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⁽¹⁾ Text with EEA relevance.

EN

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II

(Non-legislative acts)

REGULATIONS

COMMISSION REGULATION (EU) 2019/521

of 27 March 2019

amending, for the purposes of its adaptation to technical and scientific progress Regulation (EC) No 1272/2008 of the European Parliament and of the Council on classification, labelling and packaging of substances and mixtures

(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 1272/2008 of the European Parliament and of the Council of 16 December 2008 on classification, labelling and packaging of substances and mixtures, amending and repealing Directives 67/548/EEC and 1999/45/EC, and amending Regulation (EC) No 1907/2006 ⁽¹⁾, and in particular Article 53(1) thereof,

Whereas:

- (1) Regulation (EC) No 1272/2008 harmonises the provisions and criteria for the classification, labelling and packaging of substances and mixtures and certain specific articles within the Union.
- (2) Regulation (EC) No 1272/2008 takes into account the Globally Harmonised System of Classification and Labelling of Chemicals (GHS) of the United Nations (UN).
- (3) The classification criteria and labelling rules of the GHS are periodically reviewed at the UN level. The sixth and seventh revised editions of the GHS result from changes adopted in 2014 and 2016 respectively by the United Nations Committee of Experts on the Transport of Dangerous Goods and on the Globally Harmonised System of Classification and Labelling of Chemicals.
- (4) The sixth and seventh revised editions of the GHS trigger the need to amend some technical provisions and criteria on classification, labelling and packaging in Regulation (EC) No 1272/2008. In particular, these further developments of the GHS introduce a new hazard class for desensitised explosives and a new hazard category, pyrophoric gases, within the hazard class flammable gases. Other changes include adaptations to: the criteria for substances and mixtures which in contact with water emit flammable gases, the generic cut-off values; the general provisions to classify aerosol forms of mixtures; and the detail of the definitions and classification criteria as appropriate for the hazard classes explosives, flammable gases, flammable liquids, flammable solids, acute toxicity, skin corrosion/irritation, serious eye damage/eye irritation, respiratory and skin sensitisation, germ cell mutagenicity, carcinogenicity, reproductive toxicity, specific target organ toxicity and aspiration hazard. In addition, amendments are introduced to some hazard and precautionary statements. It is therefore necessary to adapt some technical provisions and criteria in Annexes I, II, III, IV, V and VI to Regulation (EC) No 1272/2008 to take account of the sixth and seventh revised editions of the GHS.
- (5) Regulation (EC) No 1272/2008 should therefore be amended accordingly.
- (6) To ensure that suppliers of substances and mixtures have time to adapt to the new classification, labelling and packaging provisions, the application of this Regulation should be deferred.

⁽¹⁾ OJ L 353, 31.12.2008, p. 1.

- (7) In line with the transitional provisions of Regulation (EC) No 1272/2008 which allow the application of the new provisions at an earlier stage on a voluntary basis, suppliers should have the possibility of applying the new classification, labelling and packaging provisions on a voluntary basis before the date of application of this Regulation.
- (8) The measures provided for in this Regulation are in accordance with the opinion of the Committee established by Article 133 of Regulation (EC) No 1907/2006 of the European Parliament and of the Council ⁽²⁾,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 1272/2008 is amended as follows:

- (1) Annex I is amended in accordance with Annex I to this Regulation;
- (2) Annex II is amended in accordance with Annex II to this Regulation;
- (3) Annex III is amended in accordance with Annex III to this Regulation;
- (4) Annex IV is amended in accordance with Annex IV to this Regulation;
- (5) Annex V is amended in accordance with Annex V to this Regulation;
- (6) Annex VI is amended in accordance with Annex VI 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 17 October 2020.

By way of derogation from the second paragraph, substances and mixtures may, before 17 October 2020, be classified, labelled and packaged in accordance with this Regulation.

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

Done at Brussels, 27 March 2019.

For the Commission
The President
Jean-Claude JUNCKER

⁽²⁾ Regulation (EC) No 1907/2006 of the European Parliament and of the Council of 18 December 2006 concerning the Registration, Evaluation, Authorisation and Restriction of Chemicals (REACH), establishing a European Chemicals Agency, amending Directive 1999/45/EC and repealing Council Regulation (EEC) No 793/93 and Commission Regulation (EC) No 1488/94 as well as Council Directive 76/769/EEC and Commission Directives 91/155/EEC, 93/67/EEC, 93/105/EC and 2000/21/EC (OJ L 396, 30.12.2006, p. 1).

ANNEX I

Annex I to Regulation (EC) No 1272/2008 is amended as follows:

1. Part 1 is amended as follows:

(a) In section 1.1.2.2.2, Table 1.1 is replaced by the following:

Table 1.1

Generic cut-off values

Hazard class	Generic cut-off values to be taken into account
Acute Toxicity:	
— Category 1-3	0,1 %
— Category 4	1 %
Skin corrosion/Irritation	1 % ⁽¹⁾
Serious damage to eyes/eye irritation	1 % ⁽²⁾
Specific target organ toxicity, single exposure, Category 3	1 % ⁽³⁾
Aspiration toxicity	1 %
Hazardous to Aquatic Environment	
— Acute Category 1	0,1 % ⁽⁴⁾
— Chronic Category 1	0,1 % ⁽⁴⁾
— Chronic Category 2-4	1 %

⁽¹⁾ Or < 1 % where relevant, see 3.2.3.3.1.
⁽²⁾ Or < 1 % where relevant, see 3.3.3.3.1.
⁽³⁾ Or < 1 % where relevant, see 3.8.3.4.6.
⁽⁴⁾ Or < 0,1 % where relevant, see 4.1.3.1.

(b) Section 1.1.3.7 is replaced by the following:

1.1.3.7. Aerosols

In the case of the classification of mixtures covered by sections 3.1, 3.2, 3.3, 3.4, 3.8 and 3.9, an aerosol form of a mixture shall be classified in the same hazard category as the tested non-aerosolised form of the mixture, provided that the added propellant does not affect the hazardous properties of the mixture upon spraying.'

(c) Section 1.3.2.1 is replaced by the following:

'1.3.2.1. If propane, butane and liquefied petroleum gas or a mixture containing these substances classified in accordance with the criteria of this Annex, is placed on the market in closed refillable cylinders or in non-refillable cartridges within the scope of EN 417 as fuel gases which are only released for combustion (current edition of EN 417, relating to "Non-refillable metallic gas cartridges for liquefied petroleum gases, with or without a valve, for use with portable appliances; construction, inspection, testing and marking"), these cylinders or cartridges need be labelled only with the appropriate pictogram and the hazard and precautionary statements concerning flammability.'

2. Part 2 is amended as follows:

(a) In section 2.1.1.1, point (c) is replaced by the following:

'(c) substances, mixtures and articles not mentioned in points (a) and (b) above, which are manufactured with the view to producing a practical explosive or pyrotechnic effect.'

(b) In section 2.1.2.2, point (f) is replaced by the following:

‘(f) Division 1.6 Extremely insensitive articles which do not have a mass explosion hazard:

- articles which predominantly contain extremely insensitive substances or mixtures;
- and which demonstrate a negligible probability of accidental initiation or propagation.’

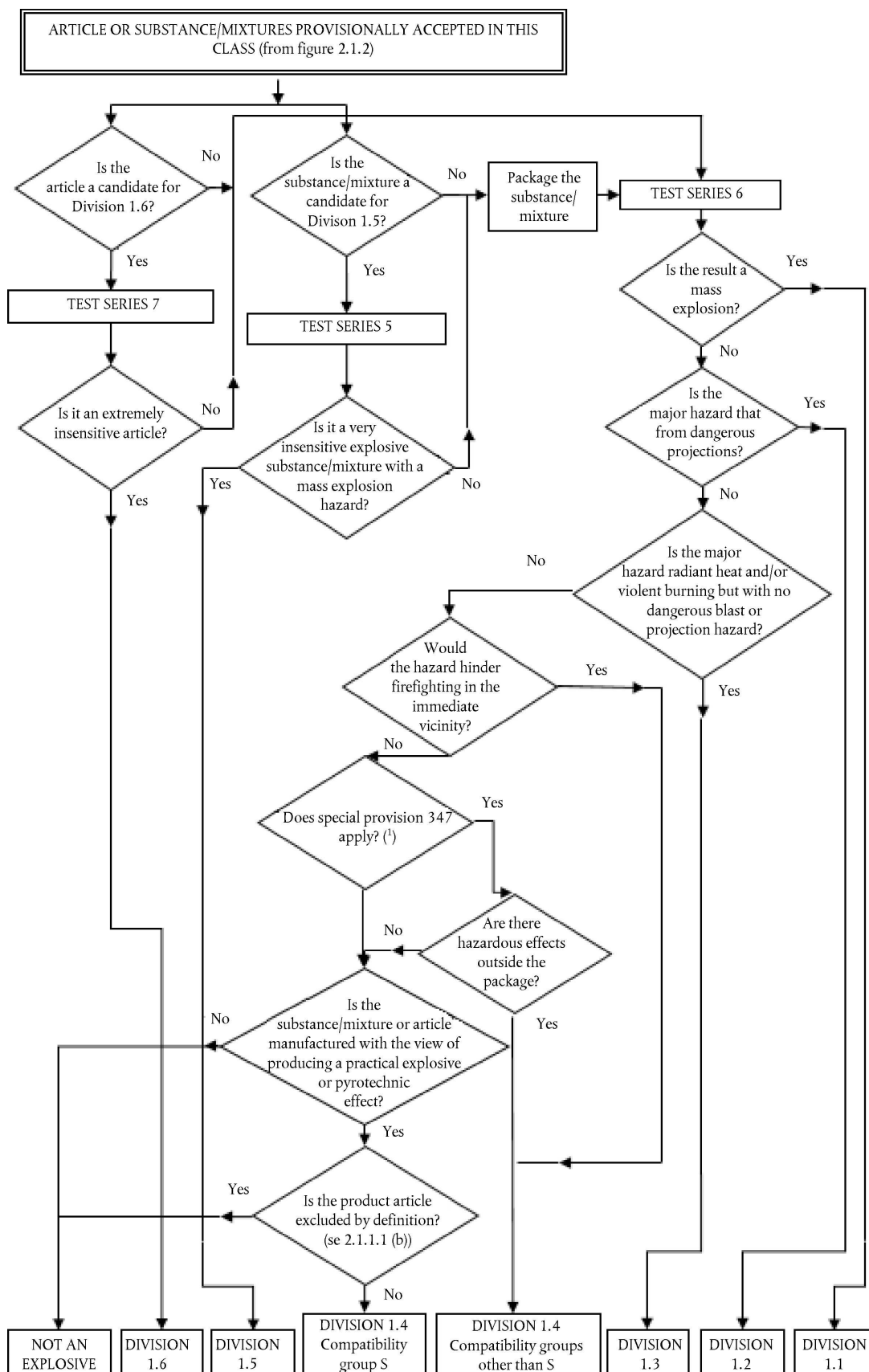
(c) In section 2.1.4.1, the third paragraph is replaced by the following:

‘Some explosive substances and mixtures are wetted with water or alcohols, diluted with other substances or dissolved or suspended in water or other liquid substances to suppress or reduce their explosives properties. They may be a candidate for classification as desensitised explosives (see Section 2.17).’

(d) In section 2.1.4.1, figure 2.1.3 is replaced by the following:

‘Figure 2.1.3

Procedure for assignment to a division in the class of explosives (Class 1 for transport)



(1) See Chapter 3.3 of the UN RTDG, Model Regulations for details.

(e) Section 2.1.4.3 is amended as follows:

(i) the introductory wording is replaced by the following:

‘2.1.4.3. The acceptance procedure for the hazard class “explosives” need not be applied if:

(ii) point (c) is replaced by the following:

‘(c) For an organic substance, or a homogenous mixture of organic substances, containing a chemical group (or groups) associated with explosive properties:

— the exothermic decomposition energy is less than 500 J/g, or

— the onset of exothermic decomposition is 500 °C or above

as indicated in Table 2.1.3.’

(iii) Table 2.1.3 is added to 2.1.4.3 (c):

‘Table 2.1.3

Decision to apply the acceptance procedure for the hazard class “Explosives” for an organic substance or a homogenous mixture of organic substances

Decomposition energy (J/g)	Decomposition onset temperature (°C)	Apply acceptance procedure? (Yes/No)
< 500	< 500	No
< 500	≥ 500	No
≥ 500	< 500	Yes
≥ 500	≥ 500	No

The exothermic decomposition energy may be determined using a suitable calorimetric technique (see section 20.3.3.3 of the *UN RTDG, Manual of Tests and Criteria*).’

(f) In section 2.2 the title is replaced by the following:

‘2.2. Flammable gases’

(g) Section 2.2.1 is replaced by the following:

‘2.2.1. *Definitions*

2.2.1.1. Flammable gas means a gas or gas mixture having a flammable range with air at 20 °C and a standard pressure of 101,3 kPa.

2.2.1.2. A pyrophoric gas means a flammable gas that is liable to ignite spontaneously in air at a temperature of 54 °C or below.

2.2.1.3. A chemically unstable gas means a flammable gas that is able to react explosively even in the absence of air or oxygen.’

(h) Sections 2.2.2.1 and 2.2.2.2 are replaced by the following:

‘2.2.2.1. A flammable gas is classified in Category 1A, 1B or 2 in accordance with Table 2.2.1. Flammable gases that are pyrophoric and/or chemically unstable are always classified in Category 1A.

Table 2.2.1

Criteria for categorisation of flammable gases

Category		Criteria
1A	Flammable gas	Gases, which at 20 °C and a standard pressure of 101,3 kPa are: (a) ignitable when in a mixture of 13 % or less by volume in air; or (b) have a flammable range with air of at least 12 percentage points regardless of the lower flammability limit unless data show they meet the criteria for Category 1B
	Pyrophoric gas	Flammable gases that ignite spontaneously in air at a temperature of 54 °C or below
	Chemically unstable gas	A Flammable gases which are chemically unstable at 20 °C and a standard pressure of 101,3 kPa
		B Flammable gases which are chemically unstable at a temperature greater than 20 °C and/or a pressure greater than 101,3 kPa
1B	Flammable gas	Gases which meet the flammability criteria for Category 1A, but which are not pyrophoric, nor chemically unstable, and which have at least either: (a) a lower flammability limit of more than 6 % by volume in air; or (b) a fundamental burning velocity of less than 10 cm/s;
2	Flammable gas	Gases, other than those of Category 1A or 1B, which, at 20 °C and a standard pressure of 101,3 kPa, have a flammable range while mixed in air.

NOTE 1: Aerosols shall not be classified as flammable gases. See Section 2.3.

NOTE 2: In the absence of data allowing classification into Category 1B, a flammable gas that meets the criteria for Category 1A is classified by default in Category 1A.






NOTE 3: Spontaneous ignition for pyrophoric gases is not always immediate, and there may be a delay.

NOTE 4: In the absence of data on its pyrophoricity, a flammable gas mixture shall be classified as a pyrophoric gas if it contains more than 1 % (by volume) of pyrophoric component(s).’

- (i) In section 2.2.3, Table 2.2.3 is replaced by the following:

‘Table 2.2.2

Label elements for flammable gases

	Category 1A	Gases categorised as 1A meeting pyrophoric or unstable gas A/B criteria			Category 1B	Category 2
		Pyrophoric gas	Chemically unstable gas			
			Category A	Category B		
GHS Pictogram						No pictogram
Signal Word	Danger	Danger	Danger	Danger	Danger	Warning
Hazard Statement	H220: Extremely flammable gas	H220: Extremely flammable gas. H232: May ignite spontaneously if exposed to air	H220: Extremely flammable gas. H230: May react explosively even in the absence of air	H220: Extremely flammable gas. H231: May react explosively even in the absence of air at elevated pressure and/or temperature	H221: Flammable gas	H221: Flammable gas
Precautionary Statement Prevention	P210	P210 P222 P280	P202 P210	P202 P210	P210	P210
Precautionary Statement Response	P377 P381	P377 P381	P377 P381	P377 P381	P377 P381	P377 P381
Precautionary Statement Storage	P403	P403	P403	P403	P403	P403
Precautionary Statement Disposal						

The classification procedure is set out in the following decision logic (see Figure 2.2.1).’

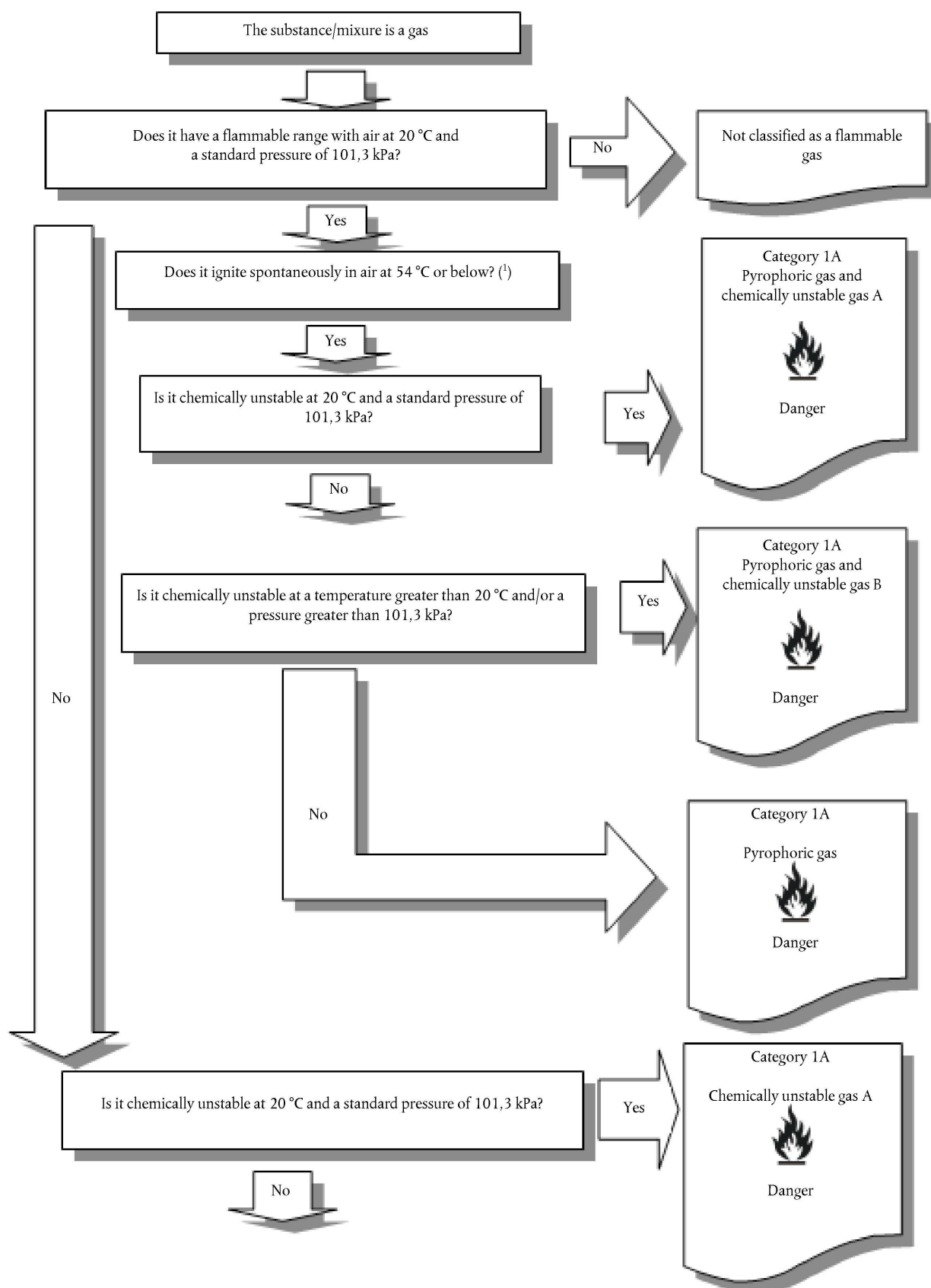
- (j) In section 2.2.3, the following paragraph is added after Table 2.2.2:

‘If a flammable gas or gas mixture is classified as pyrophoric and/or chemically unstable, then all relevant classification(s) shall be communicated on the safety data sheet as specified in Annex II of Regulation (EC) No 1907/2006, and the relevant hazard communication elements included on the label.’

