordance with point 145.A.42(d).
- Standard parts used on an aircraft, engine, propeller or other aircraft component when specified in the manufacturer's illustrated parts catalogue and/or the maintenance data.
- 5. Material both raw and consumable used in the course of maintenance when the organisation is satisfied that the material meets the required specification and has appropriate traceability. All material must be accompanied by documentation clearly relating to the particular material and containing a conformity to specification statement plus both the manufacturing and supplier source.
- 6. Components referred to in point 21A.307(c) of the Annex (Part-21) to Regulation (EC) No 1702/2003.';
- (ii) the following new paragraph (e) is added:
 - (e) Components referred to in point 21A.307(c) of the Annex (Part-21) to Regulation (EC) No 1702/2003 shall only be installed if considered eligible for installation by the aircraft owner in its own aircraft.';
- (b) in point 145.A.50, paragraph (d) is replaced by the following:
 - '(d) A certificate of release to service shall be issued at the completion of any maintenance on a component whilst off the aircraft. The authorised release certificate "EASA Form 1" referred to in Appendix II of Annex I (Part-M) constitutes the component certificate of release to service except if otherwise specified in point M.A.502(b) or M.A.502(e). When an organisation maintains a component for its own use, an EASA Form 1 may not be necessary depending upon the organisation's internal release procedures defined in the exposition.';
- (c) in point 145.A.55, paragraph (b) is replaced by the following:
 - (b) The organisation shall provide a copy of each certificate of release to service to the aircraft operator, together with a copy of any specific repair/modification data used for repairs/modifications carried out.';
- (d) in point 145.A.65, paragraph (b) is replaced by the following:
 - (b) The organisation shall establish procedures agreed by the competent authority taking into account human factors and human performance to ensure good maintenance practices and compliance with this Part which shall include a clear work order or contract such that aircraft and components may be released to service in accordance with point 145.A.50.
 - 1. The maintenance procedures under this paragraph apply to points 145.A.25 to 145.A.95.
 - 2. The maintenance procedures established or to be established by the organisation under this paragraph shall cover all aspects of carrying out the maintenance activity, including the provision and control of specialised services and lay down the standards to which the organisation intends to work.
 - 3. With regard to aircraft line and base maintenance, the organisation shall establish procedures to minimise the risk of multiple errors and capture errors on critical systems, and to ensure that no person is required to carry out and inspect in relation to a maintenance task involving some element of disassembly/ reassembly of several components of the same type fitted to more than one system on the same aircraft during a particular maintenance check. However, when only one person is available to carry out these tasks then the organisation's work card or worksheet shall include an additional stage for reinspection of the work by this person after completion of all the same tasks.
 - 4. Maintenance procedures shall be established to ensure that damage is assessed and modifications and repairs are carried out using data specified in point M.A.304.'.

COMMISSION REGULATION (EU) No 594/2012

of 5 July 2012

amending Regulation (EC) 1881/2006 as regards the maximum levels of the contaminants ochratoxin A, non dioxin-like PCBs and melamine in foodstuffs

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EEC) No 315/93 of 8 February 1993 laying down Community procedures for contaminants in food (¹), and in particular Article 2(3) thereof,

Whereas:

- (1) Commission Regulation (EC) No 1881/2006 (²) sets maximum levels for certain contaminants in foodstuffs.
- (2) Commission Regulation (EU) No 1259/2011 (³), amending Regulation (EC) No 1881/2006, established new maximum levels for non dioxin-like PCBs applicable as from 1 January 2012. It is appropriate to provide that those maximum levels are not applicable to foodstuffs which were lawfully placed on the market before that date.
- Commission Regulation (EU) No 105/2010 (4), amending (3) Regulation (EC) No 1881/2006, established a final lower maximum level for Ochratoxin A in spices, which is supposed to be achievable by applying good practices. To enable the spices producing countries to put prevention measures in place and in order to avoid disruptions of trade to an unacceptable extent, that Regulation furthermore provided for a higher maximum level to be applied for a limited period of time. The Regulation furthermore provided that an assessment should be performed of the achievability of the lower levels for ochratoxin A by applying good practices in the different producing regions in the world. This assessment had to be done before the lower maximum level of Ochratoxin A would become applicable. Although a significant improvement in the application of good practices in the different producing regions in the world has been noticed, the projected lower maximum level for Ochratoxin A is not yet achieavable in Capsicum

- species on a consistent basis. It is therefore appropriate to postpone the application of the lower maximum level for *Capsicum* spp.
- (4) Wheat gluten is produced as a co-product of the starch production. Evidence has been provided that the current maximum level of Ochratoxin A in wheat gluten is no longer achievable, in particular at the end of the storage season, even with the strict application of good practices as regards storage, possibly due to the changing climate conditions. It is therefore appropriate to modify the current maximum level to a level which is achievable by applying good practices and which still provides a high level of human health protection.
- (5) The Scientific Panel on Contaminants in the Food Chain of the European Food Safety Authority (EFSA) has, on a request from the Commission, adopted on 4 April 2006 an updated scientific opinion relating to ochratoxin A in food (⁵), taking into account new scientific information and derived a tolerable weekly intake (TWI) of 120 ng/kg b.w. In accordance with the conclusions of the opinion adopted by EFSA, the envisaged changes as regards Ochratoxin A in this Regulation continue to provide a high level of human health protection.
- (6) The EFSA has, on a request from the Commission, on 18 March 2010, adopted a scientific opinion related to the melamine in feed and food (⁶). Its findings show that exposure to melamine can result in the formation of crystals in the urinary tract. Those crystals cause proximal tubular damage and have been observed in animals and children as a result of incidents involving adulteration of feed and infant formula with melamine, leading to fatalities in some instances. The Codex Alimentarius Commission has established maximum levels for melamine in feed and food (⁷). It is appropriate to include those maximum levels in Regulation (EC) No 1881/2006 to protect public health as those levels are in accordance with the conclusions of the EFSA's opinion.

^{(&}lt;sup>1</sup>) OJ L 37, 13.2.1993, p. 1.

⁽²⁾ OJ L 364, 20.12.2006, p. 5.

^{(&}lt;sup>3</sup>) OJ L 320, 3.12.2011, p. 18.

^{(&}lt;sup>4</sup>) OJ L 35, 6.2.2010, p. 7.

⁽⁵⁾ EFSA Panel on Contaminants in the Food Chain (CONTAM); Scientific Opinion on Ochratoxin A in Food EFSA Journal 2006; 365:1-56. Available online: http://www.efsa.europa.eu/en/efsajournal/ doc/365.pdf

⁽⁶⁾ EFSA Panel on Contaminants in the Food Chain (CONTAM) and EFSA Panel on Food Contact Materials, Enzymes, Flavourings and Processing Aids (CEF); Scientific Opinion on Melamine in Food and Feed. EFSA Journal 2010; 8(4):1573. [145 pp.]. doi:10.2903/ j.efsa.2010.1573. Available online: www.efsa.europa.eu

⁽⁷⁾ Report on the Thirty-Third Session of the Joint FAO/WHO Food Standards Programme, Codex Alimentarius Commission, Geneva, Switzerland, 5-9 July 2010 (ALINORM 10/33/REP).

- (7) Therefore, Regulation (EC) No 1881/2006 should be amended accordingly.
- (8) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health and neither the European Parliament nor the Council have opposed them,

HAS ADOPTED THIS REGULATION:

Article 1

Amending provisions

Regulation (EC) No 1881/2006 is amended as follows:

- (1) In Article 11, the first paragraph is amended as follows:
 - (a) the introductory sentence is replaced by the following:

"This Regulation shall not apply to products that were placed on the market before the dates referred to in points (a) to (f) in conformity with the provisions applicable at the respective date:" (b) the following points (e) and (f) are added:

- "(e) 01 January 2012 as regards the maximum levels for non dioxin-like PCBs laid down in section 5 of the Annex;
- (f) 01 January 2015 as regards the maximum level for Ochratoxin A in *Capsicum* spp. laid down in point 2.2.11. of the Annex."
- (2) The Annex is amended in accordance with the Annex to this Regulation.

Article 2

Entry into force

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

It shall apply from the date of entry into force with the exception of the provisions laid down in point 2.2.11 of the Annex which shall apply from 1 July 2012.

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

Done at Brussels, 5 July 2012.

For the Commission The President José Manuel BARROSO

ANNEX

The Annex to Regulation (EC) No 1881/2006 is amended as follows:

(1) Section 2.2 Ochratoxin A is amended as follows:

(a) Point 2.2.2 is replaced by the following:

All products derived from unprocessed cereals, including processed cereal products and cereals intended for direct human consumption with the exception of foodstuffs listed in 2.2.9, 2.2.10 and 2.2.13	

(b) Point 2.2.11 is replaced by the following:

"2.2.11.	Spices, including dried spices	
	Piper spp (fruits thereof, including white and black pepper) Myristica fragrans (nutmeg) Zingiber officinale (ginger) Curcuma longa (turmeric)	15 μg/kg
	<i>Capsicum</i> spp. (dried fruits thereof, whole or ground, including chillies, chilli powder, cayenne and paprika)	30 μg/kg until 31.12.2014 15 μg/kg as from 1.1.2015
	Mixtures of spices containing one of the abovementioned spices	15 μg/kg"

(c) The following point 2.2.13 is inserted after point 2.2.12:

"2.2.13.	Wheat gluten not sold directly to the consumer	8,0"
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(2) The following section 7: Melamine and its structural analogues is added:

"Section 7: Melamine and its structural analogues

	Foodstuffs	Maximum levels (mg/kg)
7.1.	Melamine	
7.1.1.	Food with the exception of infant formulae and follow-on formulae (*)	2,5
7.1.2.	Powdered infant formulae and follow-on formulae	1

(*) The maximum level does not apply to food for which it can be proven that the level of melamine higher than 2,5 mg/kg is the consequence of authorized use of cyromazine as insecticide. The melamine level shall not exceed the level of cyromazine."