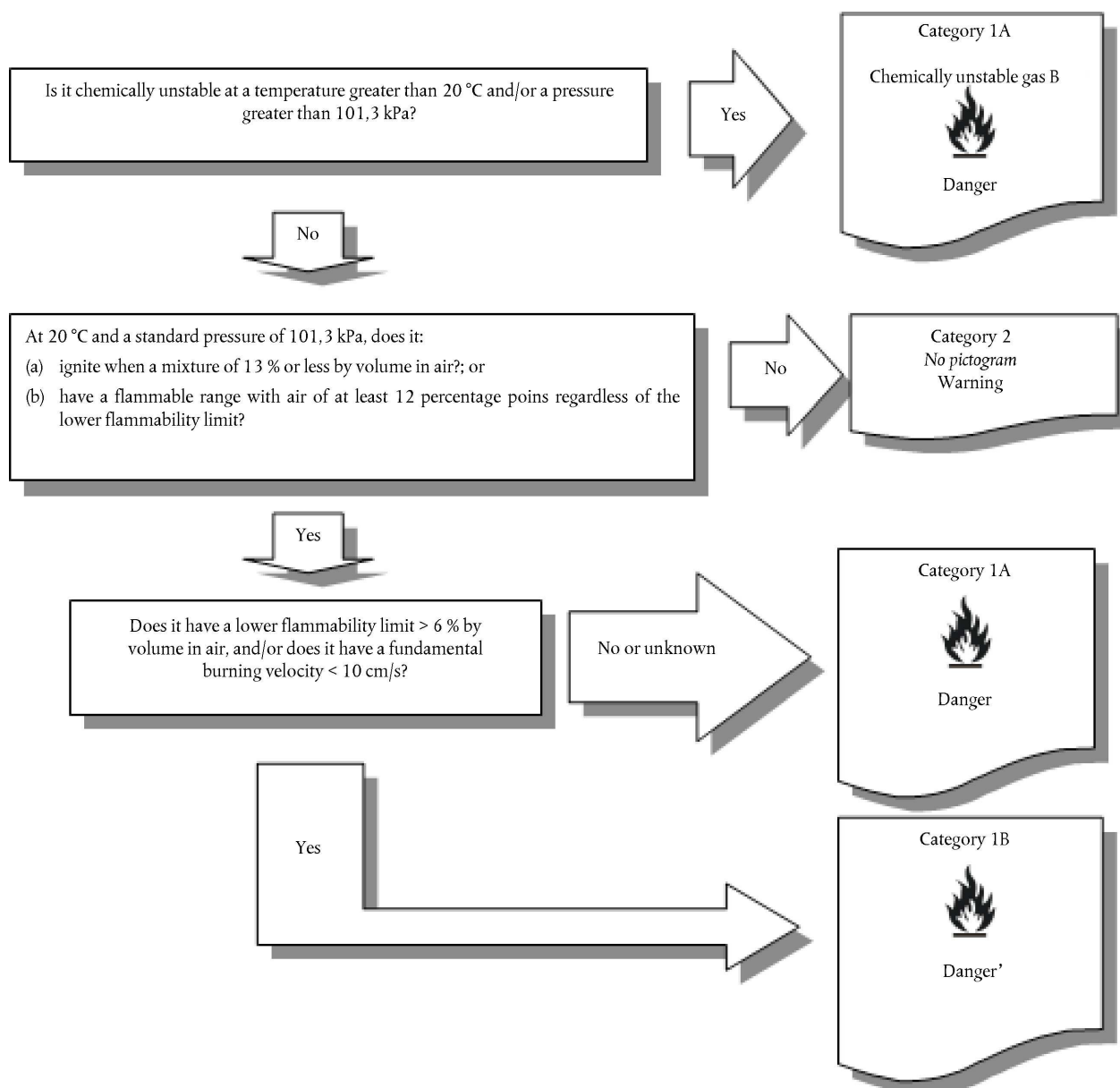
(k) In section 2.2.3, Figure 2.2.1 is replaced with the following:

'Figure 2.2.1

Flammable gases



⁽¹⁾ In the absence of data on its pyrophoricity, a flammable gas mixture shall be classified as a pyrophoric gas if it contains more than 1 % (by volume) of pyrophoric component(s).



(l) In section 2.2.3, Figure 2.2.2 is deleted.

(m) Section 2.2.4 is amended as follows:

Section 2.2.4.1 is replaced by the following:

‘2.2.4.1. Flammability shall be determined by tests or, for mixtures where there are sufficient data available, by calculation in accordance with the methods adopted by ISO (see ISO 10156 as amended, “Gases and gas mixtures — Determination of fire potential and oxidising ability for the selection of cylinder valve outlets” and, if using fundamental burning velocity for Category 1B, see ISO 817 as amended “Refrigerants-Designation and safety classification, Annex C:- Method of test for burning velocity measurement of flammable gases”). Instead of the test apparatus according to ISO 10156 as amended, the test apparatus for the tube method according to clause 4.2 of EN 1839 as amended (Determination of explosion limits of gases and vapours) may be used.’

The following sections 2.2.4.2 and 2.2.4.3 are inserted:

‘2.2.4.2. Pyrophoricity shall be determined at 54 °C in accordance with either IEC 60079-20-1 ed1.0 (2010-01) “Explosive atmospheres – Part 20-1: Material characteristics for gas and vapour classification – Test methods and data” or DIN 51794 “Determining the ignition temperature of petroleum products”.

2.2.4.3. The classification procedure for pyrophoric gases need not be applied when experience in production or handling shows that the substance does not ignite spontaneously on coming into contact with air at a temperature of 54 °C or below. Flammable gas mixtures, which have not been tested for pyrophoricity and contain more than one percent pyrophoric components, shall be classified as a pyrophoric gas. Expert judgement on the properties and physical hazards of pyrophoric gases and their mixtures shall be used in assessing the need for classification of flammable gas mixtures containing one percent or less pyrophoric components. In this case, testing need only be considered if expert judgement indicates a need for additional data to support the classification process.'

(n) Section 2.2.4.2 is renumbered as follows:

'2.2.4.4.'

(o) The text before paragraphs (a) to (d) in section 2.6.4.2 is replaced by the following:

'2.6.4.2. In the case of mixtures ⁽¹⁾ containing known flammable liquids in defined concentrations, although they may contain non-volatile components e.g. polymers, additives, the flash point need not be determined experimentally if the calculated flash point of the mixture, using the method given in 2.6.4.3 below, is at least 5 °C ⁽²⁾ greater than the relevant classification criterion and provided that:

⁽¹⁾ Up to now, the calculation method is validated for mixtures containing up to six volatile components. These components may be flammable liquids like hydrocarbons, ethers, alcohols, esters (except acrylates), and water. It is however not yet validated for mixtures containing halogenated, sulphurous, and/or phosphoric compounds as well as reactive acrylates.

⁽²⁾ If the calculated flash point is less than 5 °C greater than the relevant classification criterion, the calculation method may not be used and the flash point shall be determined experimentally.'

(p) Section 2.7.2.2 is replaced by the following:

'2.7.2.2. Powders of metals or metal alloys shall be classified as flammable solids when they can be ignited and the reaction spreads over the whole length of the sample (100 mm) in 10 min or less.'

(q) In section 2.12.2.1, Table 2.12.1 is replaced by the following:

'Table 2.12.1

Criteria for substances and mixtures, which in contact with water, emit flammable gases

Category	Criteria
1	Any substance or mixture which reacts vigorously with water at ambient temperatures and demonstrates generally a tendency for the gas produced to ignite spontaneously, or which reacts readily with water at ambient temperatures such that the rate of evolution of flammable gas is equal to or greater than 10 litres per kilogram of substance over any one minute.
2	Any substance or mixture which reacts readily with water at ambient temperatures such that the maximum rate of evolution of flammable gas is equal to or greater than 20 litres per kilogram of substance per hour, and which does not meet the criteria for Category 1.
3	Any substance or mixture which reacts slowly with water at ambient temperatures such that the maximum rate of evolution of flammable gas is greater than 1 litre per kilogram of substance per hour, and which does not meet the criteria for Categories 1 and 2.

Note:

The test shall be performed on the substance or mixture in its physical form as presented. If, for example, for the purposes of supply or transport, the same chemical is to be presented in a physical form different from that which was tested and which is considered likely to materially alter its performance in a classification test, the substance must also be tested in the new form.'

(r) The following section 2.17 is added:

‘2.17. Desensitised explosives

2.17.1. *Definitions and general considerations*

2.17.1.1. Desensitised explosives are solid or liquid explosive substances or mixtures which are phlegmatised to suppress their explosive properties in such a manner that they do not mass explode and do not burn too rapidly and therefore may be exempted from the hazard class “Explosives” (see also paragraph 3 in section 2.1.4.1) ⁽¹⁾

⁽¹⁾ *Unstable explosives as defined in Section 2.1 can also be stabilised by desensitisation and consequently may be classified as desensitised explosives, provided all criteria of Section 2.17 are met. In this case the desensitised explosive shall be tested according to test series 3 (Part I of the UN RTDG, Manual of Tests and Criteria) because information about its sensitiveness to mechanical stimuli is likely to be important for determining conditions for safe handling and use. The results shall be communicated in the safety data sheet.*

2.17.1.2. The hazard class of desensitised explosives comprises:

(a) Solid desensitised explosives: explosive substances or mixtures, which are wetted with water or alcohols or are diluted with other substances, to form a homogeneous solid mixture to suppress their explosive properties.

NOTE: This includes desensitisation achieved by formation of hydrates of the substances.

(b) Liquid desensitised explosives: explosive substances or mixtures, which are dissolved or suspended in water or other liquid substances, to form a homogeneous liquid mixture to suppress their explosive properties.

2.17.2. *Classification criteria*

2.17.2.1. Any explosive while in a desensitised state shall be considered in this class unless, in that state:

(a) It is intended to produce a practical explosive or pyrotechnic effect;

(b) It has a mass explosion hazard according to test series 6 (a) or 6 (b) or the corrected burning rate according to the burning rate test described in part V, subsection 51.4 of the UN RTDG, *Manual of Tests and Criteria* is greater than 1 200 kg/min; or

(c) The exothermic decomposition energy is less than 300 J/g.

NOTE 1: Substances or mixtures, which meet the criterion (a) or (b) in their desensitised state shall be classified as explosives (see Section 2.1). Substances or mixtures which meet the criterion (c) may fall within the scope of other physical hazard classes.

NOTE 2: The exothermic decomposition energy may be estimated using a suitable calorimetric technique (see section 20, sub-section 20.3.3.3 in Part II of the UN RTDG, Manual of Tests and Criteria).

2.17.2.2. Desensitised explosives shall be classified and packaged for supply and use in one of the four categories of this class depending on the corrected burning rate (A_C) using the test “burning rate test (external fire)” described in Part V, sub-section 51.4 of the UN RTDG, *Manual of Tests and Criteria*, according to Table 2.17.1:

Table 2.17.1.

Criteria for desensitised explosives

Category	Criteria
1	Desensitised explosives with a corrected burning rate (A_C) equal to or greater than 300 kg/min but not more than 1 200 kg/min
2	Desensitised explosives with a corrected burning rate (A_C) equal to or greater than 140 kg/min but less than 300 kg/min

Category	Criteria
3	Desensitised explosives with a corrected burning rate (A_c) equal to or greater than 60 kg/min but less than 140 kg/min
4	Desensitised explosives with a corrected burning rate (A_c) less than 60 kg/min

Note 1: Desensitised explosives shall be prepared so that they remain homogeneous and do not separate during normal storage and handling, particularly if desensitised by wetting. The manufacturer/supplier shall give information in the safety data sheet about the shelf-life and instructions on verifying desensitisation. Under certain conditions the content of desensitising agent (e.g. phlegmatiser, wetting agent or treatment) may decrease during supply and use, and thus, the hazard potential of the desensitised explosive may increase. In addition, the safety data sheet shall include advice on avoiding increased fire, blast or projection hazards when the substance or mixture is not sufficiently desensitised.

Note 2: Explosive properties of desensitised explosives shall be determined by test series 2 of the UN RTDG, Manual of Tests and Criteria, and shall be communicated in the safety data sheet.





Note 3: For the purposes of storage, supply and use, desensitised explosives do not fall additionally within the scope of Sections 2.1 (explosives), 2.6 (flammable liquids) and 2.7 (flammable solids).

2.17.3. Hazard communication

Label elements shall be used for liquid or solid substances or mixtures meeting the criteria for classification in this hazard class in accordance with Table 2.17.2.

Table 2.17.2.

Label elements for desensitised explosives

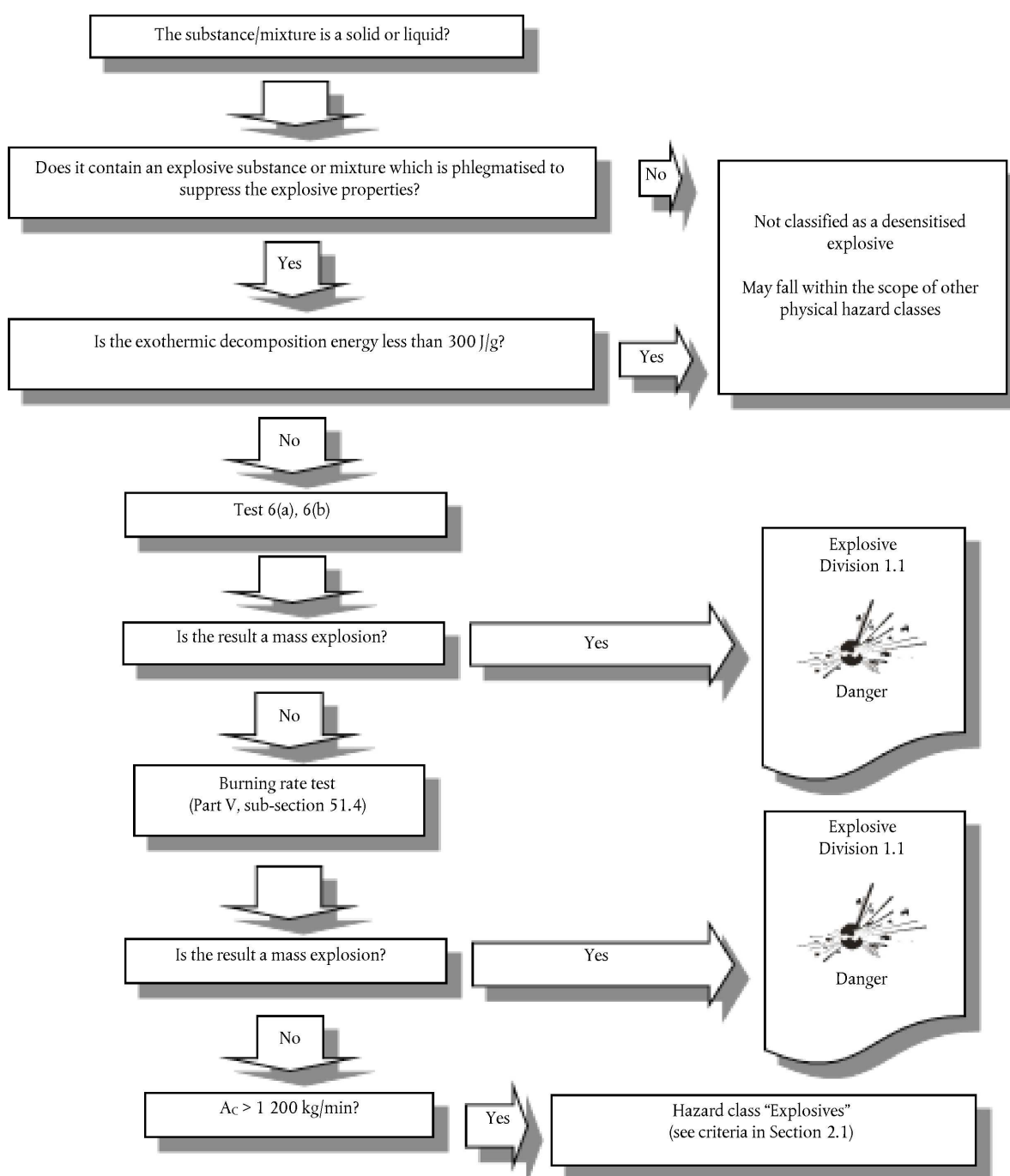
	Category 1	Category 2	Category 3	Category 4
GHS Pictogram				
Signal word	Danger	Danger	Warning	Warning
Hazard statement	H206 Fire, blast or projection hazard; increased risk of explosion if desensitising agent is reduced	H207 Fire or projection hazard; increased risk of explosion if desensitising agent is reduced	H207 Fire or projection hazard; increased risk of explosion if desensitising agent is reduced	H208: Fire hazard; increased risk of explosion if desensitising agent is reduced
Precautionary statement Prevention	P210 P212 P230 P233 P280	P210 P212 P230 P233 P280	P210 P212 P230 P233 P280	P210 P212 P230 P233 P280
Precautionary Statement Response	P370 + P380+ P375	P370 + P380+ P375	P370 + P380+ P375	P371 + P380 + P375

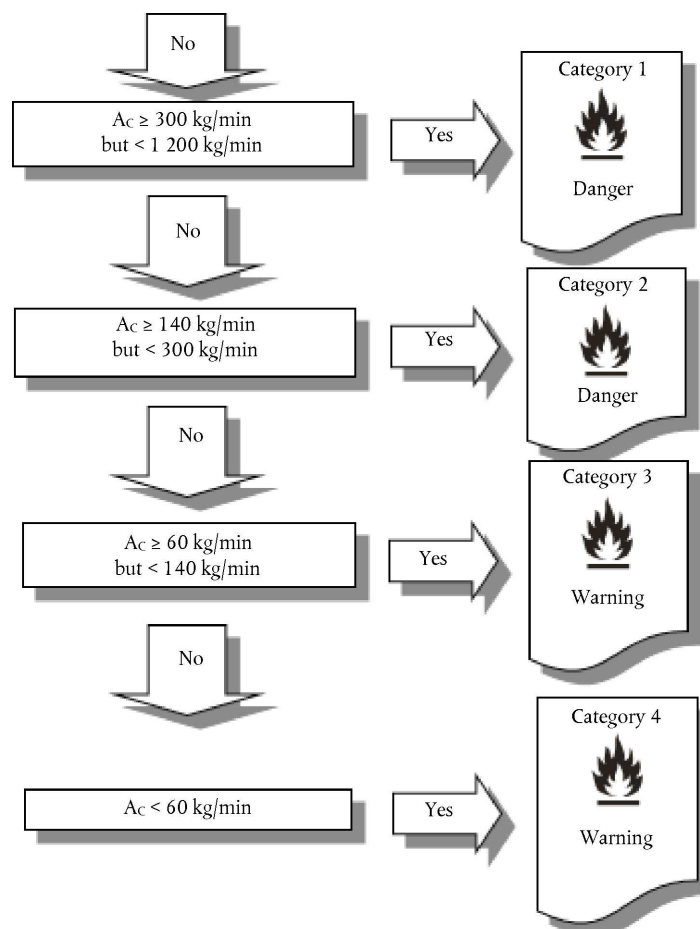
	Category 1	Category 2	Category 3	Category 4
Precautionary Statement Storage	P401	P401	P401	P401
Precautionary Statement Disposal	P501	P501	P501	P501

2.17.4. Additional classification considerations

Figure 2.17.1.

Desensitised explosives





2.17.4.1. The classification procedure for desensitised explosives does not apply if:

- (a) The substances or mixtures contain no explosives according to the criteria in Section 2.1; or
- (b) The exothermic decomposition energy is less than 300 J/g.

2.17.4.2. The exothermic decomposition energy shall be determined using the explosive already desensitised (i.e.: the homogenous solid or liquids mixture formed by the explosive and the substance(s) used to suppress its explosive properties). The exothermic decomposition energy may be estimated using a suitable calorimetric technique (see Section 20, sub-section 20.3.3.3 in Part II of the *UN RTDG, Manual of Tests and Criteria*).

3. Part 3 is amended as follows:

- (a) Section 3.1.1.1 is replaced by the following:

‘3.1.1.1. Acute toxicity means serious adverse health effects (i.e., lethality) occurring after a single or short-term oral, dermal or inhalation exposure to a substance or mixture.’

- (b) In section 3.1.2.1, the introductory paragraph is replaced by the following:

‘3.1.2.1. Substances can be allocated to one of four hazard categories based on acute toxicity by the oral, dermal or inhalation route according to the numeric cut-off criteria as shown in the table below. Acute toxicity values are expressed as (approximate) LD_{50} (oral, dermal) or LC_{50} (inhalation) values or as acute toxicity estimates (ATE). While some *in vivo* methods determine LD_{50}/LC_{50} values directly, other newer *in vivo* methods (e.g. using fewer animals) consider other indicators of acute toxicity, such as significant clinical signs of toxicity, which are used as a reference to assign the hazard category. Explanatory notes are shown following Table 3.1.1.’

- (c) In section 3.1.2.1 the title of Table 3.1.1 is replaced by the following:

'Table 3.1.1

Acute toxicity estimate (ATE) values and criteria for acute toxicity hazard categories.'

- (d) Section 3.2.1.1 is replaced by the following:

'3.2.1.1. Skin corrosion means the production of irreversible damage to the skin; namely, visible necrosis through the epidermis and into the dermis occurring after exposure to a substance or mixture.

Skin irritation means the production of reversible damage to the skin occurring after exposure to a substance or mixture.'

- (e) Section 3.3.1.1 is replaced by the following:

'3.3.1.1. Serious eye damage means the production of tissue damage in the eye, or serious physical decay of vision, which is not fully reversible, occurring after exposure of the eye to a substance or mixture.

Eye irritation means the production of changes in the eye, which are fully reversible, occurring after the exposure of the eye to a substance or mixture.'