COMMISSION IMPLEMENTING REGULATION (EU) No 595/2012

of 5 July 2012

approving the active substance fenpyrazamine, in accordance with Regulation (EC) No 1107/2009 of the European Parliament and of the Council concerning the placing of plant protection products on the market, and amending the Annex to Commission Implementing Regulation (EU) No 540/2011

(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 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (¹), and in particular Article 13(2) and Article 78(2) thereof,

Whereas:

- In accordance with Article 80(1)(a) of Regulation (EC) No 1107/2009, Council Directive 91/414/EEC (²) is to apply, with respect to the procedure and the conditions for approval, to active substances for which a decision has been adopted in accordance with Article 6(3) of that Directive before 14 June 2011. For fenpyrazamine the conditions of Article 80(1)(a) of Regulation (EC) No 1107/2009 are fulfilled by Commission Decision 2010/150/EU (³).
- (2) In accordance with Article 6(2) of Directive 91/414/EEC Austria received on 3 September 2009 an application from Sumitomo Chemical Agro Europe SAS for the inclusion of the active substance fenpyrazamine in Annex I to Directive 91/414/EEC. Decision 2010/150/EU confirmed that the dossier was 'complete' in the sense that it could be considered as satisfying, in principle, the data and information requirements of Annexes II and III to Directive 91/414/EEC.
- (3) For that active substance, the effects on human and animal health and the environment have been assessed, in accordance with the provisions of Article 6(2) and (4) of Directive 91/414/EEC, for the uses proposed by the applicant. The designated rapporteur Member State submitted a draft assessment report on 17 January 2011.
- (4) The draft assessment report was peer reviewed by the Member States and the European Food Safety Authority (hereinafter 'the Authority'). The Authority presented to the Commission its conclusion on the peer review of the pesticide risk assessment of the active substance fenpyrazamine (⁴) on 6 December 2011. This draft assessment

report was reviewed by the Member States and the Commission within the Standing Committee on the Food Chain and Animal Health and was finalised on 1 June 2012 in the format of the Commission review report for fenpyrazamine.

- (5) It has appeared from the various examinations made that plant protection products containing fenpyrazamine may be expected to satisfy, in general, the requirements laid down in Article 5(1)(a) and (b) and Article 5(3) of Directive 91/414/EEC, in particular with regard to the uses which were examined and detailed in the Commission review report. It is therefore appropriate to approve fenpyrazamine.
- Without prejudice to the obligations provided for in (6) Regulation (EC) No 1107/2009 as a consequence of approval, taking into account the specific situation created by the transition from Directive 91/414/EEC to Regulation (EC) No 1107/2009, the following should, however, apply. Member States should be allowed a period of six months after approval to review authorisations of plant protection products containing fenpyrazamine. Member States should, as appropriate, vary, replace or withdraw authorisations. By way of derogation from that deadline, a longer period should be provided for the submission and assessment of the update of the complete Annex III dossier, as set out in Directive 91/414/EEC, of each plant protection product for each intended use in accordance with the uniform principles.
- (7)The experience gained from inclusions in Annex I to Directive 91/414/EEC of active substances assessed in the framework of Commission Regulation (EEC) No 3600/92 of 11 December 1992 laying down the detailed rules for the implementation of the first stage of the programme of work referred to in Article 8(2) of Council Directive 91/414/EEC concerning the placing of plant protection products on the market (5) has shown that difficulties can arise in interpreting the duties of holders of existing authorisations in relation to access to data. In order to avoid further difficulties it therefore appears necessary to clarify the duties of the Member States, especially the duty to verify that the holder of an authorisation demonstrates access to a dossier satisfying the requirements of Annex II to that Directive. However, this clarification does not impose any new obligations on Member States or holders of authorisations compared to the directives which have been adopted until now amending Annex I to that Directive or the Regulations approving active substances.

⁽¹⁾ OJ L 309, 24.11.2009, p. 1.

⁽²⁾ OJ L 230, 19.8.1991, p. 1.

^{(&}lt;sup>3</sup>) OJ L 61, 11.3.2010, p. 35.

^{(&}lt;sup>4</sup>) EFSA Journal (2012) 10(1):2496. Available online: www.efsa.europa. eu

^{(&}lt;sup>5</sup>) OJ L 366, 15.12.1992, p. 10.

- (8) In accordance with Article 13(4) of Regulation (EC) No 1107/2009, the Annex to Commission Implementing Regulation (EU) No 540/2011 of 25 May 2011 implementing Regulation (EC) No 1107/2009 of the European Parliament and of the Council as regards the list of approved active substances (¹) should be amended accordingly.
- (9) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS REGULATION:

Article 1

Approval of active substance

The active substance fenpyrazamine, as specified in Annex I, is approved subject to the conditions laid down in that Annex.

Article 2

Re-evaluation of plant protection products

1. Member States shall in accordance with Regulation (EC) No 1107/2009, where necessary, amend or withdraw existing authorisations for plant protection products containing fenpy-razamine as an active substance by 30 June 2013.

By that date they shall in particular verify that the conditions in Annex I to this Regulation are met, with the exception of those identified in the column on specific provisions of that Annex, and that the holder of the authorisation has, or has access to, a dossier satisfying the requirements of Annex II to Directive 91/414/EEC in accordance with the conditions of Article 13(1) to (4) of that Directive and Article 62 of Regulation (EC) No 1107/2009.

2. By way of derogation from paragraph 1, for each authorised plant protection product containing fenpyrazamine as either the only active substance or as one of several active substances, all of which were listed in the Annex to Implementing Regulation (EU) No 540/2011 by 31 December 2012 at the latest, Member States shall re-evaluate the product in accordance with the uniform principles, as referred to in Article 29(6) of Regulation (EC) No 1107/2009, on the basis of a dossier satisfying the requirements of Annex III to Directive 91/414/EEC and taking into account the column on specific provisions of Annex I to this Regulation. On the basis of that evaluation, they shall determine whether the product satisfies the conditions set out in Article 29(1) of Regulation (EC) No 1107/2009.

Following that determination Member States shall:

- (a) in the case of a product containing fenpyrazamine as the only active substance, where necessary, amend or withdraw the authorisation by 30 June 2014 at the latest; or
- (b) in the case of a product containing fenpyrazamine as one of several active substances, where necessary, amend or withdraw the authorisation by 30 June 2014 or by the date fixed for such an amendment or withdrawal in the respective act or acts which added the relevant substance or substances to Annex I to Directive 91/414/EEC or approved that substance or substances, whichever is the latest.

Article 3

Amendments to Implementing Regulation (EU) No 540/2011

The Annex to Implementing Regulation (EU) No 540/2011 is amended in accordance with Annex II to this Regulation.

Article 4

Entry into force and date of application

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

It shall apply from 1 January 2013.

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

Done at Brussels, 5 July 2012.

For the Commission The President José Manuel BARROSO

 $^{(^1)~}OJ~L~153,~11.6.2011,~p.~1.$

L 176/48

Common name, identification numbers	IUPAC name	Purity (1)	Date of approval	Expiration of approval	Specific provisions
Fenpyrazamine CAS No 473798-59-3 CIPAC No 832	S-allyl 5-amino-2,3-dihydro- 2-isopropyl-3-oxo-4-(o-tolyl) pyrazole-1-carbothioate	≥ 940 g/kg	1 January 2013	31 December 2022	For the implementation of the uniform principles as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on fenpyrazamine, and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 1 June 2012 shall be taken into account. The purity given in this entry is based on a pilot plant production. The examining Member State shall inform the Commission in accordance with Article 38 of Regulation (EC) No 1107/2009 on the specification of the technical material as commercially manufactured.

 $\left(^{1}\right)$ Further details on identity and specification of active substance are provided in the review report.

6.7.2012

EN

In Part B of the Annex to Implementing Regulation (EU) 540/2011, the following entry is added:

Number	Common name, identification numbers	IUPAC name	Purity (*)	Date of approval	Expiration of approval	Specific provisions
ʻ25	Fenpyrazamine CAS No 473798-59-3 CIPAC No 832	S-allyl 5-amino-2, 3-dihydro-2- isopropyl-3-oxo-4-(o-tolyl) pyrazole-1-carbothioate	≥ 940 g/kg	1 January 2013	31 December 2022	For the implementation of the uniform principles as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on fenpyrazamine, and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 1 June 2012 shall be taken into account. The purity given in this entry is based on a pilot plant production. The examining Member State shall inform the Commission in accordance with Article 38 of Regulation (EC) No 1107/2009 on the specification of the technical material as commercially manufactured.

(*) Further details on identity and specification of active substance are provided in the review report.

COMMISSION REGULATION (EU) No 596/2012

of 5 July 2012

initiating an investigation concerning the possible circumvention of anti-dumping measures imposed by Council Implementing Regulation (EU) No 467/2010 on imports of silicon originating in the People's Republic of China by imports of silicon consigned from Taiwan whether declared as originating in Taiwan or not, and making such imports subject to registration

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1225/2009 of 30 November 2009 on protection against dumped imports from countries not members of the European Community (¹) ('the basic Regulation') and in particular Articles 13(3) and 14(5) thereof,

After having consulted the Advisory Committee in accordance with Articles 13(3) and 14(5) of the basic Regulation,

Whereas:

A. REQUEST

- (1) The European Commission ('the Commission') has received a request pursuant to Articles 13(3) and 14(5) of the basic Regulation to investigate the possible circumvention of the anti-dumping measures imposed on imports of silicon originating in the People's Republic of China and to make imports of silicon consigned from Taiwan, whether declared as originating in Taiwan or not, subject to registration.
- (2) The request was lodged on 15 May 2012 by Euroalliages (Liaison Committee of the Ferro-Alloy Industry) ('the applicant') on behalf of producers representing a major proportion, namely 100 %, of the Union production of silicon.

B. PRODUCT

- (3) The product concerned by the possible circumvention is silicon metal originating in the PRC, currently falling within CN code 2804 69 00 (silicon content less than 99,99 % by weight) ('the product concerned'). Purely by reason of the current classification set out in the Combined Nomenclature, it should read 'silicon'. Silicon with a higher purity, that is containing by weight not less than 99,99 % of silicon, used mostly in the electronic semi-conductor industry, falls under a different CN code and is not covered by this proceeding.
- (4) The product under investigation is the same as that defined in the previous recital, but consigned from Taiwan, whether declared as originating in Taiwan or not, currently falling within the same CN code as the product concerned ('the product under investigation').

C. EXISTING MEASURES

- (5) The measures currently in force and possibly being circumvented are anti-dumping measures imposed by Council Implementing Regulation (EU) No 467/2010 (²) imposing a definitive anti-dumping duty on imports of silicon originating in the People's Republic of China, as extended to imports of silicon consigned from the Republic of Korea, whether declared as originating in the Republic of Korea or not, following an expiry review pursuant to Article 11(2) and a partial interim review pursuant to Article 11(3) of Regulation (EC) No 1225/2009.
- (6) An anti-circumvention investigation concerning imports of silicon was also carried out in 2006-2007 which led to Council Regulation (EC) No 42/2007 (³) extending the definitive anti-dumping duty imposed by Regulation (EC) No 398/2004 on imports of silicon originating in the People's Republic of China to imports of silicon consigned from the Republic of Korea whether declared as originating in the Republic of Korea or not.

D. GROUNDS

- (7) The request contains sufficient *prima facie* evidence that the anti-dumping measures on imports of silicon originating in the People's Republic of China are being circumvented by means of transhipment via Taiwan.
- (8) The *prima facie* evidence at the Commission's disposal is as follows:
- (9) There is a significant change in the pattern of trade involving exports from the People's Republic of China and Taiwan to the Union which has taken place following the imposition of measures on the product concerned, without sufficient due cause or justification for such a change other than the imposition of the duty.
- (10) This change appears to stem from the transhipment of silicon originating in the People's Republic of China via Taiwan to the Union.
- (11) Furthermore, the evidence points to the fact that the remedial effects of the existing anti-dumping measures on the product concerned are being undermined both in terms of quantity and price. Significant volumes of imports of the product under investigation appear to have replaced imports of the product concerned. In addition, there is sufficient evidence that imports of the

^{(&}lt;sup>1</sup>) OJ L 343, 22.12.2009, p. 51.

^{(&}lt;sup>2</sup>) OJ L 131, 29.5.2010, p. 1.

⁽³⁾ OJ L 13, 19.1.2007, p. 1.

product under investigation are made at prices well below the non-injurious price established in the investigation that led to the existing measures, adjusted for the increase in the costs of the raw material.

- (12) Finally, the Commission has sufficient *prima facie* evidence that the prices of the product under investigation are dumped in relation to the normal value previously established for the product concerned, adjusted for the increase in the costs of the raw material.
- (13) Should circumvention practices via Taiwan covered by Article 13 of the basic Regulation, other than transhipment, be identified in the course of the investigation, the investigation may also cover these practices.

E. PROCEDURE

(14) In light of the above, the Commission has concluded that sufficient evidence exists to justify the initiation of an investigation pursuant to Article 13 of the basic Regulation and to make imports of the product under investigation, whether declared as originating in Taiwan or not, subject to registration, in accordance with Article 14(5) of the basic Regulation.

(a) **Questionnaires**

- (15) In order to obtain the information it deems necessary for its investigation, the Commission will send questionnaires to the known exporters/producers and to the known associations of exporters/producers in Taiwan, to the known exporters/producers and to the known associations of exporters/producers in the People's Republic of China, to the known importers and to the known associations of importers in the Union and to the authorities of the People's Republic of China and Taiwan. Information, as appropriate, may also be sought from the Union industry.
- (16) In any event, all interested parties should contact the Commission forthwith, but not later than the time-limit set in Article 3 of this Regulation, and request a questionnaire within the time-limit set in Article 3(1) of this Regulation, given that the time-limit set in Article 3(2) of this Regulation applies to all interested parties.
- (17) The authorities of the People's Republic of China and Taiwan will be notified of the initiation of the investigation.

(b) Collection of information and holding of hearings

(18) All interested parties are hereby invited to make their views known in writing and to provide supporting evidence. Furthermore, the Commission may hear interested parties, provided that they make a request in writing and show that there are particular reasons why they should be heard.

(c) Exemption of registration of imports or measures

- (19) In accordance with Article 13(4) of the basic Regulation, imports of the product under investigation may be exempted from registration or measures if the importation does not constitute circumvention.
- (20) Since the possible circumvention takes place outside the Union, exemptions may be granted, in accordance with Article 13(4) of the basic Regulation, to producers of silicon in Taiwan that can show that they are not related (¹) to any producer subject to the measures (²) and that are found not to be engaged in circumvention practices as defined in Articles 13(1) and 13(2) of the basic Regulation. Producers wishing to obtain an exemption should submit a request duly supported by evidence within the time-limit indicated in Article 3(3) of this Regulation.

F. REGISTRATION

(21) Pursuant to Article 14(5) of the basic Regulation, imports of the product under investigation should be made subject to registration in order to ensure that, should the investigation result in findings of circumvention, anti-dumping duties of an appropriate amount can be levied from the date on which registration of such imports consigned from Taiwan was imposed.

G. TIME-LIMITS

- (22) In the interest of sound administration, time-limits should be stated within which:
 - interested parties may make themselves known to the Commission, present their views in writing and submit questionnaire replies or any other information to be taken into account during the investigation,
- (¹) In accordance with Article 143 of Commission Regulation (EEC) No 2454/93 concerning the implementation of the Community Customs Code, persons shall be deemed to be related only if: (a) they are officers or directors of one another's businesses; (b) they are legally recognized partners in business; (c) they are employer and employee; (d) any person directly or indirectly owns, controls or holds 5 % or more of the outstanding voting stock or shares of both of them; (e) one of them directly or indirectly controlled by a third person; (g) together they directly or indirectly control a third person; or (h) they are members of the same family. Persons shall be deemed to be members of the same family only if they stand in any of the following relationships to one another: (i) husband and wife, (ii) parent and child, (iii) brother and sister (whether by whole or half blood), (iv) grandparent and grandchild, (v) uncle or aunt and nephew or niece, (vi) parent-in-law and sister-in-law. (OJ L 253, 11.10.1993, p. 1). In this context 'person' means any natural or legal person.
- (2) However, even if producers are related in the aforementioned sense to companies subject to the measures in place on imports originating in the People's Republic of China (the original antidumping measures), an exemption may still be granted if there is no evidence that the relationship with the companies subject to the original measures was established or used to circumvent the original measures.

 producers in Taiwan may request exemption from registration of imports or measures,

- interested parties may make a written request to be heard by the Commission.
- (23) Attention is drawn to the fact that the exercise of most procedural rights set out in the basic Regulation depends on the party's making itself known within the time-limits indicated in Article 3 of this Regulation.

H. NON-COOPERATION

- (24) In cases in which any interested party refuses access to or does not provide the necessary information within the time-limits, or significantly impedes the investigation, findings, affirmative or negative, may be made in accordance with Article 18 of the basic Regulation, on the basis of the facts available.
- (25) Where it is found that any interested party has supplied false or misleading information, the information shall be disregarded and use may be made of facts available.
- (26) If an interested party does not cooperate or cooperates only partially and findings are therefore based on the facts available in accordance with Article 18 of the basic Regulation, the result may be less favourable to that party than if it had cooperated.

I. SCHEDULE OF THE INVESTIGATION

(27) The investigation will be concluded, pursuant to Article 13(3) of the basic Regulation, within nine months of the date of the publication of this Regulation in the Official Journal of the European Union.