- (f) Section 3.4.1.1 is replaced by the following:

'3.4.1.1. Respiratory sensitisation means hypersensitivity of the airways occurring after inhalation of a substance or a mixture.'

- (g) Section 3.4.1.2 is replaced by the following:

'3.4.1.2. Skin sensitisation means an allergic response occurring after skin contact with a substance or a mixture.'

- (h) Section 3.4.2.1.3.1 is replaced by the following:

'3.4.2.1.3.1. Data from appropriate animal studies ⁽¹⁾ which may be indicative of the potential of a substance to cause sensitisation by inhalation in humans ⁽²⁾ may include:

(a) measurements of Immunoglobulin E (IgE) and other specific immunological parameters, for example in mice;

(b) specific pulmonary responses in guinea pigs.

⁽¹⁾ At present, recognised and validated animal models for the testing of respiratory hypersensitivity are not available. Under certain circumstances, data from animal studies may provide valuable information in a weight of evidence assessment.

⁽²⁾ The mechanisms by which substances induce symptoms of asthma are not yet fully known. For preventative measures, these substances are considered respiratory sensitisers. However, if on the basis of the evidence, it can be demonstrated that these substances induce symptoms of asthma by irritation only in people with bronchial hyper-reactivity, they shall not be considered as respiratory sensitisers.'

- (i) In section 3.4.3.3.2, Table 3.4.6, Note 1 is replaced by the following:

'Note 1:

This concentration limit for elicitation is used for the application of the special labelling requirements of section 2.8 of Annex II to protect already sensitised individuals. A SDS is required for the mixture containing a component at or above this concentration. For sensitising substances with a specific concentration limit, the concentration limit for elicitation shall be set at a tenth of the specific concentration limit.'

- (j) Section 3.5.1.1 is replaced by the following:

'3.5.1.1. Germ cell mutagenicity means heritable gene mutations, including heritable structural and numerical chromosome aberrations in germ cells occurring after exposure to a substance or mixture.'

- (k) Section 3.5.1.1 is renumbered as follows:

'3.5.1.2. A mutation means a permanent change in the amount or structure of the genetic material in a cell. The term "mutation" applies both to heritable genetic changes that may be manifested at the phenotypic level and to the underlying DNA modifications when known (including specific base pair changes and chromosomal translocations). The term "mutagenic" and "mutagen" will be used for agents giving rise to an increased occurrence of mutations in populations of cells and/or organisms.'

(l) Section 3.5.1.2 is renumbered as follows:

‘3.5.1.3. The more general terms “genotoxic” and “genotoxicity” apply to agents or processes which alter the structure, information content, or segregation of DNA, including those which cause DNA damage by interfering with normal replication processes, or which in a non- physiological manner (temporarily) alter its replication. Genotoxicity test results are usually taken as indicators for mutagenic effects.’

(m) Section 3.5.2.3.5 is replaced by the following:

‘3.5.2.3.5. In vivo somatic cell mutagenicity tests, such as:

- mammalian bone marrow chromosome aberration test;
- mammalian erythrocyte micronucleus test’

(n) Section 3.6.1.1 is replaced by the following:

‘3.6.1.1. Carcinogenicity means the induction of cancer or an increase in the incidence of cancer occurring after exposure to a substance or mixture. Substances and mixtures which have induced benign and malignant tumours in well performed experimental studies on animals are considered also to be presumed or suspected human carcinogens unless there is strong evidence that the mechanism of tumour formation is not relevant for humans.

Classification of a substance or mixture as posing a carcinogenic hazard is based on its intrinsic properties and does not provide information on the level of the human cancer risk which the use of the substance or mixture may represent.’

(o) Section 3.7.1.1 is replaced by the following:

‘3.7.1.1. Reproductive toxicity means adverse effects on sexual function and fertility in adult males and females, as well as developmental toxicity in the offspring, occurring after exposure to a substance or mixture. The definitions presented below are adapted from those agreed as working definitions in IPCS/EHC Document No 225, Principles for Evaluating Health Risks to Reproduction Associated with Exposure to Chemicals. For classification purposes, the known induction of genetically based inheritable effects in the offspring is addressed in Germ Cell Mutagenicity (Section 3.5), since in the present classification system it is considered more appropriate to address such effects under the separate hazard class of germ cell mutagenicity.

In this classification system, reproductive toxicity is subdivided into two main headings:

- (a) adverse effects on sexual function and fertility;
- (b) adverse effects on development of the offspring.

Some reproductive toxic effects cannot be clearly assigned to either impairment of sexual function and fertility or to developmental toxicity. Nonetheless, substances and mixtures with these effects shall be classified as reproductive toxicants with a general hazard statement.’

(p) Section 3.7.2.5.1 is replaced by the following:

‘3.7.2.5.1. A number of internationally accepted test methods are available; these include methods for developmental toxicity testing (e.g. OECD Test Guideline 414) and methods for one or two-generation toxicity testing (e.g. OECD Test Guidelines 415, 416, 443).’

(q) Section 3.8.1.1 is replaced by the following:

‘3.8.1.1. Specific target organ toxicity – single exposure means specific, non-lethal toxic effects on target organs occurring after a single exposure to a substance or mixture. All significant health effects that can impair function, both reversible and irreversible, immediate and/or delayed and not specifically addressed in sections 3.1 to 3.7 and 3.10 are included (see also section 3.8.1.6).’

(r) Section 3.8.3.4.1 is replaced by the following:

‘3.8.3.4.1. Where there is no reliable evidence or test data for the specific mixture itself, and the bridging principles cannot be used to enable classification, then classification of the mixture is based on the classification of the ingredient substances. In this case, the mixture shall be classified as a specific target organ toxicant (specific organ specified), following single exposure, when at least one ingredient has been classified as a Category 1 or Category 2 specific target organ toxicant (single exposure) and is present at or above the appropriate generic concentration limit as mentioned in Table 3.8.3 for Category 1 and 2 respectively.’

(s) In section 3.8.3.4, section 3.8.3.4.6 is added:

‘3.8.3.4.6. In cases where the additivity approach is used for Category 3 ingredients, the “relevant ingredients” of a mixture are those which are present in concentrations ≥ 1 % (w/w for solids, liquids, dusts, mists, and vapours and v/v for gases), unless there is a reason to suspect that an ingredient present at a concentration < 1 % is still relevant when classifying the mixture for respiratory tract irritation or narcotic effects.’

(t) Section 3.9.1.1 is replaced by the following:

‘3.9.1.1. Specific target organ toxicity-repeated exposure means specific toxic effects on target organs occurring after repeated exposure to a substance or mixture. All significant health effects that can impair function, reversible and irreversible, immediate and/or delayed are included. However, other specific toxic effects that are specifically addressed in sections 3.1 to 3.8 and 3.10 are not included here.’

(u) Section 3.9.3.4.1 is replaced by the following:

‘3.9.3.4.1. Where there is no reliable evidence or test data for the specific mixture itself, and the bridging principles cannot be used to enable classification, then classification of the mixture is based on the classification of the ingredient substances. In this case, the mixture shall be classified as a specific target organ toxicant (specific organ specified), following repeated exposure when at least one ingredient has been classified as a Category 1 or Category 2 specific target organ toxicant (repeated exposure) and is present at or above the appropriate generic concentration limit as laid out in Table 3.9.4 for Category 1 and 2 respectively.’

(v) Section 3.10.1.3 is replaced by the following:

‘3.10.1.3. Aspiration hazard means severe acute effects such as chemical pneumonia, pulmonary injury or death occurring after aspiration of a substance or mixture.’

(w) In section 3.10.3.3 a new section is added:

‘3.10.3.3.1.1. The “relevant ingredients” of a mixture are those which are present in concentrations ≥ 1 %.’

(x) Section 3.10.3.3.1.1 is renumbered and replaced by the following:

‘3.10.3.3.1.2. A mixture is classified as Category 1 when the sum of the concentrations of Category 1 ingredients is ≥ 10 % and the mixture has a kinematic viscosity $\leq 20,5$ mm²/s, measured at 40 °C.’

(y) Section 3.10.3.3.1.2 is renumbered and replaced by the following:

‘3.10.3.3.1.3. In the case of a mixture which separates into two or more distinct layers, the entire mixture is classified as Category 1 if in any distinct layer the sum of the concentrations of Category 1 ingredients is ≥ 10 %, and it has a kinematic viscosity $\leq 20,5$ mm²/s, measured at 40 °C.’

4. Part 4 is amended as follows:

Section 4.1.3.5.3.1 is replaced by the following:

‘4.1.3.5.3.1. First, all components classified as Acute 1 are considered. If the sum of the concentrations (in %) of these components multiplied by their corresponding M-factors is ≥ 25 % the whole mixture is classified as Acute 1.’

ANNEX II

Annex II to Regulation (EC) No 1272/2008 is amended as follows:

1. Part I is amended as follows:

a) the following entry is deleted:

‘1.1.1. EUH001 — “Explosive when dry”

For explosive substances and mixtures as referred to in section 2.1 of Annex I, placed on the market wetted with water or alcohols or diluted with other substances to suppress their explosive properties.’

b) Section 1.1.3 is renumbered as follows:

‘1.1.1’

(c) Section 1.1.4 is renumbered as follows:

‘1.1.2’

(d) Section 1.1.5 is renumbered as follows:

‘1.1.3’

(e) Section 1.1.6 is renumbered as follows:

‘1.1.4’

2. Part II is amended as follows:

In section 2.10 the third indent is replaced by the following:

‘— \geq one tenth of the specific concentration limit for a substance classified as skin sensitiser or respiratory sensitiser with a specific concentration limit, or’

ANNEX III

Annex III to Regulation (EC) No 1272/2008 is amended as follows:

1. Part 1 is amended as follows:

(a) The following Hazard Statements are added to Table 1.1:

H206	Language	2.17 — Desensitised explosives, Hazard Category 1
	BG	Опасност от пожар или разпръскване; повишен риск от експлозия при понижено съдържание на десенсибилизиращ агент.
	ES	Peligro de incendio, onda expansiva o proyección; mayor riesgo de explosión si se reduce el agente insensibilizante.
	CS	Nebezpečí požáru, tlakové vlny nebo zasažení částicemi; zvýšené nebezpečí výbuchu, sníží-li se objem znečlivujícího prostředku.
	DA	Fare for brand, eksplosion eller udslyngning af fragmenter; øget risiko for eksplosion, hvis det desensibiliserende middel reduceres.
	DE	Gefahr durch Feuer, Druckstoß oder Sprengstücke; erhöhte Explosionsgefahr wenn das Desensibilisierungsmittel reduziert wird.
	ET	Süttimis-, plahvatus- või laialipaiskumisoht, desensibilisaatori vähenemise korral suurenenud plahvatusoht.
	EL	Κίνδυνος πυρκαγιάς, ανατίναξης ή εκτόξευσης αυξημένου κινδύνου έκρηξης εάν μειωθεί ο παράγοντας απευαισθητοποιήσης.
	EN	Fire, blast or projection hazard; increased risk of explosion if desensitising agent is reduced.
	FR	Danger d'incendie, d'effet de souffle ou de projection; risque accru d'explosion si la quantité d'agent désensibilisateur est réduite.
	GA	Guais dóiteáin, phléasccha nó teilgin; baol méadaithe pléasccha má laghdaítear an dí-íogróir.
	HR	Opasnost od vatre, udarnog vala ili rasprskavanja; povećan rizik od eksplozije ako je smanjen udio desenzitirajućeg agensa.
	IT	Pericolo d'incendio, di spostamento d'aria o di proiezione; maggior rischio di esplosione se l'agente desensibilizzante è ridotto.
	LV	Ugunsbīstamība, triecienviļņbīstamība vai izmetbīstamība; ja desensibilizācijas līdzekļa daudzums samazinājies, palielinās eksplozijas risks.
	LT	Gaisro, sprogimo arba išsvaidymo pavojus; sumažėjus desensibilizacijos veiksnio poveikiui kyla didesnė sprogimo rizika.
	HU	Tűz, robbanás vagy kivetés veszélye; fokozott robbanásveszély a deszenzibilizáló szer csökkenésével.
	MT	Periklu ta' nar, blast jew projjezzjoni; riskju ikbar ta' splużjoni jekk l-aġent disensitizzanti jitnaqqas.
	NL	Gevaar voor brand, luchtdrukwerking of scherfwerking; toegenomen ontploffingsgevaar als de ongevoeligheidsagens wordt verminderd.
	PL	Zagrożenie pożarem, wybuchem lub rozrzutem; zwiększone ryzyko wybuchu jeśli zawartość środka odczulającego została zmniejszona.

H206	Language	2.17 — Desensitised explosives, Hazard Category 1
	PT	Perigo de incêndio, sopro ou projeções; risco acrescido de explosão se houver redução do agente dessensibilizante.
	RO	Pericol de incendiu, detonare sau proiectare; risc sporit de explozie dacă se reduce agentul de desensibilizare.
	SK	Nebezpečnost požiaru, výbuchu alebo rozletenia úlomkov; zvýšené riziko výbuchu, ak sa zníži obsah desenzibilizačného činidla.
	SL	Nevarnost za nastanek požara, udarnega vala ali drobcev; povečana nevarnost eksplozije, če se zmanjša vsebnost desenzibilizatorja.
	FI	Palo-, räjähdys- tai sirpalevaara; suurentunut, jos flegmatointitekijää vähennetään.
	SV	Fara för brand, tryckvåg eller splitter och kaststycken, ökad explosionsrisk om det okänsliggörande ämnet minskas.
H207	Language	2.17- Desensitised explosives, Hazard Category 2, 3
	BG	Опасност от пожар или разпръскване; повишен риск от експлозия при понижено съдържание на десенсибилизиращ агент.
	ES	Peligro de incendio o proyección; mayor riesgo de explosión si se reduce el agente insensibilizante.
	CS	Nebezpečí požáru nebo zasažení částicemi; zvýšené nebezpečí výbuchu, sníží-li se objem znečitlivujícího prostředku.
	DA	Fare for brand eller udslyngning af fragmenter; øget risiko for eksplosion, hvis det desensibiliserende middel reduceres.
	DE	Gefahr durch Feuer oder Sprengstücke; erhöhte Explosionsgefahr wenn das Desensibilisierungsmittel reduziert wird.
	ET	Süttimis- või laialipaiskumisoht, desensibilisaatori vähenemise korral suurenenud plahvatusoht.
	EL	Κίνδυνος πυρκαγιάς ή εκτόξευσης· αυξημένος κίνδυνος έκρηξης εάν μειωθεί ο παράγοντας απευαισθητοποίησης.
	EN	Fire or projection hazard; increased risk of explosion if desensitising agent is reduced.
	FR	Danger d'incendie ou de projection; risque accru d'explosion si la quantité d'agent désensibilisateur est réduite.
	GA	Guais dóiteáin nó teilgin; baol méadaithe pléasctha má laghdaítear an dí-íogróir.
	HR	Opasnost od vatre ili rasprskavanja; povećan rizik od eksplozije ako je smanjen udio desenzitirajućeg agensa.
	IT	Pericolo d'incendio o di proiezione; maggior rischio di esplosione se l'agente desensibilizzante è ridotto.
	LV	Ugunsbīstamība vai izmetbīstamība; ja desensibilizācijas līdzekļa daudzums samazinājies, palielinās eksplozijas risks.
	LT	Gaisro arba iššvaidymo pavojus; sumažėjus desensibilizacijos veiksnio poveikiui kyla didesnė sprogimo rizika.

H207	Language	2.17- Desensitised explosives, Hazard Category 2, 3
	HU	Tűz vagy kivetés veszélye; fokozott robbanásveszély a deszenzibilizáló szer csökkenésével.
	MT	Periklu ta' nar jew projezzjoni; riskju ikbar ta' splużjoni jekk l-aġent disensitizzanti jitnaqqas.
	NL	Gevaar voor brand of scherfwerking; toegenomen ontploffingsgevaar als de ongevoeligheidsagens wordt verminderd.
	PL	Zagrożenie pożarem lub rozrzutem; zwiększone ryzyko wybuchu jeśli zawartość środka odczulającego została zmniejszona.
	PT	Perigo de incêndio ou projeções; risco acrescido de explosão se houver redução do agente dessensibilizante.
	RO	Pericol de incendiu sau proiectare; risc sporit de explozie dacă se reduce agentul de desensibilizare.
	SK	Nebezpečenstvo požiaru alebo rozletenia úlomkov; zvýšené riziko výbuchu, ak sa zníži obsah desenzibilizačného činidla.
	SL	Nevarnost za nastanek požara ali drobcev; povečana nevarnost eksplozije, če se zmanjša vsebnost desenzibilizatorja.
	FI	Palo- tai sirpalevaara; suurentunut, jos flegmatointitekijää vähennetään.
	SV	Fara för brand eller splitter och kaststycken. ökad explosionsrisk om det okänsliggörande ämnet minskas.
H208	Language	2.17 — Desensitised explosives, Hazard Category 4
	BG	Опасност от пожар; повишен риск от експлозия при понижено съдържание на десенсибилизиращ агент.
	ES	Peligro de incendio; mayor riesgo de explosión si se reduce el agente insensibilizante.
	CS	Nebezpečí požáru; zvýšené nebezpečí výbuchu, sníží-li se objem znečlivujícího prostředku.
	DA	Brandfare; øget risiko for eksplosion, hvis det desensibiliserende middel reduceres.
	DE	Gefahr durch Feuer; erhöhte Explosionsgefahr wenn das Desensibilisierungsmittel reduziert wird.
	ET	Süttimisohut; desensibilisaatori vähenemise korral suurenenud plahvatusohut.
	EL	Κίνδυνος πυρκαγιάς; αυξημένος κίνδυνος έκρηξης εάν μειωθεί ο παράγοντας απευαισθητοποίησης.
	EN	Fire hazard; increased risk of explosion if desensitising agent is reduced.
	FR	Danger d'incendie; risque accru d'explosion si la quantité d'agent désensibilisateur est réduite.
	GA	Guais dóiteáin; baol méadaithe pléasctha má laghdaítear an dí-íogróir.
	HR	Opasnost od vatre; povećan rizik od eksplozije ako je smanjen udio desenzitirajućeg agensa.
	IT	Pericolo d'incendio; maggior rischio di esplosione se l'agente desensibilizzante è ridotto.

H208	Language	2.17 — Desensitised explosives, Hazard Category 4
	LV	Ugunsbīstamība; ja desensibilizācijas līdzekļa daudzums samazinājies, palielinās eksplozijas risks.
	LT	Gaisro pavojus; sumažėjus desensibilizacijos veiksnio poveikiui kyla didesnė sprogdimo rizika.
	HU	Tűz veszélye; fokozott robbanásveszély a deszenzibilizáló szer csökkenésével.
	MT	Periklu ta' nar; riskju ikbar ta' splużjoni jekk l-aġent disensitizzanti jitnaqqas.
	NL	Gevaar voor brand; toegenomen ontplofingsgevaar als de ongevoeligheidsagens wordt verminderd.
	PL	Zagrożenie pożarem; zwiększone ryzyko wybuchu jeśli zawartość środka odczulającego została zmniejszona.
	PT	Perigo de incêndio; risco acrescido de explosão se houver redução do agente dessensibilizante.
	RO	Pericol de incendiu; risc sporit de explozie dacă se reduce agentul de desensibilizare.
	SK	Nebezpečenstvo požiaru; zvýšené riziko výbuchu, ak sa zníži obsah desenzibilizačného činidla.
	SL	Nevarnost za nastanek požara; povečana nevarnost eksplozije, če se zmanjša vsebnost desenzibilizatorja.
	FI	Palovaara; suurentunut, jos flegmatointitekijää vähennetään.
	SV	Fara för brand, ökad explosionsrisk om det okänsliggörande ämnet minskas.'
H232	Language	2.2 — Flammable gases, Hazard Category 1A, pyrophoric gas
	BG	Може да се запали спонтанно при контакт с въздух.
	ES	Puede inflamarse espontáneamente en contacto con el aire.
	CS	Při styku se vzduchem se může samovolně vznítit.
	DA	Kan selvantænde ved kontakt med luft.
	DE	Kann sich bei Kontakt mit Luft spontan entzünden.
	ET	Kokkupuutel õhuga võib süttida iseenesest.
	EL	Ενδέχεται να αυτοαναφλεγεί εάν εκτεθεί στον αέρα.
	EN	May ignite spontaneously if exposed to air.
	FR	Peut s'enflammer spontanément au contact de l'air.
	GA	D'fhéadfadh an ní uathadhaint i gcás nochtadh don aer.
	HR	Može se spontano zapaliti u dodiru sa zrakom.
	IT	Spontaneamente infiammabile all'aria.
	LV	Saskarē ar gaisu var spontāni aizdegties.
	LT	Ore gali užsidegti savaime.