J. PROCESSING OF PERSONAL DATA

(28) It is noted that any personal data collected in this investigation will be treated in accordance with Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data (¹).

K. HEARING OFFICER

(29) Interested parties may request the intervention of the Hearing Officer of the Directorate-General for Trade. The Hearing Officer acts as an interface between the interested parties and the Commission investigation services. The Hearing Officer reviews requests for access to the file, disputes regarding the confidentiality of documents, requests for extension of time limits and requests by third parties to be heard. The Hearing Officer may organise a hearing with an individual interested party and mediate to ensure that the interested parties' rights of defence are being fully exercised.

- (30) A request for a hearing with the Hearing Officer should be made in writing and should specify the reasons for the request. The Hearing Officer will also provide opportunities for a hearing involving parties to take place which would allow different views to be presented and rebuttal arguments offered.
- (31) For further information and contact details interested parties may consult the Hearing Officer's web pages on the Directorate-General for Trade's website: http://ec. europa.eu/trade/tackling-unfair-trade/hearing-officer/ index_en.htm.

HAS ADOPTED THIS REGULATION:

Article 1

An investigation is hereby initiated pursuant to Article 13(3) of Regulation (EC) No 1225/2009, in order to determine if imports into the Union of silicon (silicon content less than 99,99 % by weight) consigned from Taiwan whether declared as originating in Taiwan or not, currently falling within CN code ex 2804 69 00 (TARIC code 2804 69 00 20), are circumventing the measures imposed by Regulation (EU) No 467/2010.

Article 2

The Customs authorities are hereby directed, pursuant to Article 13(3) and Article 14(5) of Regulation (EC) No 1225/2009, to take the appropriate steps to register the imports into the Union identified in Article 1 of this Regulation.

Registration shall expire nine months following the date of entry into force of this Regulation.

The Commission, by regulation, may direct Customs authorities to cease registration in respect of imports into the Union of products manufactured by producers having applied for an exemption of registration and having been found to fulfil the conditions for an exemption to be granted.

Article 3

1. Questionnaires must be requested from the Commission within 15 days from publication of this Regulation in the Official Journal of the European Union.

2. Interested parties, if their representations are to be taken into account during the investigation, must make themselves known by contacting the Commission, present their views in writing and submit questionnaire replies or any other information within 37 days from the date of the publication of this Regulation in the *Official Journal of the European Union*, unless otherwise specified.

3. Producers in Taiwan requesting exemption from registration of imports or measures must submit a request duly supported by evidence within the same 37-day time-limit.

^{(&}lt;sup>1</sup>) OJ L 8, 12.1.2001, p. 1.

4. Interested parties may also apply to be heard by the Commission within the same 37-day time-limit.

Interested parties are required to make all submissions and 5. requests in electronic format (non-confidential submissions via e-mail, confidential ones on CD-R/DVD), and must indicate the name, address, e-mail address, telephone and fax numbers. However, any Powers of Attorney, signed certifications, and any updates thereof, accompanying questionnaire replies must be submitted on paper, i.e. by post or by hand, at the address below. If an interested party cannot provide its submissions and requests in electronic format, it must immediately inform the Commission in compliance with Article 18(2) of the basic Regulation. For further information concerning correspondence with the Commission, interested parties may consult the relevant web page on the website of the Directorate-General for Trade: http://ec.europa.eu/trade/tackling-unfair-trade/tradedefence.

All written submissions, including the information requested in this Regulation, questionnaire replies and correspondence provided by interested parties on a confidential basis must be labelled as '*Limited*' (¹) and, in accordance with Article 19(2) of the basic Regulation, must be accompanied by a non-confidential version, which must be labelled '*For inspection by interested parties*'.

Commission address for correspondence:

European Commission Directorate-General for Trade Directorate H Office: N105 4/92 1049 Bruxelles/Brussel BELGIQUE/BELGIË

Fax +32 229 52372 E-mail: trade-silicon-circumvention@ec.europa.eu

Article 4

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

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

Done at Brussels, 5 July 2012.

For the Commission The President José Manuel BARROSO

^{(&}lt;sup>1</sup>) A 'Limited' document is a document which is considered confidential pursuant to Article 19 of Council Regulation (EC) No 1225/2009 (OJ L 343 22.12.2009 p. 51) and Article 6 of the WTO Agreement on Implementation of Article VI of the GATT 1994 (Anti-Dumping Agreement). It is also a document protected pursuant to Article 4 of Regulation (EC) No 1049/2001 of the European Parliament and of the Council (OJ L 145, 31.5.2001, p. 43).

COMMISSION IMPLEMENTING REGULATION (EU) No 597/2012

of 5 July 2012

amending Implementing Regulation (EU) No 540/2011 as regards the conditions of approval of the active substances aluminium ammonium sulphate, fat distillation residues, repellents by smell of animal or plant origin/fish oil and urea

(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 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (1), and in particular Article 13(2)(c) thereof,

Whereas:

- The active substances aluminium ammonium sulphate, (1)fat distillation residues, repellents by smell of animal or plant origin/fish oil and urea were included in Annex I to Council Directive 91/414/EEC (2) by Commission Directive 2008/127/EC (3) in accordance with the procedure provided for in Article 24b of Commission Regulation (EC) No 2229/2004 of 3 December 2004 laying down further detailed rules for the implementation of the fourth stage of the programme of work referred to in Article 8(2) of Council Directive 91/414/EEC (4). Since the replacement of Directive 91/414/EEC by Regulation (EC) No 1107/2009, these substances are deemed to have been approved under that Regulation and are listed in Part A of the Annex to Commission Implementing Regulation (EU) No 540/2011 of 25 May 2011 implementing Regulation (EC) No 1107/2009 of the European Parliament and of the Council as regards the list of approved active substances (⁵).
- In accordance with Article 25a of Regulation (EC) No (2) 2229/2004, the European Food Safety Authority (hereinafter 'the Authority') presented to the Commission its views on the draft review reports for aluminium ammonium sulphate (6) on 6 December 2011, for fat distillation residues (7), repellents by smell of animal or

plant origin/fish oil (8) and urea (9) on 16 December 2011. The draft review reports and the views of the Authority were reviewed by the Member States and the Commission within the Standing Committee on the Food Chain and Animal Health and finalised on 1 June 2012 in the format of the Commission review reports for aluminium ammonium sulphate, fat distillation residues, repellents by smell of animal or plant origin/fish oil and urea.

- The Authority communicated its views on aluminium (3) ammonium sulphate, fat distillation residues, repellents by smell of animal or plant origin/fish oil and urea to the notifiers, and the Commission invited them to submit comments on the review reports.
- It is confirmed that the active substances aluminium (4)ammonium sulphate, fat distillation residues, repellents by smell of animal or plant origin/fish oil and urea are to be deemed to have been approved under Regulation (EC) No 1107/2009.
- In accordance with Article 13(2) of Regulation (EC) No (5) 1107/2009 in conjunction with Article 6 thereof and in the light of current scientific and technical knowledge, it is necessary to amend the conditions of approval of aluminium ammonium sulphate, fat distillation residues, repellents by smell of animal or plant origin/fish oil and urea. It is, in particular, appropriate to require further confirmatory information as regards those active substances. At the same time certain technical adaptations should be made, in particular the name of the active substances 'Repellents by smell of animal or plant origin/fish oil' and 'fat distillation residues' should be replaced respectively by 'fish oil' and fat distillation residues. The Annex to Implementing Regulation (EU) No 540/2011 should therefore be amended accordingly.
- A reasonable period of time should be allowed before the (6) application of this Regulation in order to allow Member States, notifiers and holders of authorisations for plant protection products to meet the requirements resulting from amendment to the conditions of the approval.
- (7)The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

^{(&}lt;sup>1</sup>) OJ L 309, 24.11.2009, p. 1. (²) OJ L 230, 19.8.1991, p. 1.

⁽³⁾ OJ L 344, 20.12.2008, p. 89.

^{(&}lt;sup>4</sup>) OJ L 379, 24.12.2004, p. 13.

⁽⁵⁾ OJ L 153, 11.6.2011, p. 1.

⁽⁶⁾ Conclusion on the peer review of the pesticide risk assessment of the active substance aluminium ammonium sulphate, EFSA Journal 2012;10(3):2491. Available online: www.efsa.europa.eu/efsajournal. htm

⁽⁷⁾ Conclusion on the peer review of the pesticide risk assessment of the active substance fat distillation residues, EFSA Journal 2012;10(2):2519. Available online: www.efsa.europa.eu/efsajournal. htm

⁽⁸⁾ Conclusion on the peer review of the pesticide risk assessment of the active substance fish oil, EFSA Journal 2012;10(2):2546. Available online: www.efsa.europa.eu/efsajournal.htm

^{(&}lt;sup>9</sup>) Conclusion on the peer review of the pesticide risk assessment of the active substance urea, *EFSA Journal* 2012;10(1):2523. Available online: www.efsa.europa.eu/efsajournal.htm

HAS ADOPTED THIS REGULATION:

Article 1

Part A of the Annex to Implementing Regulation (EU) No 540/2011 is amended in accordance with the Annex to this Regulation.

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.

It shall apply from 1 November 2012.

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

Done at Brussels, 5 July 2012.

For the Commission The President José Manuel BARROSO

L 176/56

EN

Part A of the Annex to Implementing Regulation (EU) No 540/2011 is amended as follows:

(1) Row 219 on the active substance al	luminium ammonium sul	lphate is replaced	by the following:
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Number	Common name, identification numbers	IUPAC name	Purity (*)	Date of approval	Expiration of approval	Specific provisions
219	Aluminium ammonium sulphate CAS No 7784-26-1 (dodecahydrate), 7784-25-0 (anhydrous) CIPAC No 840	Aluminium ammonium sulphate	≥ 960 g/kg (expressed as dodecahydrate) ≥ 502 g/kg (anhydrous)	1 September 2009	31 August 2019	 PART A Only uses as repellent may be authorised. PART B For the implementation of the uniform principles as referred to ir Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on aluminium ammonium sulphate (SANCO/2985/2008) and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 1 June 2012 shall be taken into account. Conditions of use shall include, where appropriate, risk mitigation measures The notifier shall submit confirmatory information as regards: (a) the impact on the environment of the transformation/dissociation products of aluminium ammonium sulphate; (b) the risk to non-target terrestrial organisms other than vertebrates and aquatic organisms. This information shall be submitted to the Member States, the Commissior and the Authority by 1 January 2016.'

(*) Further details on identity and specification of active substance are provided in their review report.

(2) Row 229 on the active substance fat distillation residues is replaced by the following:

Number	Common name, identification numbers	IUPAC name	Purity (*)	Date of approval	Expiration of approval	Specific provisions
ʻ229	Fat distillation residues CAS No: not allocated CIPAC No 915	Not available	≥ 40 % of cleaved fatty acids Relevant impurity: Ni maximum 200 mg/kg	1 September 2009	31 August 2019	PART A Only uses as repellent may be authorised. Fat distillation residues of animal origin must be in compliance with Regulation (EC) No 1069/2009 of the European Parliament and of the Council and Commission Regulation (EU) No 142/2011 (OJ L 54, 26.2.2011, p. 1).

6.7.2012

Number	Common name, identification numbers	IUPAC name	Purity (*)	Date of approval	Expiration of approval	Specific provisions
						PART B For the implementation of the uniform principles, as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the amended review report on fat distillation residues (SANCO/2610/2008) and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 1 June 2012 shall be taken into account. Conditions of use shall include, where appropriate, risk mitigation measures. The notifier shall submit confirmatory information as regards the specifi- cation of the technical material and the analysis of the maximum levels of impurities and contaminants of toxicological concern. This information shall be submitted to the Member States, the Commission and the Authority by 1 May 2013.'

(*) Further details on identity and specification of active substance are provided in their review report.

(3) Row 248 on the active substance repellents by smell of animal or plant origin/fish oil is replaced by the following:

Number	Common name, identification numbers	IUPAC name	Purity (*)	Date of approval	Expiration of approval	Specific provisions
'248	Fish oil CAS No 100085-40-3 CIPAC No 918	Fish oil	 ≥ 99 % Relevant impurity: Dioxine max. 6 pg/kg for animal feed Hg max. 0,5 mg/kg feed derived from fish and other sea food processing Cd max. 2 mg/kg feed of animal origin except in feed for domestic pets Pb max. 10 mg/kg PCBs max. 5 mg/kg 	1 September 2009	31 August 2019	 PART A Only uses as repellent may be authorised. Fish oil must be in compliance with Regulation (EC) No 1069/2009 and Regulation (EU) No 142/2011. PART B For the implementation of the uniform principles as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on fish oil (SANCO/2629/2008) and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 1 June 2012 shall be taken into account. Conditions of use shall include, where appropriate, risk mitigation measures. The notifier shall submit confirmatory information as regards the specification of the technical material and the analysis of the maximum levels of impurities and contaminants of toxicological concern. This information shall be submitted to the Member States, the Commission and the Authority by 1 May 2013.'

(*) Further details on identity and specification of active substance are provided in their review report.

6.7.2012

EN

(4) Row 257 on the active substance urea is replaced by the following:

Number	Common name, identification numbers	IUPAC name	Purity (*)	Date of approval	Expiration of approval	Specific provisions
'257	Urea	Urea	≥ 98 % w/w	1 September 2009	31 August 2019	PART A
	CAS No 57-13-6					Only uses as attractant and fungicide may be authorised.
	CIPAC No 913					PART B
						For the implementation of the uniform principles as referred to in Article 29(6) of Regulation (EC) No 1107/2009, the conclusions of the review report on urea (SANCO/2637/2008) and in particular Appendices I and II thereof, as finalised in the Standing Committee on the Food Chain and Animal Health on 1 June 2012 shall be taken into account.
						Conditions of use shall include, where appropriate, risk mitigation measures.
						The notifier shall submit confirmatory information as regards:
						(a) the analysis method for urea and for the impurity biuret;
						(b) the risk for operators, workers and bystanders.
						The information set out in point (a) and in point (b) shall be submitted to the Member States, the Commission and the Authority respectively by 1 May 2013 and 1 January 2016.'

(*) Further details on identity and specification of active substance are provided in their review report.

EN

COMMISSION IMPLEMENTING REGULATION (EU) No 598/2012

of 5 July 2012

amending for the 172nd time Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures directed against certain persons and entities associated with the Al Qaida network

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 881/2002 of 27 May 2002 imposing certain specific restrictive measures directed against certain persons and entities associated with the Al-Qaida network, (¹) and in particular Article 7(1)(a) and 7a(5) thereof,

Whereas:

- (1) Annex I to Regulation (EC) No 881/2002 lists the persons, groups and entities covered by the freezing of funds and economic resources under that Regulation.
- (2) On 21 June 2012 the Sanctions Committee of the United Nations Security Council decided to remove two natural persons from its list of persons, groups and entities to whom the freezing of funds and economic resources should apply after considering the de-listing

requests submitted by these persons and the Comprehensive Reports of the Ombudsperson established pursuant to United Nations Security Council Resolution 1904(2009). On 27 June 2012, it decided to remove another natural person from the list. Furthermore, on 10 May 2012, 25 May 2012 and 21 June 2012, it decided to amend five entries on the list.

(3) Annex I to Regulation (EC) No 881/2002 should therefore be updated accordingly.

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 881/2002 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.

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

Done at Brussels, 5 July 2012.

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

 $^{(^1)~}OJ~L~139,~29.5.2002,~p.~9.$

ANNEX

Annex I to Regulation (EC) No 881/2002 is amended as follows:

- (1) The following entries under the heading 'Natural persons' are deleted:
 - (a) 'Rachid Fettar (alias (a) Amine del Belgio, (b) Amine di Napoli, (c) Djaffar, (d) Taleb, (e) Abu Chahid). Address: 30 Abdul Rahman Street, Mirat Bab Al-Wadi, Algeria. Date of birth: 16.4.1969. Place of birth: Boulogin, Algeria. Nationality: Algerian. Other information: Extradited from Italy to Algeria. Date of designation referred to in Article 2a (4) (b): 25.6.2003.'
 - (b) 'Chabaane Ben Mohamed Ben Mohamed Al-Trabelsi (alias Chabaane Ben Mohamed Trabelsi). Address: Number 2, Via Salvo D'Acquisto 2, Varese, Italy. Date of birth: 1.5.1966. Place of birth: Manzal Tmim, Nabul, Tunisia. Nationality: Tunisian. Passport No: L945660 (Tunisian passport issued on 4.12.1998 which expired on 3.12.2001). Other information: (a) Italian fiscal code: TRB CBN 66E01 Z352O; (b) Resided in Italy as at December 2009; (c) Mother's name is Um al-Khayr al-Wafi. Date of designation referred to in Article 2a(4)(b): 23.6.2004.'
 - (c) 'Nedal Mahmoud Saleh (alias (a) Nedal Mahmoud N. Saleh, (b) Salah Nedal, (c) Tarek Naser, (d) Hitem, (e) Hasim). Address: Manchester, United Kingdom. Date of birth: 26.3.1972. Place of birth: Tunisia. Nationality: Tunisian. Date of designation referred to in Article 2a (4) (b): 25.6.2003.'
- (2) The entry 'Abid Hammadou (alias (a) Abdelhamid Abou Zeid; (b) Youcef Adel; (c) Abou Abdellah). Date of birth: 12.12.1965. Place of birth: Touggourt, Wilaya (province) of Ouargla, Algeria. Nationality: Algerian. Other information: (a) Associated with the Organisation of Al-Qaida in the Islamic Maghreb; (b) Located in Northern Mali as of June 2008; (c) Mother's name: Fatma Hammadou. Father's name: Benabes.' under the heading 'Natural persons' shall be replaced by the following:

'Amor Mohamed Ghedeir (alias (a) Abdelhamid Abou Zeid; (b) Youcef Adel; (c) Abou Abdellah, (d) Abid Hammadou). Date of birth: Approximately 1958. Place of birth: Deb-Deb, Amenas, Wilaya (province) of Illizu, Algeria. Nationality: Algerian. Other information: (a) Mother's name is Benarouba Bachira; (b) Father's name is Mabrouk. Date of designation referred to in Article 2a (4) (b): 3.7.2008.'