H232	Language	2.2 — Flammable gases, Hazard Category 1A, pyrophoric gas
	HU	Levegővel érintkezve öngyulladásra hajlamos.
	MT	Jista' jiehu n-nar spontanjament jekk ikun espost għall-arja.
	NL	Kan spontaan ontbranden bij blootstelling aan lucht.
	PL	Może ulegać samozapaleniu w przypadku wystawienia na działanie powietrza.
	PT	Pode inflamar-se espontaneamente em contacto com o ar.
	RO	Se poate aprinde spontan dacă intră în contact cu aerul.
	SK	Pri kontakte so vzduchom sa môže spontánne vznietit.
	SL	V stiku z zrakom lahko pride do samodejnega vžiga.
	FI	Voi syttyä itsestään palamaan joutuessaan kosketuksiin ilman kanssa.
	SV	Kan spontanantända vid kontakt med luft.'

(b) Table 1.1 is amended as follows:

(i) The top row of the entry concerning H220 is replaced by the following:

'H220		Language	2.2 – Flammable gases, Hazard Category 1A'
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(ii) The top row of the entry concerning H221 is replaced by the following:

'H221	Language	2.2 – Flammable gases, Hazard Category 1B, 2'
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(iii) The top row of the entry concerning H230 is replaced by the following:

'H230	Language	2.2 — Flammable gases, Hazard Category 1A, chemically unstable gas A'
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(iv) The top row of the entry concerning H231 is replaced by the following:

'H231	Language	2.2 — Flammable gases, Hazard Category 1A, chemically unstable gas B'
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(c) The 10th row of the entry concerning H314 is replaced by the following:

	'FR	Provoque de graves brûlures de la peau et de graves lésions des yeux.'
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2. Part 2 is amended as follows:

(a) In Table 2.1 the entry for EUH 001 is deleted.

ANNEX IV

Annex IV to Regulation (EC) No 1272/2008 is amended as follows:

- (1) The first introductory paragraph of Annex IV is replaced by the following:

‘This Annex sets out a matrix listing the recommended precautionary statements for each hazard class and hazard category by type of precautionary statement. The matrix guides the selection of appropriate precautionary statements, and includes elements for all categories of precautionary action. All specific elements relating to particular hazard classes shall be used. In addition, general precautionary statements not linked to a certain hazard class or category shall also be used where relevant.

To provide flexibility in the application of precautionary phrases, combinations or consolidations of precautionary statements are encouraged to save label space and improve readability. The matrix and the Tables in Part 1 of this Annex include a number of combined precautionary statements. However, these are only examples and suppliers may further combine and consolidate phrases where this contributes to clarity and comprehensibility of label information in accordance with Articles 22 and 28(3).

Notwithstanding Article 22 the precautionary statements that appear on labels or in safety data sheets may incorporate minor textual variations from those set out in this Annex where these variations assist in communicating safety information and the safety advice is not diluted or compromised. These may include spelling variations, synonyms or other equivalent terms appropriate to the region where the product is supplied and used.’

- (2) Table 6.1 is amended as follows:

The entry concerning code P103 is replaced by the following:

P103	Read carefully and follow all instructions.	as appropriate		Consumer products – <i>omit where P202 is used</i>
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- (3) Table 6.2 is amended as follows:

- (a) The entries concerning codes P201 and P202 are replaced by the following:

P201	Obtain special instructions before use.	Explosives (section 2.1)	Unstable explosive	Consumer products – <i>omit where P202 is used</i>
		Germ cell mutagenicity (section 3.5)	1A,1B, 2	
		Carcinogenicity (section 3.6)	1A,1B, 2	
		Reproductive toxicity (section 3.7)	1A,1B, 2	
		Reproductive toxicity — effects on or via lactation (section 3.7)	Additional category	
P202	Do not handle until all safety precautions have been read and understood.	Flammable gases (section 2.2)	A, B (chemically unstable gases)	
		Germ cell mutagenicity (section 3.5)	1A,1B, 2	
		Carcinogenicity (section 3.6)	1A,1B, 2	
		Reproductive toxicity (section 3.7)	1A,1B, 2	
		Reproductive toxicity, effects on or via lactation (section 3.7)	Additional category	

(b) The entry concerning code P210 is replaced by the following:

P210	Keep away from heat, hot surfaces, sparks, open flames and other ignition sources. No smoking.	Explosives (section 2.1)	Divisions 1.1, 1.2, 1.3, 1.4, 1.5	
		Flammable gases (section 2.2)	1A, 1B, 2	
		Aerosols (section 2.3)	1, 2, 3	
		Flammable liquids (section 2.6)	1, 2, 3	
		Flammable solids (section 2.7)	1, 2	
		Self-reactive substances and mixtures (section 2.8)	Types A, B, C, D, E, F	
		Pyrophoric liquids (section 2.9)	1	
		Pyrophoric solids (section 2.10)	1	
		Oxidising liquids (section 2.13)	1, 2, 3	
		Oxidising solids (section 2.14)	1, 2, 3	
		Organic peroxides (section 2.15)	Types A, B, C, D, E, F	
		Desensitised explosives (section 2.17)	1, 2, 3, 4'	

(c) The entry concerning code P212 is inserted:

P212	Avoid heating under confinement or reduction of the desensitising agent.	Desensitised explosives (section 2.17)	1, 2, 3, 4'	
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(d) The entry concerning code P222 is replaced by the following:

P222	Do not allow contact with air.	Flammable gases (section 2.2)	Pyrophoric gas	— <i>if emphasis of the hazard statement is deemed necessary.</i>
		Pyrophoric liquids (section 2.9)	1	
		Pyrophoric solids (section 2.10)	1	

(e) The entry concerning code P230 is replaced by the following:

P230	Keep wetted with ...	Explosives (section 2.1)	Divisions 1.1, 1.2, 1.3, 1.5	Manufacturer/supplier to specify appropriate material — <i>for substances and mixtures which are wetted, diluted, dissolved or suspended with a phlegmatizer in order to suppress their explosive properties</i>
		Desensitised explosives (section 2.17)	1, 2, 3, 4	Manufacturer/supplier to specify appropriate material'

(f) The entry concerning code P233 is replaced by the following:

P233	Keep container tightly closed.	Flammable liquids (section 2.6)	1, 2, 3	— if the liquid is volatile and may generate an explosive atmosphere
		Pyrophoric liquids (section 2.9)	1	
		Pyrophoric solids (section 2.10)	1	
		Desensitised explosives (section 2.17)	1, 2, 3, 4	
		Acute toxicity – inhalation (section 3.1)	1, 2, 3	— if the chemical is volatile and may generate a hazardous atmosphere'
		Specific target organ toxicity – single exposure; respiratory tract irritation (section 3.8)	3	
		Specific target organ toxicity – single exposure; narcotic effects (section 3.8)	3	

(g) The entry concerning code P280 is replaced by the following:

P280	Wear protective gloves/protective clothing/eye protection/face protection/hearing protection/...	Explosives (section 2.1)	Unstable explosive and divisions 1.1, 1.2, 1.3, 1.4, 1.5	Manufacturer/supplier to specify the appropriate type of personal protective equipment.
		Flammable gases (section 2.2)	Pyrophoric gas	
		Flammable liquids (section 2.6)	1, 2, 3	
		Flammable solids (section 2.7)	1, 2	
		Self-reactive substances and mixtures (section 2.8)	Types A, B, C, D, E, F	
		Pyrophoric liquids (section 2.9)	1	
		Pyrophoric solids (section 2.10)	1	
		Self-heating substances and mixtures (section 2.11)	1, 2	
		Substances and mixtures which, in contact with water, emit flammable gases (section 2.12)	1, 2, 3	
		Oxidizing liquids (section 2.13)	1, 2, 3	
		Oxidizing solids (section 2.14)	1, 2, 3	

		Organic peroxides (section 2.15)	Types A, B, C, D, E, F	
		Desensitised explosives (section 2.17)	1, 2, 3, 4	
		Acute toxicity – dermal (section 3.1)	1, 2, 3, 4	— Specify protective gloves/clothing. Manufacturer/supplier may further specify type of equipment where appropriate.
		Skin corrosion (section 3.2)	1A, 1B, 1C	— Specify protective gloves/clothing and eye/face protection. Manufacturer/supplier may further specify type of equipment where appropriate.
		Skin irritation (section 3.2)	2	— Specify protective gloves. Manufacturer/supplier may further specify type of equipment where appropriate.
		Skin sensitisation (section 3.4)	1, 1A, 1B	
		Serious eye damage (section 3.3)	1	— Specify eye/face protection. Manufacturer/supplier may further specify type of equipment where appropriate.
		Eye irritation (section 3.3)	2	
		Germ cell mutagenicity (section 3.5)	1A, 1B, 2	Manufacturer/supplier to specify the appropriate type of personal protective equipment.'
		Carcinogenicity (section 3.6)	1A, 1B, 2	
		Reproductive toxicity (section 3.7)	1A, 1B, 2	

(4) Table 6.3 is amended as follows:

(a) The entries concerning codes P301 and P302 are replaced by the following:

P301	IF SWALLOWED:	Acute toxicity – oral (section 3.1)	1, 2, 3, 4	
		Skin corrosion (section 3.2)	1, 1A, 1B, 1C	
		Aspiration Hazard (section 3.10)	1	
P302	IF ON SKIN:	Pyrophoric liquids (section 2.9)	1	
		Pyrophoric solids (section 2.10)	1	
		Substances and mixtures which, in contact with water, emit flammable gases (section 2.12)	1, 2	

		Acute toxicity – dermal (section 3.1)	1, 2, 3, 4	
		Skin irritation (section 3.2)	2	
		Skin sensitisation (section 3.4)	1, 1A, 1B'	

(b) The entry concerning code P332 is replaced by the following:

'P332	If skin irritation occurs:	Skin irritation (section 3.2)	2	may be omitted if P333 is given on the label.'
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(c) The entry concerning codes P370 and P371 are replaced by the following:

'P370	In case of fire:	Explosives (section 2.1)	Unstable explosives and divisions 1.1, 1.2, 1.3, 1.4, 1.5	
		Oxidising gases (section 2.4)	1	
		Flammable liquids (section 2.6)	1, 2, 3	
		Flammable solids (section 2.7)	1, 2	
		Self-reactive substances and mixtures (section 2.8)	Types A, B, C, D, E, F	
		Pyrophoric liquids (section 2.9)	1	
		Pyrophoric solids (section 2.10)	1	
		Substances and mixtures which, in contact with water, emit flammable gases (section 2.12)	1, 2, 3	
		Oxidising liquids (section 2.13)	1, 2, 3	
		Oxidising solids (section 2.14)	1, 2, 3	
		Organic Peroxides (section 2.15)	Types A, B, C, D, E, F	
		Desensitised explosives (section 2.17)	1, 2, 3	
P371	In case of major fire and large quantities:	Oxidising liquids (section 2.13)	1	
		Oxidising solids (section 2.14)	1	
		Desensitised explosives (section 2.17)	4'	

(d) The entry concerning code P375 is replaced by the following:

P375	Fight fire remotely due to the risk of explosion.	Explosives (section 2.1)	Division 1.4	— for explosives of division 1.4 (compatibility group S) in transport packaging.
		Self-reactive substances and mixtures (section 2.8)	Type B	
		Oxidising liquids (section 2.13)	1	
		Oxidising solids (section 2.14)	1	
		Organic peroxides (section 2.15)	Type B	
		Desensitised explosives (section 2.17)	1, 2, 3, 4	

(e) The entry concerning code P377 is replaced by the following:

P377	Leaking gas fire: Do not extinguish, unless leak can be stopped safely.	Flammable gases (section 2.2)	1A, 1B, 2'	
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(f) The entry concerning code P380 is replaced by the following:

P380	Evacuate area.	Explosives (section 2.1)	Unstable explosives and Divisions 1.1, 1.2, 1.3, 1.4, 1.5	
		Self-reactive substances and mixtures (section 2.8)	Types A, B	
		Oxidising liquids (section 2.13)	1	
		Oxidising solids (section 2.14)	1	
		Organic peroxides (section 2.15)	Types A, B	
		Desensitised explosives (section 2.17)	1, 2, 3, 4'	

(g) The entry concerning code P381 is replaced by the following:

P381	In case of leakage, eliminate all ignition sources	Flammable gases (section 2.2)	1A, 1B, 2'	
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(h) The entry concerning code P301 + P312 is replaced by the following:

'P301 + P312	IF SWALLOWED: Call a POISON CENTER/doctor/... if you feel unwell	Acute toxicity – oral (section 3.1)	4	... Manufacturer/supplier to specify the appropriate source of emergency medical advice'
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(i) The entries concerning codes P370 + P380 + P375 and P371 + P380 + P375 are replaced by the following:

'P370 + P380 + P375	In case of fire: Evacuate area. Fight fire remotely due to the risk of explosion.	Explosives (section 2.1)	Division 1.4	— for explosives of division 1.4 (compatibility group S) in transport packaging'
		Desensitised explosives (section 2.17)	1, 2, 3	
P371 + P380 + P375	In case of major fire and large quantities: Evacuate area. Fight fire remotely due to the risk of explosion.	Oxidising liquids (section 2.13)	1	
		Oxidising solids (section 2.14)	1	
		Desensitised explosives (section 2.17)	4	

(5) Table 6.4 is amended as follows:

(a) The entry concerning code P401 is replaced by the following:

'P401	Store in accordance with ...	Explosives (section 2.1)	Unstable explosives and Divisions 1.1, 1.2, 1.3, 1.4, 1.5	... Manufacturer/supplier to specify local/regional/national/international regulations as applicable.'
		Desensitised explosives (section 2.17)	1, 2, 3, 4	

(b) The entry concerning code P403 is replaced by the following:

'P403	Store in a well-ventilated place.	Flammable gases (section 2.2)	1A, 1B, 2	
		Oxidising gases (section 2.4)	1	
		Gases under pressure (section 2.5)	Compressed gas	
			Liquefied gas	
			Refrigerated liquefied gas	
			Dissolved gas	
		Flammable liquids (section 2.6)	1, 2, 3	— for flammable liquids Category 1 and other flammable liquids that are volatile and may generate an explosive atmosphere.

		Self-reactive substances and mixtures (section 2.8)	Types A, B, C, D, E, F	— except for temperature controlled self-reactive substances and mixtures or organic peroxides because condensation and consequent freezing may take place.
		Organic peroxides (section 2.15)		
		Acute toxicity – inhalation (section 3.1)	1, 2, 3	— if the substance or mixture is volatile and may generate a hazardous atmosphere.'
		Specific target organ toxicity – single exposure; respiratory tract irritation (section 3.8)	3	
		Specific target organ toxicity – single exposure; narcotic effects (section 3.8)	3	

(6) Table 6.5 is amended as follows:

(a) The entry concerning code P501 is replaced by the following:

P501	Dispose of contents/container to ...	Flammable liquids (section 2.6)	1, 2, 3	... in accordance with local/regional/national/international regulation (to be specified). Manufacturer/supplier to specify whether disposal requirements apply to contents, container or both.'
		Self-reactive substances and mixtures (section 2.8)	Types A, B, C, D, E, F	
		Substances and mixtures which, in contact with water, emit flammable gases (section 2.12)	1, 2, 3	
		Oxidising liquids (section 2.13)	1, 2, 3	
		Oxidising solids (section 2.14)	1, 2, 3	
		Organic peroxides (section 2.15)	Types A, B, C, D, E, F	
		Desensitised explosives (section 2.17)	1, 2, 3, 4	
		Acute toxicity – oral (section 3.1)	1, 2, 3, 4	
		Acute toxicity – dermal (section 3.1)	1, 2, 3, 4	
		Acute toxicity – inhalation (section 3.1)	1, 2, 3	
		Skin corrosion (section 3.2)	1, 1A, 1B, 1C	
		Respiratory sensitisation (section 3.4)	1, 1A, 1B	
		Skin sensitisation (section 3.4)	1, 1A, 1B	

		Germ cell mutagenicity (section 3.5)	1A, 1B, 2	
		Carcinogenicity (section 3.6)	1A, 1B, 2	
		Reproductive toxicity (section 3.7)	1A, 1B, 2	
		Specific target organ toxicity – single exposure (section 3.8)	1, 2	
		Specific target organ toxicity – single exposure; respiratory tract irritation (section 3.8)	3	
		Specific target organ toxicity – single exposure; narcotic effects (section 3.8)	3	
		Specific target organ toxicity – repeated exposure (section 3.9)	1, 2	
		Aspiration hazard (section 3.10)	1	
		Hazardous to the aquatic environment – acute aquatic hazard (section 4.1)	1	
		Hazardous to the aquatic environment – chronic aquatic hazard (section 4.1)	1, 2, 3, 4	

(b) The following new entry is inserted after code P502:

P503	Refer to manufacturer/supplier/... for information on disposal/recovery/recycling	Explosives (section 2.1)	Unstable explosives and Divisions 1.1, 1.2, 1.3, 1.4, 1.5	... Manufacturer/supplier to specify appropriate source of information in accordance with local/regional/national/international regulations as applicable.'
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(7) Table 1.2 is amended as follows:

(a) The following new entry is inserted:

P212	Language	
	BG	Да се избягва нагряване в затворено пространство или понижаване на съдържанието на десенсибилизиращия агент.
	ES	Evitar el calentamiento en condiciones de aislamiento o la reducción del agente insensibilizante.
	CS	Zamezte zahřívání v uzavřeném obalu nebo snížení objemu znečitlivujícího prostředku.
	DA	Undgå opvarmning under indeslutning eller reduktion af det desensibiliserende middel."

P212	Language	
	DE	Erhitzen unter Einschluss und Reduzierung des Desensibilisierungsmittels vermeiden.
	ET	Vältida suletuna kuumutamist ja desensibilisaatori vähenemist.
	EL	Να αποφεύγεται η θέρμανση σε περιορισμένο χώρο και η μείωση του παράγοντα απευαισθητοποίησης.
	EN	Avoid heating under confinement or reduction of the desensitising agent.
	FR	Éviter d'échauffer en milieu confiné ou en cas de diminution de la quantité d'agent désensibilisateur.
	GA	Seachain an téamh i limistéar iata nó i gcás laghdú ar an df-íogróir.
	HR	Izbjegavati zagrijavanje u zatvorenom prostoru ili smanjenje udjela desenzitirajućeg agensa.
	IT	Evitare di riscaldare sotto confinamento o di ridurre l'agente desensibilizzante.
	LV	Nepieļaut karsēšanu slēgtā vidē vai desensibilizējošā aģenta daudzuma samazināšanos.”
	LT	Vengti kaitimo uždaroje talpykloje arba desensibilizacijos veiksnio poveikio sumažėjimo.
	HU	Kerülje a hevítést zárt térben vagy a deszenzibilizáló szer mennyiségének csökkenése esetén.
	MT	Evita t-tishin fil-magħluq jew it-tnaqqis tal-aġenti disensitizzanti.
	NL	Vermijd verwarming onder opsluiting of vermindering van de ongevoeligheidsagens.
	PL	Unikać ogrzewania pod zamknięciem lub w sytuacji zmniejszonej zawartości środka odczulającego.”
	PT	Evitar o aquecimento em ambiente fechado ou a redução do agente dessensibilizado.»
	RO	A se evita încălzirea în mediu confinat sau în caz de scădere a agentului de desensibilizare
	SK	Zabráňte zahrievaniu v ohraničenom priestore alebo zníženiu obsahu desenzibilizačného činidla.
	SL	Izogibati se segrevanju v zaprtem prostoru ali zmanjšanju vsebnosti desenzibilizatorja.“.
	FI	Vältettävä kuumentamista suljetussa astiassa tai flegmatointiaineen vähentämistä.
	SV	Undvik uppvärmning i sluten behållare eller reducering av det okänsliggörande ämnet.’

ANNEX V

Part 1, section 1.2 of Annex V to Regulation (EC) No 1272/2008 is amended as follows:

- (a) In column 2, the sentence 'Flammable gases, hazard category 1' is replaced by 'Flammable gases, hazard categories 1A, 1B.'
 - (b) In column 2, the sentence 'Section 2.17 Desensitised explosives, hazard categories 1, 2, 3, 4' is added after the last entry.
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ANNEX VI

Part 1 of Annex VI to Regulation (EC) No 1272/2008 is amended as follows:

- (a) In Table 1.1 the row concerning Flammable gases is replaced by the following:

'Flammable gases	Flam. Gas 1A
	Flam. Gas 1B
	Flam. Gas 2
	Pyr. Gas
	Chem. Unst. Gas A
	Chem. Unst. Gas B'

- (b) In Table 1.1 the following row is added after the row 'Substance or mixture corrosive to metals':

'Desensitised explosives	Desen. Expl. 1
	Desen. Expl. 2
	Desen. Expl. 3
	Desen. Expl. 4'

**COMMISSION IMPLEMENTING REGULATION (EU) 2019/522
of 27 March 2019**

**amending Implementing Regulation (EU) No 1191/2014 as regards the reporting of data on
production and on imports and exports of polyols containing hydrofluorocarbons pursuant to
Article 19 of Regulation (EU) No 517/2014**

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 517/2014 of the European Parliament and of the Council of 16 April 2014 on fluorinated greenhouse gases and repealing Regulation (EC) No 842/2006 ⁽¹⁾, and in particular Article 19(7) thereof,

Whereas:

- (1) Commission Implementing Regulation (EU) No 1191/2014 ⁽²⁾ specifies the means and format for the report to be submitted pursuant to Article 19 of Regulation (EU) No 517/2014, in relation to the use of certain fluorinated greenhouse gases as feedstock or where products or equipment which contain those gases are placed on the market by producers, importers and exporters of those gases and by undertakings that destroy those gases.
- (2) Decision XXX/10 ⁽³⁾ of the Parties to the Montreal Protocol on substances that deplete the ozone layer to the Vienna Convention for the Protection of the Ozone Layer ⁽⁴⁾ (Montreal Protocol) sets out the revised reporting forms to be used for reporting on controlled substances, including on hydrofluorocarbon-23 (HFC-23) by-production and imports and exports of polyols containing hydrofluorocarbons following the global entry into force of the Kigali Amendment to that Protocol regarding the phase-down of hydrofluorocarbons (HFCs) on 1 January 2019 ⁽⁵⁾.
- (3) The reporting format set out in the Annex to Implementing Regulation (EU) No 1191/2014 should be amended in order to align it with the reporting format set out in Decision XXX/10 used by the Parties to the Montreal Protocol. This would enable the Union to comply with its reporting obligations under the Montreal Protocol.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Committee established by Article 24(1) of Regulation (EU) No 517/2014,

HAS ADOPTED THIS REGULATION:

Article 1

The Annex to Implementing Regulation (EU) No 1191/2014 is amended in accordance with the Annex to this Regulation.