(3) The entry 'Mohammad Ilyas Kashmiri (alias (a) Muhammad Ilyas Kashmiri, (b) Elias al-Kashmiri, (c) Ilyas Naib Amir). Title: (a) Mufti, (b) Maulana. Address: Thathi Village, Samahni, Bhimber District, Pakistan-administered Kashmir. Date of birth: (a) 2.1.1964, (b) 10.2.1964. Place of birth: Bhimber, Samahani Valley, Pakistan-administered Kashmir. Other information: Commander of Harakat-ul Jihad Islami. Date of designation referred to in Article 2a(4)(b): 6.8.2010.' under the heading 'Natural persons' shall be replaced by the following:

'Mohammad Ilyas Kashmiri (*alias* (a) Muhammad Ilyas Kashmiri, (b) Elias al-Kashmiri, (c) Ilyas Naib Amir). Title: Mufti. Address: Thathi Village, Samahni, Bhimber District, Pakistan-administered Kashmir. Date of birth: (a) 2.1.1964, (b) 10.2.1964. Place of birth: Bhimber, Samahani Valley, Pakistan-administered Kashmir. Other information: (a) Former title: Maulana. (b) Reportedly deceased in Pakistan on 11 June 2011. Date of designation referred to in Article 2a(4)(b): 6.8.2010.'

(4) The entry 'Mati ur-Rehman (alias (a) Mati-ur Rehman, (b) Mati ur Rehman, (c) Matiur Rahman, (d) Matiur Rehman, (e) Matti al-Rehman, (f) Abdul Samad, (g) Samad Sial, (h) Abdul Samad Sial). Date of birth: Approximately 1977. Nationality: Pakistani. Other information: Mati ur-Rehman is the chief operational commander of Lashkar i Jhangvi. Date of designation referred to in Article 2a(4)(b): 22.8.2011.' under the heading 'Natural persons' shall be replaced by the following:

'Mati ur-Rehman Ali Muhammad (alias (a) Mati-ur Rehman, (b) Mati ur Rehman, (c) Matiur Rahman, (d) Matiur Rehman, (e) Matti al-Rehman, (f) Abdul Samad (g) Samad Sial, (h) Abdul Samad Sial, (i) Ustad Talha, (j) Qari Mushtaq, (k) Tariq, (l) Hussain). Date of birth: Approximately 1977. Place of birth: Chak number 36/DNB, Rajkan, Madina Colony, Bahawalpur District, Punjab Province, Pakistan. Nationality: Pakistani. Date of designation referred to in Article 2a(4)(b): 22.8.2011.'

(5) The entry Youcef Abbes (alias Giuseppe). Date of birth: 5.1.1965. Place of birth: Bab el Oued, Algiers, Algeria. Nationality: Algerian. Other information: (a) Considered a fugitive from justice by the Italian authorities as of 5 July 2008; (b) Reportedly deceased in 2000; (c) Father's name is Mokhtar; (d) Mother's name is Abbou Aicha; (e) Brother of Moustafa Abbes. Date of designation referred to in Article 2a (4) (b): 17.3.2004.' under the heading 'Natural persons' shall be replaced by the following:

Youcef Abbes (alias Giuseppe). Date of birth: 5.1.1965. Place of birth: Bab el Oued, Algiers, Algeria. Nationality: Algerian. Other information: (a) Father's name is Mokhtar; (b) Mother's name is Abbou Aicha. Date of designation referred to in Article 2a (4) (b): 17.3.2004.'

(6) The entry 'Fahd Mohammed Ahmed Al-Quso (alias (a) Fahd al-Quso, (b) Fahd Mohammed Ahmen Al-Quso, (c) Abu Huthaifah, (d) Abu Huthaifah al-Yemeni, (e) Abu Huthaifah al-Adani, (f) Abu al-Bara, (g) Abu Huthayfah al- Adani, (h) Fahd Mohammed Ahmed al-Awlaqi, (i) Huthaifah al-Yemeni (j) Abu Huthaifah al-Abu al-Bara, (k) Fahd Mohammed Ahmad al-Kuss). Address: Yemen. Date of birth: 12.11.1974. Place of birth: Aden, Yemen. Nationality: Yemeni. Other information: (a) Yemeni national identification number 2043, (b) Operative of Al- Qaida in the Arabian Peninsula and cell leader in Shabwa Province, Yemen. Date of designation referred to in Article 2a(4)(b): 7.12.2010.' under the heading 'Natural persons' shall be replaced by the following:

Fahd Mohammed Ahmed Al-Quso (*alias* (a) Fahd al-Quso, (b) Fahd Mohammed Ahmen Al-Quso, (c) Abu Huthaifah, (d) Abu Huthaifah al-Yemeni, (e) Abu Huthaifah al-Adani, (f) Abu al-Bara, (g) Abu Huthayfah al- Adani, (h) Fahd Mohammed Ahmed al-Awlaqi, (i) Huthaifah al-Yemeni (j) Abu Huthaifah al-Abu al-Bara, (k) Fahd Mohammed Ahmad al-Kuss). Address: Yemen. Date of birth: 12.11.1974. Place of birth: Aden, Yemen. Nationality: Yemeni. Other information: Reportedly deceased on 6 May 2012 in Yemen. Date of designation referred to in Article 2a(4)(b): 7.12.2010.'

COMMISSION IMPLEMENTING REGULATION (EU) No 599/2012

of 5 July 2012

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

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) (¹),

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

Whereas:

 Implementing Regulation (EU) No 543/2011 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the standard values for imports from third countries, in respect of the products and periods stipulated in Annex XVI, Part A thereto.

(2) The standard import value is calculated each working day, in accordance with Article 136(1) of Implementing Regulation (EU) No 543/2011, taking into account variable daily data. Therefore this Regulation should enter into force on the day of its publication in the Official Journal of the European Union,

HAS ADOPTED THIS REGULATION:

Article 1

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

Article 2

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

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

Done at Brussels, 5 July 2012.

For the Commission, On behalf of the President, José Manuel SILVA RODRÍGUEZ Director-General for Agriculture and Rural Development

^{(&}lt;sup>1</sup>) OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 157, 15.6.2011, p. 1.

ANNEX

CN code	Third country code (1)	Standard import value
0702 00 00	TR	50,2
	ZZ	50,2
0707 00 05	TR	103,2
	ZZ	103,2
0709 93 10	TR	115,5
	ZZ	115,5
0805 50 10	AR	89,2
	TR	54,0
	UY	85,8
	ZA	94,1
	ZZ	80,8
0808 10 80	AR	200,7
	BR	79,0
	CL	111,2
	CN	100,6
	NZ	133,5
	US	144,1
	UY	58,9
	ZA	107,5
	ZZ	116,9
0808 30 90	AR	206,9
	CL	113,3
	CN	83,4
	NZ	207,2
	ZA	127,2
	ZZ	147,6
0809 10 00	TR	182,6
	ZZ	182,6
0809 29 00	TR	327,1
	ZZ	327,1
0809 30	TR	207,2
	ZZ	207,2

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

(¹) Nomenclature of countries laid down by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

DECISIONS

POLITICAL AND SECURITY COMMITTEE DECISION ATALANTA/2/2012

of 3 July 2012

on the appointment of an EU Force Commander for the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (Atalanta)

(2012/361/CFSP)

THE POLITICAL AND SECURITY COMMITTEE,

Having regard to the Treaty on European Union, and in particular Article 38 thereof,

Having regard to Council Joint Action 2008/851/CFSP of 10 November 2008 on a European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (¹) (Atalanta), and in particular Article 6 thereof,

Whereas:

- (1) Pursuant to Article 6(1) of Joint Action 2008/851/CFSP, the Council authorised the Political and Security Committee (PSC) to take decisions on the appointment of the EU Force Commander for the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast (hereinafter 'EU Force Commander').
- (2) On 25 May 2012, the PSC adopted Decision Atalanta/1/2012 (²) appointing Rear-Admiral Jean-Baptiste DUPUIS as EU Force Commander.
- (3) The EU Operation Commander has recommended the appointment of Rear-Admiral Enrico CREDENDINO as the new EU Force Commander.
- (4) The EU Military Committee supports that recommendation.

(5) In accordance with Article 5 of the Protocol (No 22) on the position of Denmark, annexed to the Treaty on European Union and to the Treaty on the Functioning of the European Union, Denmark does not participate in the elaboration and the implementation of decisions and actions of the Union which have defence implications,

HAS ADOPTED THIS DECISION:

Article 1

Rear-Admiral Enrico CREDENDINO is hereby appointed EU Force Commander for the European Union military operation to contribute to the deterrence, prevention and repression of acts of piracy and armed robbery off the Somali coast.

Article 2

This Decision shall enter into force on 6 August 2012.

Done at Brussels, 3 July 2012.

For the Political and Security Committee The Chairperson O. SKOOG

^{(&}lt;sup>1</sup>) OJ L 301, 12.11.2008, p. 33.

⁽²⁾ OJ L 142, 1.6.2012, p. 35.

COMMISSION IMPLEMENTING DECISION

of 4 July 2012

concerning a financial contribution by the Union to certain Member States to support voluntary surveillance studies on honeybee colony losses

(notified under document C(2012) 4396)

(Only the Danish, Dutch, English, Estonian, Finnish, French, German, Greek, Hungarian, Italian, Latvian, Lithuanian, Polish, Portuguese, Slovak, Spanish and Swedish texts are authentic)

(2012/362/EU)

THE EUROPEAN COMMISSION,

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

Having regard to Council Decision 2009/470/EC of 25 May 2009 on expenditure in the veterinary field (1), and in particular Article 23 thereof.

Whereas:

- (1) The Communication from the Commission to the European Parliament and the Council on honeybee health (2) gives an overview of the Commission's actions already undertaken and ongoing as regards honeybee health in the EU. The main subject issue of the Communication is the increased mortality of bees observed worldwide.
- In 2009 the EFSA project 'Bee mortality and bee (2)surveillance in Europe' concluded that the surveillance systems in the EU are, in general, weak and that there is a lack of data at Member States level and a lack of comparable data at EU level.
- In order to improve the availability of data on bee (3) mortality it is appropriate to assist and support certain surveillance studies in Member States on honeybee losses.
- Commission Implementing Decision 2011/881/EU of (4) 21 December 2011 concerning the adoption of a financing decision to support voluntary surveillance studies on honeybee colony losses (3) set aside EUR 3 750 000 as contribution of the European Union for the implementation of the surveillance studies on honeybee colony losses.
- The EU reference laboratory (EURL) for bee health (5) presented the document 'Basis for a pilot surveillance project on honey bee colony losses' (available at http:// ec.europa.eu/food/animal/liveanimals/bees/bee_health_en. htm) providing guidance to Member States to elaborate their surveillance studies.

- Member States were invited to send to the Commission (6) their programmes for surveillance studies based on the technical document of the EURL for bee health. Twenty Member States have sent their proposals for the surveillance studies. These proposals have been technically and financially evaluated to assess their conformity with the technical document 'Basis for a pilot surveillance project on honey bee colony losses'.
- (7) Belgium, Denmark, Germany, Estonia, Greece, Spain, France, Italy, Latvia, Lithuania, Hungary, Poland, Portugal, Slovakia, Finland, Sweden and the United Kingdom have drawn up surveillance study programmes on honeybee colony losses in line with the technical document 'Basis for a pilot surveillance project on honey bee colony losses' and have requested EU financial support.
- A financial contribution should be granted as from (8) 1 April 2012 to the voluntary surveillance study programmes on honeybee colony losses implemented by Belgium, Denmark, Germany, Estonia, Greece, Spain, France, Italy, Latvia, Lithuania, Hungary, Poland, Portugal, Slovakia, Finland, Sweden and the United Kingdom.
- Under Council Regulation (EC) No 1290/2005 of (9) 21 June 2005 on the financing of the common agricultural policy (4), veterinary measures are to be financed under the European Agricultural Guarantee Fund. For financial control purposes, Articles 9, 36 and 37 of that Regulation are to apply.
- The payment of the financial contribution should be (10)subject to the condition that the surveillance study programmes planned have actually been carried out and that the authorities supply all the necessary information to the Commission and to the EU reference laboratory for bee health.
- The measures provided for in this Decision are in (11)accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

^{(&}lt;sup>1</sup>) OJ L 155, 18.6.2009, p. 30. (²) COM(2010) 714 final.

⁽³⁾ OJ L 343, 23.12.2011, p. 119.

^{(&}lt;sup>4</sup>) OJ L 209, 11.8.2005, p. 1.

L 176/66

EN

HAS ADOPTED THIS DECISION:

Article 1

1. The Union shall grant Belgium, Denmark, Germany, Estonia, Greece, Spain, France, Italy, Latvia, Lithuania, Hungary, Poland, Portugal, Slovakia, Finland, Sweden and the United Kingdom financial assistance for their surveillance study programmes on honeybee colony losses.

- 2. The financial contribution by the Union:
- (a) shall be at the rate of 70 % of the eligible costs to be incurred by each Member State referred to in paragraph 1 for the surveillance study programmes on honeybee colony losses and specified in Annex I for the period from 1 April 2012 to 30 June 2013;
- (b) shall not exceed the following:
 - 1. EUR 62 876 for Belgium;
 - 2. EUR 192 688 for Denmark;
 - 3. EUR 294 230 for Germany;
 - 4. EUR 66 637 for Estonia;
 - 5. EUR 109 931 for Greece;
 - 6. EUR 205 050 for Spain;
 - 7. EUR 529 615 for France;
 - 8. EUR 521 590 for Italy;
 - 9. EUR 147 375 for Latvia;
 - 10. EUR 92 123 for Lithuania;
 - 11. EUR 98 893 for Hungary;
 - 12. EUR 254 108 for Poland;
 - 13. EUR 28 020 for Portugal;
 - 14. EUR 183 337 for Slovakia;
 - 15. EUR 213 986 for Finland;
 - 16. EUR 39 862 for Sweden;
 - 17. EUR 267 482 for the United Kingdom.
- (c) shall not exceed EUR 595 per visit of an apiary.

Article 2

1. The maximum overall contribution authorised by this Decision for the costs incurred for the programmes referred to in Article 1 is set at EUR 3 307 803 to be financed from the general budget of the European Union.

2. Expenditure relating to staff costs for performing laboratory tests, sampling, monitoring, consumables and overheads dedicated to the surveillance studies shall be eligible in accordance with the rules set out in Annex III.

3. The Union's financial assistance shall be paid following presentation and approval of the reports and supporting documents referred to Article 3(2) and (3).

Article 3

1. The programmes shall be carried out in accordance with the technical document 'Basis for a pilot surveillance project on honey bee colony losses' (available at http://ec.europa.eu/food/animal/liveanimals/bees/bee_health_en.htm) and in accordance with the surveillance study programmes on honeybee colony losses presented by the Member States.

2. Belgium, Denmark, Germany, Estonia, Greece, Spain, France, Italy, Latvia, Lithuania, Hungary, Poland, Portugal, Slovakia, Finland, Sweden and the United Kingdom shall submit to the Commission:

- no later than 1 March 2013 an intermediate technical report on the first visit provided for in the surveillance study programme, and
- no later than 31 October 2013 a final technical report on the second and third visits provided for in the surveillance study programme,
- the technical report should be in conformity to a model to be established by the Commission in cooperation with the EU reference laboratory for bee health.

3. Belgium, Denmark, Germany, Estonia, Greece, Spain, France, Italy, Latvia, Lithuania, Hungary, Poland, Portugal, Slovakia, Finland, Sweden and the United Kingdom shall submit to the Commission:

— no later than 31 December 2013 a paper version and an electronic version of their financial report drawn up in accordance with Annex II. The supporting documents, evidencing all the expenditure referred to in the application for reimbursement, shall be sent to the Commission on request.

4. The outcome of the studies shall be made available to the Commission and the EU reference laboratory for bee health.

Article 4

This Decision is addressed to the Kingdom of Belgium, the Kingdom of Denmark, the Federal Republic of Germany, the Republic of Estonia, the Hellenic Republic, the Kingdom of Spain, the French Republic, the Italian Republic, the Republic of Latvia, the Republic of Lithuania, Hungary, the Republic of Poland, the Portuguese Republic, the Slovak Republic, the Republic of Finland, the Kingdom of Sweden and the United Kingdom of Great Britain and Northern Ireland.

Done at Brussels, 4 July 2012.

For the Commission John DALLI Member of the Commission

Total	200		4 416 293	309 141	4 725 433	3 307 803
UK	200	3	357 119	24 998	382 117	267 482
SE	150	3	53 220	3 725	56 945	39 862
FI	160	3	285 695	19 999	305 694	213 986
SK	198	3	244 776	17 134	261 910	183 337
РТ	145	3	37 410	2 619	40 029	28 020
PL	190	3	339 263	23 749	363 012	254 108
HU	196	3	132 034	9 242	141 276	98 893
LT	193	3	122 994	8 610	131 604	92 123
LV	193	3	196 762	13 773	210 535	147 375
IT	390	3	696 382	48 747	745 129	521 590
FR	396	3	707 096	49 497	756 593	529 615
ES	200	3	273 765	19 164	292 929	205 050
EL	200	3	146 770	10 274	157 044	109 931
EE	196	3	88 968	6 228	95 196	66 637
DE	220	3	392 831	27 498	420 329	294 230
DK	194	3	257 260	18 008	275 268	192 688
BE	150	3	83 946	5 876	89 822	62 876
Member State	Number of apiaries	Number of visits per apiary foreseen in the surveillance study	Total direct costs (Laboratory tests + visits for sampling and monitoring)	Overheads (7 %)	Total cost	EU contribution (70 %)

ANNEX I

ANNEX II

MODEL FOR A FINANCIAL REPORT ON VOLUNTARY SURVEILLANCE STUDIES ON HONEYBEE COLONY LOSSES

Total expenditure for the project (real costs, VAT excl.)						
Member State:				Number of apiari	es visited:	
		Laboratory c	costs			
Staff category	Number of w	rorking days	Daily rate		Total	
Consumables (description)	Quar	ıtity	Unit cost		Total	

Sampling and monitoring costs (apiary visits)

Staff category	Number of working days	Daily rate	Total
Consumables (description)	Quantity	Unit cost	Total

Certification by the beneficiary

We certify that:

- the expenditure listed above was incurred in the performance of tasks described in the technical document 'Basis for a pilot surveillance project on honey bee colony losses' (1) and directly related to the implementation of the surveillance study programme for which financial support was granted according to Commission Implementing Decision 2012/362/EU,
- the expenditure was actually incurred, accurately accounted for and eligible under the provisions of Implementing Decision 2012/362/EU,
- all supporting documents relating to the expenditure are available for auditing,
- no other Union contribution was requested for the projects listed in this Decision.