⁽¹⁾ OJ L 150, 20.5.2014, p. 195.

⁽²⁾ Commission Implementing Regulation (EU) No 1191/2014 of 30 October 2014 determining the format and means for submitting the report referred to in Article 19 of Regulation (EU) No 517/2014 of the European Parliament and of the Council on fluorinated greenhouse gases (OJ L 318, 5.11.2014, p. 5).

⁽³⁾ Decision XXX/10 of the Parties to the Montreal Protocol, adopted 9 November 2018.

⁽⁴⁾ Council Decision 88/540/EEC of 14 October 1988 concerning the conclusion of the Vienna Convention for the protection of the ozone layer and the Montreal Protocol on substances that deplete the ozone layer (OJ L 297, 31.10.1988, p. 8).

⁽⁵⁾ Decision XXVIII/1 of the Parties to the Montreal Protocol, adopted 15 October 2016.

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, 27 March 2019.

For the Commission

The President

Jean-Claude JUNKER

ANNEX

The Annex to Regulation (EU) No 1191/2014 is amended as follows:

(1) In Section 1, the table is replaced by the following:

	INFORMATION TO BE REPORTED			COMMENTS
1A	Total quantity of production from facilities in the Union			
	1Aa	— thereof: Amounts not captured		
		1A_a	— thereof: Amounts destroyed	If the in-line destruction is carried out by another undertaking, the latter should be specified Reports from producers which carry out destruction on the total quantities destroyed shall be made in reporting Section 8
	AUTOMATICALLY CALCULATED QUANTITIES			
	1Ab	— thereof: Total amount generated and captured		1Ab = 1A - 1Aa
	INFORMATION TO BE REPORTED			
		1B	— thereof: Quantity of production from facilities in the Union consisting of recovered by-production or unwanted products where that by-production or those products have been destroyed in the facilities prior to the placing on the market	Reports from producers which carry out destruction on the total quantities destroyed shall be made in reporting Section 8
		1C	— thereof: Quantity of production from facilities in the Union consisting of recovered by-production or unwanted products where that by-production or those products have been handed over to other undertakings for destruction and had not been placed on the market previously	The undertaking carrying out the destruction shall be identified
	1C_a	— thereof: Amounts of hydrofluorocarbons produced for feedstock uses within the Union		The Member State where feedstock use will take place shall be indicated
		1C_a1	— thereof: Without prior capture	Only to be reported for HFC-23
	AUTOMATICALLY CALCULATED QUANTITIES			
		1C_a2	— thereof: After prior capture	1C_a2 = 1C_a – 1C_a1; To be calculated only for HFC-23
	INFORMATION TO BE REPORTED			
	1C_b	— thereof: Amount of hydrofluorocarbons produced for uses within the Union exempted under the Montreal Protocol		The type of exempted use shall be specified
	AUTOMATICALLY CALCULATED QUANTITIES			
		1D	— thereof: Total quantity of own production captured and destroyed which has not been placed on the market previously	1D = 1B + 1C
1E		Production available for sale or feedstock use		1E = 1A – 1D – 1A_a'

(2) In Section 2, in the table, the following row 2F is added:

	'2F	Amount of hydrofluorocarbons contained in pre-blended polyols'	
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(3) In Section 3, in the table, the following row 3J is added:

	'3J	Amount of hydrofluorocarbons contained in pre-blended polyols'	
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DIRECTIVES

COMMISSION IMPLEMENTING DIRECTIVE (EU) 2019/523

of 21 March 2019

amending Annexes I to V to Council Directive 2000/29/EC on protective measures against the introduction into the Community of organisms harmful to plants or plant products and against their spread within the Community

THE EUROPEAN COMMISSION,

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

Having regard to Council Directive 2000/29/EC of 8 May 2000 on protective measures against the introduction into the Community of organisms harmful to plants or plant products and against their spread within the Community ⁽¹⁾, and in particular points (c) and (d) of the second paragraph of Article 14 thereof,

Whereas:

- (1) With a view to protecting plants, plant products and other objects, in light of increased international trade and following pest risk assessments performed and recently published by the European and Mediterranean Plant Protection Organisation, it is technically justified and consistent with the pest risks involved to add the harmful organisms *Aromia bungii* (Faldermann), *Neoleucinodes elegantalis* (Guenée) and *Oemona hirta* (Fabricius) to Section I of Part A of Annex I to Directive 2000/29/EC.
- (2) Following the pest risk categorisation performed and recently published by the European Food Safety Authority ('the Authority'), the hosts and pathways of entry in the Union of the harmful organism *Enarmonia packardii* (Zeller) are wider than the ones currently regulated in Section I of Part A of Annex II to Directive 2000/29/EC. Following a revision of the respective scientific denomination, the harmful organism has been renamed to *Grapholita packardii* (Zeller). Therefore, it is scientifically justified and consistent with the pest risk involved to delete the entry on *Enarmonia packardii* (Zeller) from Section I of Part A of Annex II to Directive 2000/29/EC and to include it in Section I of Part A of Annex I to that Directive under the denomination *Grapholita packardii* (Zeller).
- (3) In the pest risk categorisation performed and recently published by the Authority, the species of *Elsinoe* spp. Bitanc. and Jenk. Mendes, currently included in Section I of Part A of Annex II to Directive 2000/29/EC, causal agents of disease to *Citrus* L. *Fortunella* Swingle, *Poncirus* Raf., and their hybrids, have been further defined. Additionally, based on the pest risk categorisation and the recent interceptions on fruits, it is evident that the list of currently regulated commodities does not mitigate all risks related to these harmful organisms. Therefore, it is scientifically and technically justified and consistent with the pest risk involved to delete the entry on *Elsinoe* spp. Bitanc. and Jenk. Mendes from Section I of Part A of Annex II to Directive 2000/29/EC and to include in Section I of Part A of Annex I to that Directive the species *Elsinoë australis* Bitanc. & Jenk., *Elsinoë citricola* X.L. Fan, R.W. Barreto & Crous and *Elsinoë fawcettii* Bitanc. & Jenk. causal agents of disease to *Citrus* L. *Fortunella* Swingle, *Poncirus* Raf., and their hybrids.
- (4) With a view to protecting plants, plant products and other objects, in light of increased international trade and following pest risk assessments performed and recently published by the Authority and the European and Mediterranean Plant Protection Organisation, it is technically justified and consistent with the pest risks involved to add the harmful organisms *Fusarium circinatum* Nirenberg & O'Donnell and *Geosmithia morbida* Kolarík, Freeland, Utey & Tisserat and its vector *Pityophthorus juglandis* Blackman to Section II of Part A of Annex I to the Directive 2000/29/EC. These harmful organisms are currently present in the European Union and have a restricted distribution.
- (5) Following the pest risk assessments performed and recently published by the Authority, it is scientifically and technically justified and consistent with the pest risk involved to delete *Ceratocystis platani* (J. M. Walter) Engelbr. & T. C. Harr from Section II of Part A of Annex II to Directive 2000/29/EC and to include it in Section II of Part A of Annex I to that Directive.

⁽¹⁾ OJ L 169, 10.7.2000, p. 1.

- (6) With a view to protecting plants, plant products and other objects, in light of increased international trade and following the pest risk assessment performed and published by the Authority on soil and growing media and the relevant International Standards, it is scientifically justified and consistent with the pest risks involved to strengthen the requirements for soil and growing media through revising the relevant requirements in Annex III, in Section I of Part A of Annex IV and in Annex V to Directive 2000/29/EC.
- (7) In order to protect the production and trade of plants, plant products and other objects, it is technically justified and consistent with the pest risk involved to add the harmful organisms *Liriomyza huidobrensis* (Blanchard) and *Liriomyza trifolii* (Burgess) to Part B of Annex I to that Directive.
- (8) From information provided by Ireland and the United Kingdom it appears that the territories of Ireland and Northern Ireland, respectively, are free from *Liriomyza huidobrensis* (Blanchard) and *Liriomyza trifolii* (Burgess) and that Ireland and Northern Ireland fulfil the conditions set out in point (h) of Article 2(1) of Directive 2000/29/EC for the establishment of a protected zone with respect to those harmful organisms. Therefore, Part B of Annex I to Directive 2000/29/EC should be amended accordingly.
- (9) It is technically acceptable, on the basis of scientific and technical knowledge, to include special requirements for the introduction and movement, where applicable, of certain plants, plant products and other objects into and within the Union due to their likelihood of hosting *Aromia bungii* (Faldermann), *Neoleucinodes elegantalis* (Guenée) referred to in recital 1, *Grapholita packardii* (Zeller), referred to in recital 2 and *Geosmithia morbida* Kolarík, Freeland, Utley & Tisserat and its vector *Pityophthorus juglandis* Blackman referred to in recital 4. Therefore, the relevant plants, plant products and other objects should be listed in Section I of Part A of Annex IV to Directive 2000/29/EC. For *Geosmithia morbida* Kolarík, Freeland, Utley & Tisserat and its vector *Pityophthorus juglandis* Blackman additional special requirements should be included for internal movement in Section II of Part A of Annex IV to Directive 2000/29/EC.
- (10) In respect to *Ceratocystis platani* (J. M. Walter) Engelbr. & T. C. Harr referred to in recital 5, it is necessary to amend the special requirements set out in Sections I and II of Part A of Annex IV to Directive 2000/29/EC due to developments in scientific and technical knowledge and the recently published pest risk assessment carried out by the Authority.
- (11) Based on pest risk assessment of a number of *Tephritidae* species of the European and Mediterranean Plant Protection Organisation, relevant international standards, technical information and the number of interceptions of *Tephritidae* species (non-European) on imported commodities, the special requirements set out in Section I of Part A of Annex IV to Directive 2000/29/EC should be amended.
- (12) Based on the interceptions data on imported commodities, additional special requirements for *Bactericera cockerelli* (Sulc.) and *Thaumatotibia leucotreta* (Meyrick) should be included in Section I of Part A of Annex IV to Directive 2000/29/EC.
- (13) Based on the pest risk categorisations recently performed by the Authority, relevant international standards and technical information and in view of increased international trade, special requirements provided for in Section I of Part A of Annex IV to Directive 2000/29/EC should be laid down for fruits of *Malus* Mill. in connection to the harmful organisms *Enarmonia prunivora* Walsh, *Grapholita inopinata* Heinrich and *Rhagoletis pomonella* (Walsh) and for fruits of *Malus* Mill. and *Pyrus* L. in connection to the harmful organisms *Guignardia piricola* (Nosa) Yamamoto and *Tachypterellus quadrigibbus* Say.
- (14) The aim of the amended requirements set out in recitals 9 to 13 is to reduce to an acceptable level the phytosanitary risk caused by the introduction and where relevant the movement into the Union of those plants, plant products and other objects.
- (15) In accordance with Commission Regulation (EC) No 690/2008 ⁽²⁾ certain zones have been recognised as protected zones in respect of various harmful organisms. That Regulation has recently been amended to take into account the latest developments with regard to the protected zones within the Union and among others, to the following harmful organisms: *Bemisia tabaci* Genn. (European populations), *Candidatus Phytoplasma ulmi*, *Ceratocystis platani* (J.M.Walter) Engelbr. & T.C.Harr., Citrus tristeza virus (European strains), *Erwinia amylovora* (Burr.) Winsl. et al., *Globodera pallida* (Stone) Behrens, *Globodera rostochiensis* (Wollenweber) Behrens, *Gremmeniella abietina* (Lag.) Morelet, *Liriomyza huidobrensis* (Blanchard), *Liriomyza trifolii* (Burgess), *Paysandisia archon* (Burmeister), *Rhynchophorus ferrugineus* (Olivier), *Thaumatopoea pityocampa* Denis & Schiffermüller, *Thaumatopoea processionea* L., Tomato spotted wilt virus and *Xanthomonas arboricola* pv. *pruni* (Smith) Vauterin et al. In order to ensure that the requirements concerning protected zones with regard to the respective harmful organisms are consistent, the relevant requirements in Annexes I to V to Directive 2000/29/EC should be updated.

⁽²⁾ Commission Regulation (EC) No 690/2008 of 4 July 2008 recognising protected zones exposed to particular plant health risks in the Community (OJ L 193, 22.7.2008, p. 1).

- (16) Moreover, several areas within the Union that have been recognised as protected zones with regard to certain harmful organisms no longer fulfil the requirements because those harmful organisms have become established there or the Member States concerned requested that the status as a protected zone be revoked. Those areas are the following: the territory of Finland with regard to *Bemisia tabaci* Genn. (European populations); the Regional Units of Arta and Lakonia in Greece with regard to Citrus tristeza virus (European strains); the entire territory of Emilia-Romagna, the communes of Scarnafigi and Villafalletto in the province of Cuneo in Piedmont and the municipalities of Cesarò (Messina Province), Maniace, Bronte, Adrano (Catania Province) and Centuripe, Regalbuto and Troina (Enna Province) in Sicily and the entire territory of Northern Ireland in the United Kingdom and the entire territory of the county of Dunajská Streda in Slovakia with regard to *Erwinia amylovora* (Burr.) Winsl. *et al.*; the territory of Northern Ireland in the United Kingdom with regard to *Gremmeniella abietina* (Lag.) Morelet, local authority areas of Barking and Dagenham; Basildon; Basingstoke and Deane; Bexley; Bracknell Forest; Brentwood; Broxbourne; Castle Point; Chelmsford; Chiltern; Crawley; Dacorum; Dartford; East Hertfordshire; Enfield; Epping Forest; Gravesham; Greenwich; Harlow; Hart; Havering; Hertsmere; Horsham; Littleford; Medway; Mid Sussex; Mole Valley; Newham; North Hertfordshire; Redbridge; Reigate and Banstead; Rushmoor; Sevenoaks; South Bedfordshire; South Bucks; St Albans; Surrey Heath; Tandridge; Three Rivers; Thurrock; Tonbridge and Malling; Waltham Forest; Watford; Waverley; Welwyn Hatfield; Windsor and Maidenhead; Wokingham and Wycombe in the United Kingdom with regard to *Thaumatococcus procerus* L. and the territory of Sweden with regard to Tomato spotted wilt virus. This information should be reflected in Part B respectively of Annexes I to IV to Directive 2000/29/EC.
- (17) Continued findings of *Bemisia tabaci* Genn. (European populations) on certain plants and plant products moved within the Union into certain protected zones show that the current requirements for the movement within the Union into certain protected zones of plants, plant products and other objects with regard to *Bemisia tabaci* Genn. (European populations) are inadequate to reduce the phytosanitary risk in question to acceptable levels. Those requirements should be reformulated in Part B of Annex IV to Directive 2000/29/EC.
- (18) The plants, plant products or other objects referred to in recitals 6 to 17 should be subject to plant health inspections before being introduced into or moved within the Union. Therefore, those plants, plant products and other objects should be listed in Parts A or B of Annex V to Directive 2000/29/EC. Additionally, in view of having an increased phytosanitary protection, fruits of *Actinidia* Lindl., *Carica papaya* L., *Fragaria* L., *Persea americana* Mill., *Rubus* L. and *Vitis* L. are listed in Part B of Annex V to Directive 2000/29/EC, and for fruits of *Annona* L., *Cydonia* Mill., *Diospyros* L., *Malus* L., *Mangifera* L., *Passiflora* L., *Prunus* L., *Psidium* L., *Pyrus* L., *Ribes* L., *Syzygium* Gaertn. and *Vaccinium* L., already listed in Part B of Annex V to Directive 2000/29/EC, the geographical scope has been broadened.
- (19) Annexes I to V to Directive 2000/29/EC should therefore be amended accordingly.
- (20) The measures provided for in this Directive are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS DIRECTIVE:

Article 1

Annexes I to V to Directive 2000/29/EC are amended in accordance with the Annex to this Directive.

Article 2

1. Member States shall adopt and publish, by 31 August 2019 at the latest, the laws, regulations and administrative provisions necessary to comply with this Directive. They shall forthwith communicate to the Commission the text of those provisions.

They shall apply those provisions from 1 September 2019.

When Member States adopt those provisions, they shall contain a reference to this Directive or be accompanied by such a reference on the occasion of their official publication. Member States shall determine how such reference is to be made.

2. Member States shall communicate to the Commission the text of the main provisions of national law which they adopt in the field covered by this Directive.

Article 3

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

Article 4

This Directive is addressed to the Member States.

Done at Brussels, 21 March 2019.

For the Commission

The President

Jean-Claude JUNCKER

ANNEX

Annexes I to V to Directive 2000/29/EC are amended as follows:

(1) Annex I is amended as follows:

(a) Part A is amended as follows:

(i) Section I is amended as follows:

— heading (a) is amended as follows:

— the following point is inserted after point 4.1.:

‘4.2. *Aromia bungii* (Faldermann)’

— the following point is inserted after point 10.5.:

‘10.6. *Grapholita packardi* Zeller’

— the following points are inserted after point 16.1.:

‘16.2. *Neoleucinodes elegantalis* (Guenée)

16.3. *Oemona hirta* (Fabricius)’

— heading (c) is amended as follows:

— the following points are inserted after point 3:

‘3.1. *Elsinoë australis* Bitanc. & Jenk.

3.2. *Elsinoë citricola* X.L. Fan, R.W. Barreto & Crous

3.3. *Elsinoë fawcettii* Bitanc. & Jenk.’

(ii) Section II is amended as follows:

— heading (a) is amended as follows:

— the following point is inserted after point 7:

‘7.1. *Pityophthorus juglandis* Blackman’;

— in heading (c), the following points are inserted before point 1:

‘0.1. *Ceratocystis platani* (J. M. Walter) Engelbr. & T. C. Harr

0.2. *Fusarium circinatum* Nirenberg & O'Donnell

0.3. *Geosmithia morbida* Kolarík, Freeland, Utley & Tisserat’;

(b) Part B is amended as follows:

(i) heading (a) is amended as follows:

— in point 1, in the right hand column, ‘F’ is deleted;

— the following points are inserted after point 4:

‘4.1. <i>Liriomyza huidobrensis</i> (Blanchard)	IRL, UK (Northern Ireland)
4.2. <i>Liriomyza trifolii</i> (Burgess)	IRL, UK (Northern Ireland)’

— in point 5, the text in the right hand column is replaced by the following:

‘IRL, UK (excluding the local authority areas of Barking and Dagenham; Barnet; Basildon; Basingstoke and Deane; Bexley; Bracknell Forest; Brent; Brentwood; Bromley; Broxbourne; Camden; Castle Point; Chelmsford; Chiltern; City of London; City of Westminster; Crawley; Croydon; Dacorum; Dartford; Ealing; East Hertfordshire; Elmbridge District; Enfield; Epping Forest; Epsom and Ewell District; Gravesham; Greenwich; Guildford; Hackney; Hammersmith & Fulham; Haringey; Harlow; Harrow; Hart; Havering; Hertsmere; Hillingdon; Horsham; Hounslow; Islington; Kensington & Chelsea; Kingston upon Thames; Lambeth; Lewisham; Littleford; Medway; Merton; Mid Sussex; Mole Valley; Newham; North Hertfordshire; Reading; Redbridge; Reigate and Banstead; Richmond upon Thames; Runnymede District; Rushmoor; Sevenoaks; Slough; South Bedfordshire; South Bucks; South Oxfordshire; Southwark;

Spelthorne District; St Albans; Sutton; Surrey Heath; Tandridge; Three Rivers; Thurrock; Tonbridge and Malling; Tower Hamlets; Waltham Forest; Wandsworth; Watford; Waverley; Welwyn Hatfield; West Berkshire; Windsor and Maidenhead; Woking, Wokingham and Wycombe);

(ii) in heading (b), point 2 is deleted.

(2) Annex II is amended as follows:

(a) Part A is amended as follows:

(i) Section I is amended as follows:

— in heading (a), point 11 is deleted

— in heading (c), point 9 is deleted.