Date:

Name and signature of the financial officer responsible:

⁽¹⁾ Available at http://ec.europa.eu/food/animal/liveanimals/bees/bee_health_en.htm

ANNEX III

ELIGIBILITY RULES

- 1. Laboratory costs
 - Staff costs shall be limited to actual attributable labour costs (remuneration, wages, social charges and retirement
 costs) accrued in implementation of the study and performing laboratory tests. To this end monthly timesheets
 have to be maintained.
 - Daily rate will be calculated on a 220 working days/year.
 - Reimbursement of consumables shall be based on actual costs incurred by Member States to perform the tests at the laboratory.
 - Test kits, reagents and all consumables shall only be reimbursed if used specifically in the performance of the following tests:
 - varroa count (washing),
 - detection and characterisation of deformed wing virus (DWV), the acute bee paralysis virus (ABPV), the small hive beetle (*Aethina tumida*) and the tropilaelaps mite),
 - clinical observation (including symptom observation foulbrood, nosema, viruses) microsporidian parasite (Nosema spp.) spore counts, cultures, microscopic examination and biochemical tests to identify the causal agent European foulbrood (Melissococcus plutonius) and American foulbrood (Paenibacillus larvae),
 - American foulbrood confirmation of the identity of the causal agent American foulbrood and European foulbrood via polymerase chain reaction (PCR).
- 2. Sampling and monitoring costs
 - Costs for sampling and monitoring can only be claimed it they are directly linked to visits of apiaries.
 - Staff costs shall be limited to actual attributable labour costs (remuneration, wages, social charges and retirement
 costs) accrued in implementation of the study. To this end monthly timesheets have to be maintained.
 - Daily rate will be calculated on a 220 working days/year.
 - Reimbursement of consumables shall be based on actual costs incurred by Member States and shall only be reimbursed if used specifically during visits to the apiaries.
- 3. Overheads

A flat rate contribution of 7 % calculated on the basis of all direct eligible costs may be claimed.

4. The expenditure submitted by the Member States for a financial contribution by the Union shall be expressed in euro and shall exclude value added tax (VAT) and all other taxes.

COMMISSION IMPLEMENTING DECISION

of 4 July 2012

allowing Member States to extend provisional authorisations granted for the new active substances bixafen, *Candida oleophila* strain O, fluopyram, halosulfuron, potassium iodide, potassium thiocyanate and spirotetramat

(notified under document C(2012) 4436)

(Text with EEA relevance)

(2012/363/EU)

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 91/414/EEC of 15 July 1991 concerning the placing of plant protection products on the market (¹), and in particular the fourth subparagraph of Article 8(1) thereof,

Having regard to Regulation (EC) No 1107/2009 of the European Parliament and of the Council of 21 October 2009 concerning the placing of plant protection products on the market and repealing Council Directives 79/117/EEC and 91/414/EEC (²), and in particular Article 80(1)(a) thereof,

Whereas:

- In accordance with Article 80(1)(a) of Regulation (EC) No 1107/2009, Directive 91/414/EEC shall continue to apply to active substances for which a decision has been adopted in accordance with Article 6(3) of Directive 91/414/EEC before 14 June 2011.
- (2) In accordance with Article 6(2) of Directive 91/414/EEC, in October 2008 the United Kingdom received an application from Bayer CropScience AG for the inclusion of the active substance bixafen in Annex I to Directive 91/414/EEC. Commission Decision 2009/700/EC (³) confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (3) In accordance with Article 6(2) of Directive 91/414/EEC, in July 2006 the United Kingdom received an application from Bionext SPRL for the inclusion of the active substance *Candida oleophila* strain O in Annex I to Directive 91/414/EEC. Commission Decision 2007/380/EC (⁴) confirmed that the dossier was

complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.

- (4) In accordance with Article 6(2) of Directive 91/414/EEC, in June 2008 Germany received an application from Bayer CropScience AG for the inclusion of the active substance fluopyram in Annex I to Directive 91/414/EEC. Commission Decision 2009/464/EC (⁵) confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (5) In accordance with Article 6(2) of Directive 91/414/EEC, in May 2005 Italy received an application from Nissan Chemical Europe SARL for the inclusion of the active substance halosulfuron in Annex I to Directive 91/414/EEC. Commission Decision 2006/586/EC (⁶) confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (6) In accordance with Article 6(2) of Directive 91/414/EEC, in September 2004 the Netherlands received an application from Koppert Beheer BV for the inclusion of the active substance potassium iodide in Annex I to Directive 91/414/EEC. Commission Decision 2005/751/EC (⁷) confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (7) In accordance with Article 6(2) of Directive 91/414/EEC, in September 2004 the Netherlands received an application from Koppert Beheer BV for the inclusion of the active substance potassium thiocyanate in Annex I to Directive 91/414/EEC. Decision 2005/751/EC confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.

^{(&}lt;sup>1</sup>) OJ L 230, 19.8.1991, p. 1.

⁽²⁾ OJ L 309, 24.11.2009, p. 1.

^{(&}lt;sup>3</sup>) OJ L 240, 11.9.2009, p. 32.

^{(&}lt;sup>4</sup>) OJ L 141, 2.6.2007, p. 78.

^{(&}lt;sup>5</sup>) OJ L 151, 16.6.2009, p. 37.

^{(&}lt;sup>6</sup>) OJ L 236, 31.8.2006, p. 31.

⁽⁷⁾ OJ L 282, 26.10.2005, p. 18.

- (8) In accordance with Article 6(2) of Directive 91/414/EEC, in October 2006 Austria received an application from Bayer CropScience AG for the inclusion of the active substance spirotetramat in Annex I to Directive 91/414/EEC. Commission Decision 2007/560/EC (¹) confirmed that the dossier was complete and could be considered as satisfying, in principle, the data and information requirements of Annex II and Annex III to that Directive.
- (9) Confirmation of the completeness of the dossiers was necessary in order to allow them to be examined in detail and to allow Member States the possibility of granting provisional authorisations, for periods of up to three years, for plant protection products containing the active substances concerned, while complying with the conditions laid down in Article 8(1) of Directive 91/414/EEC and, in particular, the conditions relating to the detailed assessment of the active substances and the plant protection products in the light of the requirements laid down by that Directive.
- (10) For these active substances, the effects on human health and the environment have been assessed, in accordance with the provisions of Article 6(2) and (4) of Directive 91/414/EEC, for the uses proposed by the applicants. The rapporteur Member States submitted the respective draft assessment reports to the Commission on 16 December 2009 (bixafen), on 5 February 2008 (*Candida oleophila* strain O), on 30 August 2011 (fluopyram), on 30 March 2008 (halosulfuron), on 27 July 2007 (potassium iodide and potassium thiocyanate) and on 29 April 2008 (spirotetramat).
- (11) Following submission of the draft assessment reports by the rapporteur Member States, it has been found to be necessary to request further information from the applicants and to have the rapporteur Member States examine that information and submit their assessment. Therefore, the examination of the dossiers is still ongoing and it will not be possible to complete the evaluation within the time-frame provided for in Directive 91/414/EEC, read in conjunction with Commission Decisions 2010/457/EU (²) (Candida oleophila strain O, potassium iodide and potassium thiocyanate) and 2010/671/EU (³) (spirotetramat).

- As the evaluation so far has not identified any reason for (12)immediate concern, Member States should be given the possibility of prolonging provisional authorisations granted for plant protection products containing the active substances concerned for a period of 24 months in accordance with the provisions of Article 8 of Directive 91/414/EEC so as to enable the examination of the dossiers to continue. It is expected that the evaluation and decision-making process with respect to a decision on a possible approval in accordance with Article 13(2) of Regulation (EC) No 1107/2009 for bixafen, Candida oleophila strain O, fluopyram, halosulfuron, potassium iodide, potassium thiocyanate and spirotetramat will have been completed within 24 months.
- (13) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS DECISION:

Article 1

Member States may extend provisional authorisations for plant protection products containing bixafen, *Candida oleophila* strain O, fluopyram, halosulfuron, potassium iodide, potassium thiocyanate or spirotetramat for a period ending on 31 July 2014 at the latest.

Article 2

This Decision shall expire on 31 July 2014.

Article3

This Decision is addressed to the Member States.

Done at Brussels, 4 July 2012.

For the Commission John DALLI Member of the Commission

⁽²⁾ OJ L 218, 19.8.2010, p. 24.

⁽¹⁾ OJ L 213, 15.8.2007, p. 29.

^{(&}lt;sup>3</sup>) OJ L 290, 6.11.2010, p. 49.

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