(ii) Section II is amended as follows:

— in heading (c), point 1 is deleted.

(b) Part B is amended as follows:

(i) heading (a) is amended as follows:

— point 10 is replaced by the following:

'10. <i>Thaumetopoea pityocampa</i> Denis & Schiffermüller	Plants of <i>Cedrus</i> Trew and <i>Pinus</i> L., intended for planting, other than fruit and seeds	UK'
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(ii) in heading (b), point 2, the text in the third column is replaced by the following:

'E (except the autonomous communities of Andalucía, Aragón, Castilla la Mancha, Castilla y León, Extremadura, the autonomous community of Madrid, Murcia, Navarra and La Rioja, the province of Guipuzcoa (Basque Country), the Comarcas of Garrigues, Noguera, Pla d'Urgell, Segrià and Urgell in the province of Lleida (Comunidad autonoma de Catalunya), the Comarcas de L'Alt Vinalopó and El Vinalopó Mitjà in the province of Alicante and the municipalities of Alborache and Turís in the province of Valencia (Comunidad Valenciana)), EE, F (Corsica), IRL (except Galway city), I (Abruzzo, Apulia, Basilicata, Calabria, Campania, Lazio, Liguria, Lombardy (except the provinces of Mantua, Milano, Sondrio and Varese, and the communes of Bovisio Masciago, Cesano Maderno, Desio, Limbiate, Nova Milanese and Varedo in Monza Brianza Province), Marche, Molise, Piedmont (except the communes of Busca, Centallo, Scarnafigi, Tarantasca and Villafalletto in the province of Cuneo), Sardinia, Sicily (excluding the municipalities of Cesarò (Messina Province), Maniace, Bronte, Adrano (Catania Province) and Centuripe, Regalbuto and Troina (Enna Province)), Tuscany, Umbria, Valle d'Aosta, Veneto (except the provinces of Rovigo and Venice, the communes of Barbana, Boara Pisani, Castelbaldo, Masi, Piacenza d'Adige, S. Urbano and, Vescovana in the province of Padova and the area situated to the south of highway A4 in the province of Verona)), LV, LT (except the municipalities of Babtai and Kėdainiai (region of Kaunas)), P, SI (except the regions Gorenjska, Koroška, Maribor and Notranjska, the communes of Lendava, Renče-Vogrsko (south from the highway H4) and Velika Polana, and the settlements Fužina, Gabrovčec, Glogovica, Gorenja vas, Gradiček, Grintovec, Ivančna Gorica, Krka, Krška vas, Male Lese, Malo Črnelo, Malo Globoko, Marinča vas, Mleščevo, Mrzlo Polje, Muljava, Podbukovje, Potok pri Muljavi, Šentvid pri Stični, Škrjanče, Trebnja Gorica, Velike Lese, Veliko Črnelo, Veliko Globoko, Vir pri Stični, Vrhpolje pri Šentvidu, Zagradec and Znojile pri Krki in the commune Ivančna Gorica), SK (except the county of Dunajská Streda, Hronovce and Hronské Kláčany (Levice County), Dvory nad Žitavou (Nové Zámky County), Málinec (Poltár County), Hrhov (Rožňava County), Veľké Ripňany (Topoľčany County), Kazimír, Luhyňa, Malý Horeš, Svätušie and Zátin (Trebišov County)), FI, UK (Isle of Man and Channel Islands)'

(iii) heading (c) is amended as follows:

— point 0.1. is replaced by the following:

'0.1. <i>Cryphonectria parasitica</i> (Murrill.) Barr.	Wood, excluding wood which is bark-free, isolated bark, and plants intended for planting of <i>Castanea</i> Mill. and plants intended for planting, other than seeds, of <i>Quercus</i> L.	CZ, IRL, S, UK'
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— in point 2, the words 'UK (Northern Ireland)' in the third column are deleted.

(iv) heading (d) is amended as follows:

— in point 1, the text in the third column is replaced by the following:

‘EL (except the Regional Units of Argolida, Arta, Chania and Lakonia), M, P (except Algarve, Madeira and the county of Odemira in Alentejo)’;

(3) Annex III is amended as follows:

(a) Part A, point 14 is replaced by:

‘14. Soil as such, consisting in part of solid organic substances and growing medium as such, which consists in whole or in part of solid organic substances, other than that composed entirely of peat or fibre of <i>Cocos nucifera</i> L., previously not used for growing of plants or for any agricultural purposes	Third countries except Switzerland’
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(b) Part B is amended as follows:

(i) in point 1, the text in the right hand column is replaced by the following:

‘E (except the autonomous communities of Andalucía, Aragón, Castilla la Mancha, Castilla y León, Extremadura, the autonomous community of Madrid, Murcia, Navarra and La Rioja, the province of Guipuzcoa (Basque Country), the Comarcas of Garrigues, Noguera, Pla d’Urgell, Segrià and Urgell in the province of Lleida (Comunidad autonoma de Catalunya), the Comarcas de L’Alt Vinalopó and El Vinalopó Mitjà in the province of Alicante and the municipalities of Alborache and Turís in the province of Valencia (Comunidad Valenciana)), EE, F (Corsica), IRL (except Galway city), I (Abruzzo, Apulia, Basilicata, Calabria, Campania, Lazio, Liguria, Lombardy (except the provinces of Mantua, Milano, Sondrio and Varese, and the communes of Bovisio Masciago, Cesano Maderno, Desio, Limbiate, Nova Milanese and Varedo in Monza Brianza Province), Marche, Molise, Piedmont (except the communes of Busca, Centallo, Scarnafigi, Tarantasca and Villafalletto in the province of Cuneo), Sardinia, Sicily (excluding the municipalities of Cesarò (Messina Province), Maniace, Bronte, Adrano (Catania Province) and Centuripe, Regalbuto and Troina (Enna Province)), Tuscany, Umbria, Valle d’Aosta, Veneto (except the provinces of Rovigo and Venice, the communes of Barbana, Boara Pisani, Castelbaldo, Masi, Piacenza d’Adige, S. Urbano and, Vescovana in the province of Padova and the area situated to the south of highway A4 in the province of Verona)), LV, LT (except the municipalities of Babtai and Kėdainiai (region of Kaunas)), P, SI (except the regions Gorenjska, Koroška, Maribor and Notranjska, the communes of Lendava, Renče-Vogrsko (south from the highway H4) and Velika Polana, and the settlements Fužina, Gabrovčec, Glogovica, Gorenja vas, Gradiček, Grintovec, Ivančna Gorica, Krka, Krška vas, Male Lese, Malo Črnelo, Malo Globoko, Marinka vas, Mleščevo, Mrzlo Polje, Muljava, Podbukovje, Potok pri Muljavi, Šentvid pri Stični, Škrjanče, Trebnja Gorica, Velike Lese, Veliko Črnelo, Veliko Globoko, Vir pri Stični, Vrhpolje pri Šentvidu, Zagradec and Znojile pri Krki in the commune Ivančna Gorica), SK (except the county of Dunajská Streda, Hronovce and Hronské Kľačany (Levice County), Dvory nad Žitavou (Nové Zámky County), Málinec (Poltár County), Hrhov (Rožňava County), Veľké Ripňany (Topoľčany County), Kazimír, Luhýňa, Malý Horeš, Svätušie and Zátin (Trebišov County)), FI, UK (Isle of Man and Channel Islands)’

(ii) in point 2, the text in the right hand column is replaced by the following:

‘E (except the autonomous communities of Andalucía, Aragón, Castilla la Mancha, Castilla y León, Extremadura, the autonomous community of Madrid, Murcia, Navarra and La Rioja, the province of Guipuzcoa (Basque Country), the Comarcas of Garrigues, Noguera, Pla d’Urgell, Segrià and Urgell in the province of Lleida (Comunidad autonoma de Catalunya), the Comarcas de L’Alt Vinalopó and El Vinalopó Mitjà in the province of Alicante and the municipalities of Alborache and Turís in the province of Valencia (Comunidad Valenciana)), EE, F (Corsica), IRL (except Galway city), I (Abruzzo, Apulia, Basilicata, Calabria, Campania, Lazio, Liguria, Lombardy (except the provinces of Mantua, Milano, Sondrio and Varese, and the communes of Bovisio Masciago, Cesano Maderno, Desio, Limbiate, Nova Milanese and Varedo in Monza Brianza Province), Marche, Molise, Piedmont (except the communes of Busca, Centallo, Scarnafigi, Tarantasca and Villafalletto in the province of Cuneo), Sardinia, Sicily (excluding the municipalities of Cesarò (Messina Province), Maniace, Bronte, Adrano (Catania Province) and Centuripe, Regalbuto and Troina (Enna Province)), Tuscany, Umbria, Valle d’Aosta, Veneto (except the provinces of Rovigo and Venice, the communes of Barbana, Boara Pisani, Castelbaldo, Masi, Piacenza d’Adige, S. Urbano and, Vescovana in the province of Padova and the area situated to the south of highway A4 in the province of Verona)), LV, LT (except the municipalities of Babtai and Kėdainiai (region of Kaunas)), P, SI (except the regions Gorenjska, Koroška, Maribor

and Notranjska, the communes of Lendava, Renče-Vogrsko (south from the highway H4) and Velika Polana, and the settlements Fužina, Gabrovčec, Glogovica, Gorenja vas, Gradiček, Grintovec, Ivančna Gorica, Krka, Krška vas, Male Lese, Malo Črnelo, Malo Globoko, Marinča vas, Mleščevo, Mrzlo Polje, Muljava, Podbukovje, Potok pri Muljavi, Šentvid pri Stični, Škrjanče, Trebnja Gorica, Velike Lese, Veliko Črnelo, Veliko Globoko, Vir pri Stični, Vrhpolje pri Šentvidu, Zagradec and Znojile pri Krki in the commune Ivančna Gorica), SK (except the county of Dunajská Streda, Hronovce and Hronské Kľačany (Levice County), Dvory nad Žitavou (Nové Zámky County), Málinec (Poltár County), Hrhov (Rožňava County), Veľké Ripňany (Topoľčany County), Kazimír, Luhyňa, Malý Horeš, Svätuš and Zátin (Trebišov County)), FI, UK (Isle of Man and Channel Islands)'.

(4) Annex IV is amended as follows:

(a) Part A is amended as follows:

(i) Section I is amended as follows:

— the following points are inserted after point 1.7.:

<p>1.8. Whether or not listed among the CN codes in Part B of Annex V, wood of <i>Juglans</i> L. and <i>Pterocarya</i> Kunth, other than in the form of:</p> <ul style="list-style-type: none"> — chips, particles, sawdust, shavings, wood waste and scrap obtained in whole or part from these plants, — wood packaging material, in the form of packing cases, boxes, crates, drums and similar packings, pallets, box pallets and other load boards, pallet collars, dunnage, whether or not actually in use in the transport of objects of all kinds, except dunnage supporting consignments of wood, which is constructed from wood of the same type and quality as the wood in the consignment and which meets the same Union phytosanitary requirements as the wood in the consignment, <p>but including that which has not kept its natural round surface originating in the USA</p>	<p>Without prejudice to the provisions applicable to wood referred to in Annex IV(A)I(2.3), (2.4) and (2.5), official statement that the wood:</p> <ul style="list-style-type: none"> (a) originates in an area free from <i>Geosmithia morbida</i> Kolarík, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the national plant protection organisation in accordance with relevant International Standards for Phytosanitary Measures, and which is mentioned on the certificates referred to in Article 13(1)(ii) of this Directive under the rubric 'Additional declaration', or (b) has undergone an appropriate heat treatment to achieve a minimum temperature of 56 °C for a minimum duration of 40 continuous minutes throughout the entire profile of the wood. There shall be evidence thereof by a mark 'HT' put on the wood or on any wrapping in accordance with current usage, and on the certificates referred to in Article 13(1)(ii), or (c) has been squared to entirely remove the natural rounded surface.
<p>1.9. Whether or not listed among the CN codes in Part B of Annex V, isolated bark and wood of <i>Juglans</i> L. and <i>Pterocarya</i> Kunth, in the form of:</p> <ul style="list-style-type: none"> — chips, particles, sawdust, shavings, wood waste and scrap obtained in whole or part from these plants, originating in the USA 	<p>Without prejudice to the provisions referred to in Annex IV(A)I(1.8.), (2.3.), (2.4.) and (2.5.), official statement that the wood or the isolated bark:</p> <ul style="list-style-type: none"> (a) originates in an area free from <i>Geosmithia morbida</i> Kolarík, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the national plant protection organisation in accordance with relevant International Standards for Phytosanitary Measures, and which is mentioned on the certificates referred to in Article 13(1)(ii) of this Directive under the rubric 'Additional declaration', or (b) has undergone an appropriate heat treatment to achieve a minimum temperature of 56 °C for a minimum duration of 40 continuous minutes throughout the entire profile of the bark or the wood, the latter to be indicated on the certificates referred to in Article 13(1)(ii).'

— point 5 is replaced by the following:

<p>‘5. Whether or not listed among the CN codes in Part B of Annex V, wood of <i>Platanus</i> L., except</p> <p>— wood packaging material, in the form of packing cases, boxes, crates, drums and similar packings, pallets, box pallets and other load boards, pallet collars, dunnage, whether or not actually in use in the transport of objects of all kinds, except dunnage supporting consignments of wood, which is constructed from wood of the same type and quality as the wood in the consignment and which meets the same Union phytosanitary requirements as the wood in the consignment,</p> <p>but including wood which has not kept its natural round surface, and wood in the form of chips, particles, sawdust, shavings, wood waste and scrap obtained in whole or in part from <i>Platanus</i> L.,</p> <p>originating in Albania, Armenia, Switzerland, Turkey and the USA</p>	<p>Official statement that the wood:</p> <p>(a) originates in an area established by the national plant protection organisation in the country of origin as being free from <i>Ceratocystis platani</i> (J. M. Walter) Engelbr. & T. C. Harr. in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric ‘Additional declaration’,</p> <p>or</p> <p>(b) has undergone kiln-drying to below 20 % moisture content, expressed as a percentage of dry matter, achieved through an appropriate time/temperature schedule. There shall be evidence thereof by a mark ‘kiln-dried’ or ‘KD’ or another internationally recognised mark, put on the wood or on any wrapping in accordance with current usage.’</p>
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— point 7.1.2 is deleted;

— the following points are inserted after point 7.5.:

<p>‘7.6. Whether or not listed among the CN codes in Part B of Annex V, wood of <i>Prunus</i> L., other than in the form of:</p> <p>— chips, particles, sawdust, shavings, wood waste and scrap, obtained in whole or part from these plants,</p> <p>— wood packaging material, in the form of packing cases, boxes, crates, drums and similar packings, pallets, box pallets and other load boards, pallet collars, dunnage, whether or not actually in use in the transport of objects of all kinds, except dunnage supporting consignments of wood, which is constructed from wood of the same type and quality as the wood in the consignments and which meets the same Union phytosanitary requirements as the wood in the consignment,</p> <p>but including that which has not kept its natural round surface, originating in China, Democratic People's Republic of Korea, Mongolia, Japan, Republic of Korea and Vietnam</p>	<p>Without prejudice to the provisions applicable to wood referred to in Annex IV(A)(I)(7.4.) and (7.5.), official statement that the wood:</p> <p>(a) originates in an area free from <i>Aromia bungii</i> (Falderman), established by the national plant protection organisation in the country of origin, in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric ‘Additional declaration’,</p> <p>or</p> <p>(b) has undergone an appropriate heat treatment to achieve a minimum temperature of 56 °C for a minimum duration of 30 continuous minutes throughout the entire profile of the wood, which is to be indicated on the certificates referred to in Article 13(1)(ii),</p> <p>or</p> <p>(c) has undergone an appropriate ionising radiation to achieve a minimum absorbed dose of 1 kGy throughout the wood, to be indicated on the certificates referred to in Article 13(1)(ii).</p>
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7.7. Whether or not listed among the CN codes in Part B of Annex V, wood in the form of chips, particles, sawdust, shavings, wood waste and scrap obtained in whole or part from <i>Prunus</i> L., originating in China, Democratic People's Republic of Korea, Mongolia, Japan, Republic of Korea and Vietnam	<p>Without prejudice to the provisions applicable to wood referred to in Annex IV(A)(I)(7.4.) and (7.5.) and (7.6.), official statement that the wood:</p> <p>(a) originates in an area established by the national plant protection organisation in the country of origin as being free from <i>Aromia bungii</i> (Faldernmann) in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration',</p> <p>or</p> <p>(b) has been processed into pieces of not more than 2,5 cm thickness and width,</p> <p>or</p> <p>(c) has undergone an appropriate heat treatment to achieve a minimum temperature of 56 °C for a minimum duration of 30 minutes throughout the entire profile of the wood, which is to be indicated on the certificates referred to in Article 13(1)(ii).'</p>
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— the following point is inserted after point 11.4.:

11.4.1. Plants of <i>Juglans</i> L. and <i>Pterocarya</i> Kunth, intended for planting, other than seeds, originating in the USA	<p>Without prejudice to the provisions applicable to the plants referred to in Annex IV(A)(I)(11.4.), official statement that the plants for planting:</p> <p>(a) have been grown throughout their life in an area free from <i>Geosmithia morbida</i> Kolarík, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the national plant protection organisation in accordance with relevant International Standards for Phytosanitary Measures, and which is mentioned on the certificates referred to in Article 13(1)(ii) of this Directive under the rubric 'Additional declaration',</p> <p>or</p> <p>(b) originate in a place of production, including its vicinity of at least 5 km radius, where neither symptoms of <i>Geosmithia morbida</i> Kolarík, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, nor the presence of the vector, have been observed during official inspections within a period of two years prior to export; the plants for planting have been inspected immediately prior to export and handled and packaged in ways to prevent infestation after leaving the place of production,</p> <p>or</p> <p>(c) originate in a place of production, with complete physical isolation, and plants for planting have been inspected immediately prior to export and handled and packaged in ways to prevent infestation after leaving the place of production.'</p>
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— point 12 is replaced by the following:

12. Plants of <i>Platanus</i> L., intended for planting, other than seeds, originating in Albania, Armenia, Switzerland, Turkey and the USA	<p>Official statement that the plants:</p> <p>(a) originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Ceratocystis platani</i> (J. M. Walter) Engelbr. & T. C. Harr. in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration',</p> <p>or</p> <p>(b) no symptoms of <i>Ceratocystis platani</i> (J. M. Walter) Engelbr. & T. C. Harr. have been observed at the place of production or its immediate vicinity since the beginning of the last complete cycle of vegetation.'</p>
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— the following point is inserted after point 14.1.:

<p>‘14.2. Plants intended for planting, other than plants in tissue culture and seeds, of <i>Crataegus</i> L., <i>Cydonia</i> Mill., <i>Malus</i> Mill., <i>Prunus</i> L., <i>Pyrus</i> L. and <i>Vaccinium</i> L. originating in Canada, Mexico and the USA</p>	<p>Without prejudice to the provisions applicable to the plants in Annex III(A) (9) and (18), Annex III(B)(1), or Annex IV(A)(I), (14.1.), (17), (19.1.), (19.2.), (20), (22.1.), (22.2.), (23.1.) and (23.2.) where appropriate, official statement that the plants:</p> <p>(a) have been grown throughout their life in an area free from <i>Grapholita packardi</i> Zeller, established by the national plant protection organisation in the country of origin, in accordance with relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii), under the rubric ‘Additional declaration’, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission;</p> <p>or</p> <p>(b) have been grown throughout their life, in a place of production established as free from <i>Grapholita packardi</i> Zeller in accordance with relevant International Standards for Phytosanitary Measures:</p> <p>(i) which is registered and supervised by the national plant protection organisation in the country of origin,</p> <p>and</p> <p>(ii) which has been subjected to inspections annually for any signs of <i>Grapholita packardi</i> Zeller carried out at appropriate times,</p> <p>and</p> <p>(iii) where the plants have been grown in a site with the application of appropriate preventive treatments and where the absence of <i>Grapholita packardi</i> Zeller was confirmed by official surveys carried out annually at appropriate times,</p> <p>and</p> <p>(iv) immediately prior to export the plants have been subjected to a meticulous inspection for the presence of <i>Grapholita packardi</i> Zeller;</p> <p>or</p> <p>(c) have been grown in a site with complete physical protection against the introduction of <i>Grapholita packardi</i> Zeller.’</p>
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— points 16.5. and 16.6. are replaced by the following:

<p>‘16.5. Fruits of <i>Citrus</i> L., <i>Fortunella</i> Swingle, <i>Poncirus</i> Raf., and their hybrids, <i>Mangifera</i> L. and <i>Prunus</i> L.</p>	<p>Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.1.), (16.2.), (16.3.), (16.4.), and (16.6.) official statement that:</p> <p>(a) the fruits originate in a country recognised as free from <i>Tephritidae</i> (non-European), to which those fruits are known to be susceptible, in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(b) the fruits originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Tephritidae</i> (non-European), to which those fruits are known to be susceptible, in accordance with relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric ‘Additional declaration’, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p>
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	<p>(c) no signs of <i>Tephritidae</i> (non-European), to which those fruits are known to be susceptible, have been observed at the place of production and in its immediate vicinity since the beginning of the last complete cycle of vegetation, on official inspections carried out at least monthly during the three months prior to harvesting, and none of the fruits harvested at the place of production has shown, in appropriate official examination, signs of the relevant organism</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii),</p> <p>or</p> <p>(d) have been subjected to an effective treatment to ensure freedom from <i>Tephritidae</i> (non-European), to which those fruits are known to be susceptible, and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii), provided that the treatment method has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission.</p>
<p>16.6. Fruits of <i>Capsicum</i> (L.), <i>Citrus</i> L., other than <i>Citrus limon</i> (L.) Osbeck. and <i>Citrus aurantiifolia</i> (Christm.) Swingle, <i>Prunus persica</i> (L.) Batsch and <i>Punica granatum</i> L. originating in countries of the African continent, Cape Verde, Saint Helena, Madagascar, La Reunion, Mauritius and Israel</p>	<p>Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.1.), (16.2.), (16.3.), (16.4.), (16.5.) and (36.3.), official statement that the fruits:</p> <p>(a) originate in a country recognised as being free from <i>Thaumatotibia leucotreta</i> (Meyrick) in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(b) originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Thaumatotibia leucotreta</i> (Meyrick), in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(c) originate in a place of production established by the national plant protection organisation in the country of origin as being free from <i>Thaumatotibia leucotreta</i> (Meyrick) in accordance with relevant International Standards for Phytosanitary Measures and information on traceability is included in the certificates referred to in the Article 13(1)(ii), and official inspections have been carried out in the place of production at appropriate times during the growing season, including a visual examination on representative samples of fruit, shown to be free from <i>Thaumatotibia leucotreta</i> (Meyrick),</p> <p>or</p> <p>(d) have been subjected to an effective cold treatment to ensure freedom from <i>Thaumatotibia leucotreta</i> (Meyrick) or another effective treatment to ensure freedom from <i>Thaumatotibia leucotreta</i> (Meyrick) and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii), provided that the treatment method together with documentary evidence of its effectiveness has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission.'</p>

— the following points are inserted after point 16.6.:

<p>'16.7. Fruits of <i>Malus</i> Mill.</p>	<p>Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.8.), (16.9.) and (16.10.) official statement that the fruits:</p> <p>(a) originate in a country recognised as being free from <i>Enarmonia prunivora</i> Walsh, <i>Grapholita inopinata</i> Heinrich and <i>Rhagoletis pomonella</i> (Walsch) in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(b) originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Enarmonia prunivora</i> Walsh, <i>Grapholita inopinata</i> Heinrich and <i>Rhagoletis pomonella</i> (Walsch) in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(c) originate in a place of production where official inspections and surveys for the presence of <i>Enarmonia prunivora</i> Walsh, <i>Grapholita inopinata</i> Heinrich and <i>Rhagoletis pomonella</i> (Walsch) are carried out at appropriate times during the growing season, including a visual inspection of a representative sample of fruits, shown to be free of the harmful organism(s)</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii),</p> <p>or</p> <p>(d) have been subjected to an effective treatment to ensure freedom from <i>Enarmonia prunivora</i> Walsh, <i>Grapholita inopinata</i> Heinrich and <i>Rhagoletis pomonella</i> (Walsch) and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii), provided that the treatment method has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission.</p>
<p>16.8. Fruits of <i>Malus</i> Mill. and <i>Pyrus</i> L.</p>	<p>Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.7.), (16.9.) and (16.10.) official statement that the fruits:</p> <p>(a) originate in a country recognised as being free from <i>Guignardia piricola</i> (Nosa) Yamamoto in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(b) originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Guignardia piricola</i> (Nosa) Yamamoto in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p>

16.9. Fruits of *Malus*
Mill. and *Pyrus* L.

- (c) originate in a place of production where official inspections and surveys for the presence of *Guignardia piricola* (Nosa) Yamamoto are carried out at appropriate times during the growing season, including a visual inspection of a representative sample of fruits, shown to be free of the harmful organism
and
information on traceability is included in the certificates referred to in Article 13(1)(ii),
or
- (d) have been subjected to an effective treatment to ensure freedom from *Guignardia piricola* (Nosa) Yamamoto and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii), provided that the treatment method has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission.

Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.7.), (16.8.) and (16.10.) official statement that the fruits:

- (a) originate in a country recognised as being free from *Tachypterellus quadrigibbus* Say in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,
or
- (b) originate in an area established by the national plant protection organisation in the country of origin as being free from *Tachypterellus quadrigibbus* Say in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,
or
- (c) originate in a place of production where official inspections and surveys for the presence of *Tachypterellus quadrigibbus* Say are carried out at appropriate times during the growing season, including a visual inspection of a representative sample of fruits, shown to be free of the harmful organism
and
information on traceability is included in the certificates referred to in Article 13(1)(ii),
or
- (d) have been subjected to an effective treatment to ensure freedom from *Tachypterellus quadrigibbus* Say and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii), provided that the treatment method has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission.

16.10. Fruits of *Malus*
Mill., *Prunus* L.,
Pyrus L. and
Vaccinium L.,
originating in
Canada, Mexico
and the USA

Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.5.), (16.6.), (16.7.), (16.8.) and (16.9.) official statement that the fruits:

- (a) originate in an area established by the national plant protection organisation in the country of origin as being free from *Grapholita packardii* Zeller in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,
or

	<p>(b) originate in a place of production where official inspections and surveys for the presence of <i>Grapholita packardi</i> Zeller are carried out at appropriate times during the growing season, including an inspection of a representative sample of fruits, shown to be free of the harmful organism</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii),</p> <p>or</p> <p>(c) have been subjected to an effective treatment to ensure freedom from <i>Grapholita packardi</i> Zeller and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii), provided that the treatment method has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission.'</p>
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— the following points are inserted after point 25.7.2.:

<p>'25.7.3. Fruits of <i>Capsicum annuum</i> L., <i>Solanum</i> <i>aethiopicum</i> L., <i>Solanum</i> <i>lycopersicum</i> L. and <i>Solanum</i> <i>melongena</i> L.</p>	<p>Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.6.), (25.7.1.), (25.7.2.), (25.7.4.), (36.2.) and (36.3.), official statement that the fruits:</p> <p>(a) originate in a country recognised as being free from <i>Neoleucinodes elegantalis</i> (Guenée) in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(b) originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Neoleucinodes elegantalis</i> (Guenée) in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(c) originate in a place of production established by the national plant protection organisation in the country of origin as being free from <i>Neoleucinodes elegantalis</i> (Guenée) in accordance with relevant International Standards for Phytosanitary Measures and official inspections have been carried out in the place of production at appropriate times during the growing season, including an examination on representative samples of fruit, shown to be free from <i>Neoleucinodes elegantalis</i> (Guenée),</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii),</p> <p>or</p> <p>(d) originate in an insect proof site of production, established by the national plant protection organisation in the country of origin as being free from <i>Neoleucinodes elegantalis</i> (Guenée), on the basis of official inspections and surveys carried out during the three months prior to export,</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii).</p>
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<p>25.7.4. Fruits of <i>Solanaceae</i> originating in Australia, the Americas and New Zealand</p>	<p>Without prejudice to the provisions applicable to the fruits in Annex IV(A)(I) (16.6.), (25.7.1.), (25.7.2.), (25.7.3.), (36.2.) and (36.3.), official statement that the fruits:</p> <p>(a) originate in a country recognised as being free from <i>Bactericera cockerelli</i> (Sulc.) in accordance with relevant International Standards for Phytosanitary Measures, provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(b) originate in an area established by the national plant protection organisation in the country of origin as being free from <i>Bactericera cockerelli</i> (Sulc.) in accordance with the relevant International Standards for Phytosanitary Measures, which is mentioned on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration', provided that this freedom status has been communicated in advance in writing by the national plant protection organisation of the third country concerned to the Commission,</p> <p>or</p> <p>(c) originate in a place of production, where official inspections and surveys for the presence of <i>Bactericera cockerelli</i> (Sulc.) including its immediate vicinity are carried out during the last three months prior to export and subject to effective treatments to ensure freedom from the harmful organism, and representative samples of the fruit have been inspected prior to export,</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii)</p> <p>or</p> <p>(d) originate in an insect proof site of production, established by the national plant protection organisation in the country of origin, as being free from <i>Bactericera cockerelli</i> (Sulc.), on the basis of official inspections and surveys carried out during the three months prior to export,</p> <p>and</p> <p>information on traceability is included in the certificates referred to in Article 13(1)(ii).'</p>
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— point 34 is replaced by the following:

<p>'34. Growing medium, attached to or associated with plants, intended to sustain the vitality of the plants, with the exception of sterile medium of <i>in-vitro</i> plants, originating in third countries other than Switzerland.</p>	<p>Official statement that:</p> <p>(a) the growing medium, at the time of planting of the associated plants:</p> <p>(i) was free from soil and organic matter and not previously used for growing plants or for any agricultural purposes,</p> <p>or</p> <p>(ii) was composed entirely of peat or fibre of <i>Cocos nucifera</i> L. and not previously used for growing plants or for any agricultural purposes</p> <p>or</p> <p>(iii) was subjected to effective treatment to ensure freedom from harmful organisms and the treatment data should be indicated on the certificates referred to in Article 13(1)(ii) under the rubric 'Additional declaration'</p> <p>and</p> <p>in all the above cases was stored and maintained under appropriate conditions to keep freedom from harmful organisms</p> <p>and</p>
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	<p>(b) since planting:</p> <p>(i) appropriate measures have been taken to ensure that the growing medium has been kept free from harmful organisms, including at least:</p> <ul style="list-style-type: none"> — physical isolation of the growing medium from soil and other possible sources of contamination — hygiene measures — using water free from harmful organisms <p>or</p> <p>(ii) within two weeks prior to export the growing medium including, where appropriate, soil has been completely removed by washing using water free from harmful organisms. Replanting may be performed in the growing medium that shall meet the requirements laid down in point (a). Appropriate conditions shall be maintained to keep freedom from harmful organisms as stipulated in point (b).'</p>
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— the following points are inserted after point 34:

‘34.1. Bulbs, corms, rhizomes and tubers, intended for planting, other than tubers of <i>Solanum tuberosum</i> , originating in third countries other than Switzerland	Without prejudice to the provisions applicable in Annex IV(A)(I)(30), official statement that the consignment or lot shall not contain more than 1 % by net weight of soil and growing medium.
34.2. Tubers of <i>Solanum tuberosum</i> originating in third countries other than Switzerland	Without the prejudice to provisions applicable in Annex III(A)(10), (11) and (12) and Annex IV(A)(I) (25.1.), (25.2.), (25.3.), (25.4.1.) and (25.4.2.), official statement that the consignment or lot shall not contain more than 1 % by net weight of soil and growing medium.
34.3. Root and tubercle vegetables originating in third countries other than Switzerland	Without the prejudice to provisions applicable in Annex III(A)(10), (11) and (12), official statement that the consignment or lot shall not contain more than 1 % by net weight of soil and growing medium.
34.4. Machinery and vehicles which have been operated for agricultural or forestry purposes, imported from third countries other than Switzerland	Without prejudice to the provisions applicable in Annex IV(B)(30), official statement that machinery or vehicles are cleaned and free from soil and plant debris.’

(ii) Section II is amended as follows:

— the following points are inserted after point 2:

‘2.1. Whether or not listed among the CN codes in Part A of Annex V, wood of <i>Juglans</i> L. and <i>Pterocarya</i> Kunth, other than in the form of:	Official statement that the wood:
— chips, particles, sawdust, shavings, wood waste and scrap obtained in whole or part from these plants,	<p>(a) originates in an area known to be free from <i>Geosmithia morbida</i> Kolarík, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the competent authorities in accordance with relevant International Standards for Phytosanitary Measures,</p> <p>or</p>

<p>— wood packaging material, in the form of packing cases, boxes, crates, drums and similar packings, pallets, box pallets and other load boards, pallet collars, dunnage, whether or not actually in use in the transport of objects of all kinds, except dunnage supporting consignments of wood, which is constructed from wood of the same type and quality as the wood in the consignment and which meets the same Union phytosanitary requirements as the wood in the consignment,</p> <p>but including that which has not kept its natural round surface.</p>	<p>(b) has undergone an appropriate heat treatment to achieve a minimum temperature of 56 °C for a minimum duration of 40 continuous minutes throughout the entire profile of the wood. There shall be evidence thereof by a mark 'HT' put on the wood or on any wrapping in accordance with current usage,</p> <p>or</p> <p>(c) has been squared to entirely remove the natural rounded surface.</p>
<p>2.2. Whether or not listed among the CN codes in Part A Annex V, isolated bark and wood of <i>Juglans</i> L. and <i>Pterocarya</i> Kunth, in the form of:</p> <p>— chips, particles, sawdust, shavings, wood waste and scrap obtained in whole or part from these plants</p>	<p>Official statement that the wood or isolated bark:</p> <p>(a) originates in an area free from <i>Geosmithia morbida</i> Kolarik, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the the competent authorities in accordance with relevant International Standards for Phytosanitary Measures,</p> <p>or</p> <p>(b) has undergone an appropriate heat treatment to achieve a minimum temperature of 56 °C for a minimum duration of 40 continuous minutes throughout the entire profile of the bark or the wood. There shall be evidence thereof by a mark 'HT' put on any wrapping in accordance with current usage.</p>
<p>2.3. Wood packaging material, in the form of packing cases, boxes, crates, drums and similar packings, pallets, box pallets and other load boards, pallet collars, dunnage, whether or not actually in use in the transport of objects of all kinds, except raw wood of 6 mm thickness or less, processed wood produced by glue, heat and pressure, or a combination thereof, and dunnage supporting consignments of wood, which is constructed from wood of the same type and quality as the wood in the consignment and which meets the same Union phytosanitary requirements as the wood in the consignment.</p>	<p>The wood packaging material shall:</p> <p>(a) originate in an area, free from <i>Geosmithia morbida</i> Kolarik, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the the competent authorities in accordance with relevant International Standards for Phytosanitary Measures,</p> <p>or</p> <p>(b) — be made of debarked wood, as specified in Annex I to FAO International Standard for Phytosanitary Measures No 15 on Regulation of wood packaging material in international trade</p> <p>— be subject to one of the approved treatments as specified in Annex I to that International standard, and</p> <p>— display a mark as specified in Annex II to that International standard, indicating that the wood packaging material has been subjected to an approved phytosanitary treatment in accordance with this standard.'</p>

— the following point is inserted after point 7:

‘7.1. Plants of <i>Juglans</i> L. and <i>Pterocarya</i> Kunth, intended for planting, other than seeds	<p>Official statement that the plants for planting:</p> <p>(a) have been grown throughout their life, or since their introduction into the Union, in a place of production in an area free from <i>Geosmithia morbida</i> Kolarik, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, established by the competent authorities in accordance with relevant International Standards for Phytosanitary Measures</p> <p>or</p> <p>b) originate in a place of production, including its vicinity of at least 5 km radius, where neither symptoms of <i>Geosmithia morbida</i> Kolarik, Freeland, Utley & Tisserat and its vector <i>Pityophthorus juglandis</i> Blackman, nor the presence of the vector, have been observed during official inspections within a period of two years prior to movement, the plants for planting have been visually inspected prior to movement and handled and packaged in ways to prevent infestation after leaving the place of production,</p> <p>or</p> <p>(c) originate in a place of production, with complete physical isolation, and the plants for planting have been visually inspected prior to movement and handled and packaged in ways to prevent infestation after leaving the place of production.’</p>
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— the following point is inserted after point 30.1.:

‘31. Machinery and vehicles which have been operated for agricultural or forestry purposes	<p>The machinery or vehicles shall:</p> <p>(a) be moved from an area free from <i>Ceratocystis platani</i> (J. M. Walter) Engelbr. & T. C. Harr., established by the competent authorities in accordance with relevant International Standards for Phytosanitary Measures,</p> <p>or</p> <p>(b) be cleaned and free from soil and plant debris prior to movement out of the <i>Ceratocystis platani</i> (J. M. Walter) infested area.’</p>
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(b) Part B is amended as follows:

(i) in point 16, the words ‘UK (Northern Ireland)’ in the third column are deleted

(ii) in point 16.1., the text in the first column is replaced by the following:

‘16.1. Plants of *Cedrus* Trew, *Pinus* L., intended for planting, other than seeds’

(iii) the following point is inserted after point 16.1.:

‘16.2. Plants of <i>Quercus</i> L., other than <i>Quercus suber</i> L., of a girth of at least 8 cm measured at 1,2 m height from the root collar, intended for planting, other than fruits and seeds	<p>Without prejudice to the prohibitions applicable to the plants listed in Annex III(A)(2), IV(A)(I)(11.01.), (11.1.), (11.2.) and IV(A)(II)(7) official statement that:</p> <p>(a) the plants have been grown throughout their life in places of production in countries where <i>Thaumetopoea processionea</i> L. is not known to occur,</p> <p>or</p>	<p>IE, UK (excluding the local authority areas of Barking and Dagenham; Barnet; Basildon; Basingstoke and Deane; Bexley; Bracknell Forest; Brent; Brentwood; Bromley; Broxbourne; Camden; Castle Point; Chelmsford; Chiltern; City of London; City of Westminster; Crawley; Croydon; Dacorum; Dartford; Ealing; East Hertfordshire; Elmbridge District; Enfield; Epping Forest; Epsom and Ewell District; Gravesham; Greenwich; Guildford; Hackney; Hammersmith & Fulham; Haringey; Harlow; Harrow; Hart; Havering; Hertsmere; Hillingdon; Horsham; Hounslow; Islington; Kensington & Chelsea; Kingston upon Thames; Lambeth; Lewisham; Littleford; Medway; Merton; Mid Sussex; Mole Valley; Newham; North Hertfordshire; Reading; Redbridge; Reigate and Banstead; Richmond upon Thames; Runnymede District; Rushmoor; Sevenoaks; Slough; South Bedfordshire; South Bucks; South Oxfordshire; Southwark; Spelthorne District; St Albans; Sutton; Surrey Heath; Tandridge; Three Rivers; Thurrock; Tonbridge and Malling; Tower Hamlets; Waltham Forest; Wandsworth; Watford; Waverley; Welwyn Hatfield; West Berkshire; Windsor and Maidenhead; Woking, Wokingham and Wycombe)’</p>
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	<p>(b) the plants have been grown throughout their life in a protected zone listed in the third column or in an area free from <i>Thaumetopoea processionea</i> L. established by the national plant protection organisation in accordance with relevant International Standards for Phytosanitary Measures,</p> <p>or</p> <p>(c) the plants:</p> <p>have been produced since the beginning of the last complete cycle of vegetation in nurseries which, including their vicinity, have been found free from <i>Thaumetopoea processionea</i> L. on the basis of official inspections carried out as close as practically possible to their movement</p> <p>and</p> <p>official surveys of the nursery and its vicinity have been carried out at appropriate times since the beginning of the last complete cycle of vegetation to detect larvae and other symptoms of <i>Thaumetopoea processionea</i> L.,</p> <p>or</p> <p>(d) the plants have been grown throughout their life in a site with complete physical protection against the introduction of <i>Thaumetopoea processionea</i> L. and have been inspected at appropriate times and found to be free from <i>Thaumetopoea processionea</i> L.</p>	
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(iv) in point 21, the text in the third column is replaced by the following:

'E (except the autonomous communities of Andalucía, Aragón, Castilla la Mancha, Castilla y León, Extremadura, the autonomous community of Madrid, Murcia, Navarra and La Rioja, the province of Guipuzcoa (Basque Country), the Comarcas of Garrigues, Noguera, Pla d'Urgell, Segrià and Urgell in the province of Lleida (Comunidad autonoma de Catalunya), the Comarcas de L'Alt Vinalopó and El Vinalopó Mitjà in the province of Alicante and the municipalities of Alborache and Turís in the province of Valencia (Comunidad Valenciana)), EE, F (Corsica), IRL (except Galway city), I (Abruzzo, Apulia, Basilicata, Calabria, Campania, Lazio, Liguria, Lombardy (except the provinces of Mantua, Milano, Sondrio and Varese, and the communes of Bovisio Masciago, Cesano Maderno, Desio, Limbiate, Nova Milanese and Varedo in Monza Brianza Province), Marche, Molise, Piedmont (except the communes of Busca, Centallo, Scarnafigi, Tarantasca and Villafalletto in the province of Cuneo), Sardinia, Sicily (excluding the municipalities of Cesarò (Messina Province), Maniace, Bronte, Adrano (Catania Province) and Centuripe, Regalbuto and Troina (Enna Province)), Tuscany, Umbria, Valle d'Aosta, Veneto (except the provinces of Rovigo and Venice, the communes of Barbona, Boara Pisani, Castelbaldo, Masi, Piacenza d'Adige, S. Urbano and, Vescovana in the province of Padova and the area situated to the south of highway A4 in the province of Verona)), LV, LT (except the municipalities of Babtai and Kėdainiai (region of Kaunas)), P, SI (except the

regions Gorenjska, Koroška, Maribor and Notranjska, the communes of Lendava, Renče-Vogrsko (south from the highway H4) and Velika Polana, and the settlements Fužina, Gabrovčec, Glogovica, Gorenja vas, Gradiček, Grintovec, Ivančna Gorica, Krka, Krška vas, Male Lese, Malo Črnelo, Malo Globoko, Marinča vas, Mleščevo, Mrzlo Polje, Muljava, Podbukovje, Potok pri Muljavi, Šentvid pri Stični, Škrjanče, Trebnja Gorica, Velike Lese, Veliko Črnelo, Veliko Globoko, Vir pri Stični, Vrhpolje pri Šentvidu, Zagradec and Znojile pri Krki in the commune Ivančna Gorica), SK (except the county of Dunajská Streda, Hronovce and Hronské Kľačany (Levice County), Dvory nad Žitavou (Nové Zámky County), Málinec (Poltár County), Hrhov (Rožňava County), Veľké Ripňany (Topoľčany County), Kazimír, Luhýňa, Malý Horeš, Svätuš and Zátin (Trebišov County)), FI, UK (Isle of Man and Channel Islands)

- (v) in point 21.3., the text in the third column is replaced by the following:

'E (except the autonomous communities of Andalucía, Aragón, Castilla la Mancha, Castilla y León, Extremadura, the autonomous community of Madrid, Murcia, Navarra and La Rioja, the province of Guipuzcoa (Basque Country), the Comarcas of Garrigues, Noguera, Pla d'Urgell, Segrià and Urgell in the province of Lleida (Comunidad autonoma de Catalunya), the Comarcas de L'Alt Vinalopó and El Vinalopó Mitjà in the province of Alicante and the municipalities of Alborache and Turis in the province of Valencia (Comunidad Valenciana)), EE, F (Corsica), IRL (except Galway city), I (Abruzzo, Apulia, Basilicata, Calabria, Campania, Lazio, Liguria, Lombardy (except the provinces of Mantua, Milano, Sondrio and Varese, and the communes of Bovisio Masciago, Cesano Maderno, Desio, Limbiate, Nova Milanese and Varedo in Monza Brianza Province), Marche, Molise, Piedmont (except the communes of Busca, Centallo, Scarnafigi, Tarantasca and Villafalletto in the province of Cuneo), Sardinia, Sicily (excluding the municipalities of Cesarò (Messina Province), Maniace, Bronte, Adrano (Catania Province) and Centuripe, Regalbuto and Troina (Enna Province)), Tuscany, Umbria, Valle d'Aosta, Veneto (except the provinces of Rovigo and Venice, the communes of Barbona, Boara Pisani, Castelbaldo, Masi, Piacenza d'Adige, S. Urbano and, Vescovana in the province of Padova and the area situated to the south of highway A4 in the province of Verona)), LV, LT (except the municipalities of Baitai and Kėdainiai (region of Kaunas)), P, SI (except the regions Gorenjska, Koroška, Maribor and Notranjska, the communes of Lendava, Renče-Vogrsko (south from the highway H4) and Velika Polana, and the settlements Fužina, Gabrovčec, Glogovica, Gorenja vas, Gradiček, Grintovec, Ivančna Gorica, Krka, Krška vas, Male Lese, Malo Črnelo, Malo Globoko, Marinča vas, Mleščevo, Mrzlo Polje, Muljava, Podbukovje, Potok pri Muljavi, Šentvid pri Stični, Škrjanče, Trebnja Gorica, Velike Lese, Veliko Črnelo, Veliko Globoko, Vir pri Stični, Vrhpolje pri Šentvidu, Zagradec and Znojile pri Krki in the commune Ivančna Gorica), SK (except the county of Dunajská Streda, Hronovce and Hronské Kľačany (Levice County), Dvory nad Žitavou (Nové Zámky County), Málinec (Poltár County), Hrhov (Rožňava County), Veľké Ripňany (Topoľčany County), Kazimír, Luhýňa, Malý Horeš, Svätuš and Zátin (Trebišov County)), FI, UK (Isle of Man and Channel Islands)

- (vi) point 24.1. is replaced by the following:

<p>24.1. Unrooted cuttings of <i>Euphorbia pulcherrima</i> Willd., intended for planting,</p>	<p>Without prejudice to the requirements applicable to the plants listed in Annex IV(A)(I)(45.1), where appropriate, official statement that:</p> <p>(a) the unrooted cuttings originate in an area known to be free from <i>Bemisia tabaci</i> Genn. (European populations),</p> <p>or</p> <p>(b) no signs of <i>Bemisia tabaci</i> Genn. (European populations) have been observed at the place of production, including either on the cuttings or on the plants from which the cuttings are derived and held or produced in this place of production, on official inspections carried out at least each three weeks during the whole production period of these plants on this place of production,</p> <p>or</p> <p>(c) in cases where <i>Bemisia tabaci</i> Genn. (European populations) has been found at the place of production, the cuttings and the plants from which the cuttings are derived and held or produced in this place of production have undergone an appropriate treatment to ensure freedom from <i>Bemisia tabaci</i> Genn. (European populations) and subsequently this place of production shall have been found free from <i>Bemisia tabaci</i> Genn. (European populations) as a consequence of the implementation of appropriate procedures aiming at eradicating <i>Bemisia tabaci</i> Genn. (European populations), in both official inspections carried out weekly during the three weeks prior to the movement from this place of production and in monitoring procedures throughout the said period. The last inspection of the above weekly inspections shall be carried out immediately prior to the above movement.</p>	<p>IRL, P (Azores, Beira Interior, Beira Litoral, Entre Douro e Minho and Trás-os-Montes), S, UK'</p>
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(vii) point 24.2. is replaced by the following:

<p>24.2. Plants of <i>Euphorbia pulcherrima</i> Willd., intended for planting, other than:</p> <p>— seeds,</p> <p>— those specified in 24.1.</p>	<p>Without prejudice to the requirements applicable to the plants listed in Annex IV(A)(I)(45.1), where appropriate, official statement that:</p> <p>(a) the plants originate in an area known to be free from <i>Bemisia tabaci</i> Genn. (European populations),</p> <p>or</p> <p>(b) no signs of <i>Bemisia tabaci</i> Genn. (European populations) have been observed, including on plants, at the place of production on official inspections carried out at least once each three weeks during the nine weeks prior to marketing,</p> <p>or</p> <p>(c) in cases where <i>Bemisia tabaci</i> Genn. (European populations) has been found at the place of production, the plants held or produced in this place of production have undergone an appropriate treatment to ensure freedom from <i>Bemisia tabaci</i> Genn. (European populations) and subsequently this place of production shall have been found free from <i>Bemisia tabaci</i> Genn. (European populations) as a consequence of the implementation of appropriate procedures aiming at eradicating <i>Bemisia tabaci</i> Genn. (European populations), in both official inspections carried out weekly during the three weeks prior to the movement from this place of production and in monitoring procedures throughout the said period. The last inspection of the above weekly inspections shall be carried out immediately prior to the above movement,</p> <p>and</p> <p>(d) evidence is available that the plants have been produced from cuttings which:</p> <p>(da) originate in an area known to be free from <i>Bemisia tabaci</i> Genn. (European populations),</p> <p>or</p> <p>(db) have been grown at a place of production where no signs of <i>Bemisia tabaci</i> Genn. (European populations) have been observed, including on plants, on official inspections carried out at least once each three weeks during the whole production period of these plants,</p> <p>or</p> <p>(dc) in cases where <i>Bemisia tabaci</i> Genn. (European populations) has been found at the place of production, have been grown on plants held or produced in this place of production having undergone an appropriate treatment to ensure freedom from <i>Bemisia tabaci</i> Genn. (European populations) and subsequently this place of production shall have been found free from <i>Bemisia tabaci</i> Genn. (European populations) as a consequence of the implementation of appropriate procedures aiming at eradicating <i>Bemisia tabaci</i> Genn. (European populations), in both official inspections carried out weekly during the three weeks prior to the movement from this place of production and in monitoring procedures throughout the said period. The last inspection of the above weekly inspections shall be carried out immediately prior to the above movement;</p> <p>or</p>	<p>IRL, P (Azores, Beira Interior, Beira Litoral, Entre Douro e Minho and Trás-os-Montes), S, UK'</p>
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	(e) for those plants for which there shall be evidence by their packing or their flower (or bract) development or by other means that they are intended for direct sale to final consumers not involved in professional plant production, the plants have been officially inspected and found free from <i>Bemisia tabaci</i> Genn. (European populations) prior to their movement.	
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(viii) point 24.3. is replaced by the following:

‘24.3. Plants of <i>Begonia</i> L., intended for planting, other than seeds, tubers and corms, and plants of <i>Ajuga</i> L., <i>Crossandra</i> Salisb., <i>Dipladenia</i> A.DC., <i>Ficus</i> L., <i>Hibiscus</i> L., <i>Mandevilla</i> Lindl. and <i>Nerium oleander</i> L., intended for planting, other than seeds	<p>Without prejudice to the requirements applicable to the plants listed in Annex IV(A)(I)(45.1.), where appropriate, official statement that:</p> <p>(a) the plants originate in an area known to be free from <i>Bemisia tabaci</i> Genn. (European populations),</p> <p>or</p> <p>(b) no signs of <i>Bemisia tabaci</i> Genn. (European populations) have been observed, including on plants, at the place of production on official inspections carried out at least once each three weeks during the nine weeks prior to marketing,</p> <p>or</p> <p>(c) in cases where <i>Bemisia tabaci</i> Genn. (European populations) has been found at the place of production, the plants, held or produced in this place of production have undergone an appropriate treatment to ensure freedom from <i>Bemisia tabaci</i> Genn. (European populations) and subsequently this place of production shall have been found free from <i>Bemisia tabaci</i> Genn. (European populations) as a consequence of the implementation of appropriate procedures aiming at eradicating <i>Bemisia tabaci</i> Genn. (European populations), in both official inspections carried out weekly during the three weeks prior to the movement from this place of production and in monitoring procedures throughout the said period. The last inspection of the above weekly inspections shall be carried out immediately prior to the above movement;</p> <p>or</p> <p>(d) for those plants for which there shall be evidence by their packing or their flower development or by other means that they are intended for direct sale to final consumers not involved in professional plant production, the plants have been officially inspected and found free from <i>Bemisia tabaci</i> Genn. (European populations) immediately prior to their movement.</p>	IRL, P (Azores, Beira Interior, Beira Litoral, Entre Douro e Minho and Trás-os-Montes), S, UK’
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(ix) point 31 is replaced by the following:

‘31. Fruits of <i>Citrus</i> L., <i>Fortunella</i> Swingle, <i>Poncirus</i> Raf., and their hybrids originating in BG, HR, SI, EL (Regional Units of Argolida, Arta, Chania and Lakonia), P (Algarve, Madeira and the county of Odemira in Alentejo), E, F, CY and I	<p>Without prejudice to the requirement in Annex IV(A)(II)(30.1.) that packaging should bear an origin mark:</p> <p>(a) the fruits shall be free from leaves and peduncles;</p> <p>or</p> <p>(b) in the case of fruits with leaves or peduncles, official statement that the fruits are packed in closed containers which have been officially sealed and shall remain sealed during their transport through a protected zone, recognised for these fruits, and shall bear a distinguishing mark to be reported on the passport.</p>	EL (except the Regional Units of Argolida, Arta, Chania and Lakonia), M, P (except Algarve, Madeira and the county of Odemira in Alentejo)’
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(5) Annex V is amended as follows:

(a) Part A is amended as follows:

(i) Section I is amended as follows:

— point 1.7.(a) is replaced by the following:

‘(a) has been obtained in whole or part from *Juglans* L., *Platanus* L., and *Pterocarya* L., including wood which has not kept its natural round surface;’

— point 2.1. is replaced by the following:

‘2.1. Plants intended for planting, other than seeds, of the genera *Abies* Mill., *Apium graveolens* L., *Argyranthemum* spp., *Asparagus officinalis* L., *Aster* spp., *Brassica* spp., *Castanea* Mill., *Cucumis* spp., *Dendranthema* (DC.) Des Moul., *Dianthus* L. and hybrids, *Exacum* spp., *Fragaria* L., *Gerbera* Cass., *Gypsophila* L., all varieties of New Guinea hybrids of *Impatiens* L., *Juglans* L., *Lactuca* spp., *Larix* Mill., *Leucanthemum* L., *Lupinus* L., *Pelargonium* l'Hérit. ex Ait., *Picea* A. Dietr., *Pinus* L., *Platanus* L., *Populus* L., *Prunus laurocerasus* L., *Prunus lusitanica* L., *Pseudotsuga* Carr., *Pterocarya* L., *Quercus* L., *Rubus* L., *Spinacia* L., *Tanacetum* L., *Tsuga* Carr., *Ulmus* L., *Verbena* L. and other plants of herbaceous species, other than plants of the family *Gramineae*, intended for planting, and other than bulbs, corms, rhizomes, seeds and tubers.’

(ii) Section II is amended as follows:

— point 1.2. is replaced by the following:

‘1.2. Plants intended for planting, other than seeds, of *Beta vulgaris* L., *Cedrus* Trew, *Platanus* L., *Populus* L., *Prunus* L. and *Quercus* spp., other than *Quercus suber* L., and *Ulmus* L.’

(b) Part B is amended as follows:

(i) Section I is amended as follows:

— point 2 is amended as follows:

— the ninth indent is replaced by the following:

‘— Cut branches of *Fraxinus* L., *Juglans* L., *Ulmus davidiana* Planch. and *Pterocarya* L., with or without foliage, originating in Canada, China, Democratic People's Republic of Korea, Japan, Mongolia, Republic of Korea, Russia, Taiwan and the USA,’

— the following indent is added:

‘— *Convolvulus* L., *Ipomoea* L. (other than tubers), *Micromeria* Benth and *Solanaceae*, originating in Australia, the Americas, and New Zealand’

— point 3 is amended as follows:

— the first indent is replaced by the following:

‘— *Citrus* L., *Fortunella* Swingle, *Poncirus* Raf., *Microcitrus* Swingle, *Naringi* Adans., *Swinglea* Merr. and their hybrids, *Momordica* L., and *Solanaceae*’

— the second indent is replaced by the following:

‘— *Actinidia* Lindl., *Annona* L., *Carica papaya* L., *Cydonia* Mill., *Diospyros* L., *Fragaria* L., *Malus* L., *Mangifera* L., *Passiflora* L., *Persea americana* Mill., *Prunus* L., *Psidium* L., *Pyrus* L., *Ribes* L., *Rubus* L., *Syzygium* Gaertn., *Vaccinium* L., and *Vitis* L.’

— the third indent is deleted.

— point 5 is amended as follows:

— the third indent is replaced by the following:

‘— *Fraxinus* L., *Juglans* L., *Ulmus davidiana* Planch. and *Pterocarya* L., originating in Canada, China, Democratic People's Republic of Korea, Japan, Mongolia, Republic of Korea, Russia, Taiwan and the USA.’

— point 6(a) is amended as follows:

— the second indent is replaced by the following:

‘— *Platanus* L., including wood which has not kept its natural round surface, originating in Albania, Armenia, Switzerland, Turkey or the USA;’

- the sixth indent is replaced by the following:
 - ‘— *Fraxinus* L., *Juglans* L., *Ulmus davidiana* Planch. and *Pterocarya* L., including wood which has not kept its natural round surface, originating in Canada, China, Democratic People's Republic of Korea, Japan, Mongolia, Republic of Korea, Russia, Taiwan and USA;’
- the eighth indent is replaced by the following:
 - ‘— *Amelanchier* Medik., *Aronia* Medik., *Cotoneaster* Medik., *Crataegus* L., *Cydonia* Mill., *Malus* Mill., *Pyracantha* M. Roem., *Pyrus* L. and *Sorbus* L., including wood which has not kept its natural round surface, except sawdust or shavings, originating in Canada or the USA;’
- a ninth indent is added:
 - ‘— *Prunus* L. including wood which has not kept its natural round surface, originating in Canada, China, Democratic People's Republic of Korea, Mongolia, Japan, Republic of Korea, the USA or Vietnam.’
- point 7 is replaced by:
 - ‘7. Growing medium, attached to or associated with plants, intended to sustain the vitality of the plants originating in third countries other than Switzerland.’
- the following point is inserted after point 7:
 - ‘7.1. Machinery and vehicles which have been operated for agricultural or forestry purposes and meeting one of the following descriptions laid down in Part II of Annex I to Council Regulation (EEC) No 2658/87 imported from third countries other than Switzerland:

CN code	Description
ex 8432	Agricultural, horticultural or forestry machinery for soil preparation or cultivation; lawn or sports-ground rollers
ex 8433 53	Root or tuber harvesting machines
ex 8436 80 10	Forestry machinery
ex 8701 20 90	Tractors (other than tractors of heading 8709): Road tractors for semi-trailers used
ex 8701 91 10	Agricultural tractors and forestry tractors, wheeled, of an engine power not exceeding 18 kW

DECISIONS

COUNCIL DECISION (EU) 2019/524

of 21 March 2019

on the position to be taken on behalf of the European Union within the Joint Committee established by the Strategic Partnership Agreement between the European Union and its Member States, of the one part, and Japan, of the other part, as regards the adoption of Rules of Procedure for the Joint Committee

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 37 thereof,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 212(1), in conjunction with Article 218(9), thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) The Strategic Partnership Agreement between the European Union and its Member States, of the one part, and Japan, of the other part ⁽¹⁾, ('the Agreement'), was signed in Tokyo on 17 July 2018 and has been provisionally applied since 1 February 2019.
- (2) The Agreement establishes a Joint Committee to coordinate the overall partnership which is built upon the Agreement ('the Joint Committee') and provides that the Joint Committee is to adopt its own rules of procedure ('Rules of Procedure').
- (3) The Rules of Procedure should be adopted as soon as possible in order to ensure the effective implementation of the Agreement.
- (4) It is appropriate to establish the position to be taken on the Union's behalf within the Joint Committee, as the Rules of Procedure will determine the functioning of the Joint Committee, which is responsible for administering the Agreement and ensuring its proper implementation.
- (5) The position of the Union within the Joint Committee should therefore be to support the adoption of the attached draft Decision,

HAS ADOPTED THIS DECISION:

Article 1

The position to be taken on the Union's behalf in the first meeting of the Joint Committee established pursuant to Article 42 of the Strategic Partnership Agreement between the European Union and its Member States, of the one part, and Japan, of the other part, as regards the adoption of the Joint Committee's Rules of Procedure, shall be to support the adoption by the Joint Committee of its Rules of Procedure as set out in the draft Decision of the Joint Committee attached to this Decision.

⁽¹⁾ OJ L 216, 24.8.2018, p. 4.

Article 2

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

Done at Brussels, 21 March 2019.

For the Council
The President
G. CIAMBA

**DECISION No 1/2019 OF THE JOINT COMMITTEE ESTABLISHED BY THE EU-JAPAN
STRATEGIC PARTNERSHIP AGREEMENT**

of ...

adopting its rules of procedure

THE JOINT COMMITTEE,

Having regard to the Strategic Partnership Agreement between the European Union and its Member States, of the one part, and Japan, of the other part ⁽¹⁾ ('the Agreement'), and in particular Article 42 thereof,

Whereas:

- (1) Parts of the Agreement have been applied pending entry into force since 1 February 2019.
- (2) In order to ensure the effective application pending entry into force of the Agreement, the Joint Committee should be established as soon as possible,
- (3) Pursuant to Article 42 paragraph 5 of the Agreement, the Joint Committee should therefore adopt its rules of procedure,

HAS ADOPTED THIS DECISION:

1. The rules of procedure of the Joint Committee, as set out in the Annex, are hereby adopted.
2. The Decision will enter into effect on the date of its adoption.

Signed at...,

*For the Joint Committee
The Co-Chairs*

⁽¹⁾ OJ EU L xxx, xx.xx.xxxx, p. x.

Annex to Decision No 1/2019

Strategic Partnership Agreement between the European Union and its Member States, of the one part, and Japan, of the other part
Rules of Procedure of the Joint Committee

*Article 1***Tasks and composition**

1. The Joint Committee will perform the tasks provided for in Article 42 of the Strategic Partnership Agreement between the European Union and its Member States, hereinafter referred to as 'the Union Party', of the one part, and Japan, of the other part ('the Agreement').
2. The Joint Committee will be composed of representatives of the Parties.

*Article 2***Chair**

The Joint Committee will be co-chaired by the representatives of the Union Party of the one part, and Japan, of the other part. Hereinafter referred to collectively as the 'Parties' and individually as the 'Party'.

*Article 3***Meetings**

1. The Joint Committee will normally meet once a year in Tokyo and Brussels alternately, on a date fixed by consensus. It will also meet at the request of either Party by consensus.
2. The Joint Committee will normally meet at the level of senior official, unless otherwise decided by the Parties.

*Article 4***Publicity**

Unless otherwise decided by the Parties, meetings of the Joint Committee will not be public.

*Article 5***Secretaries**

A representative of the European External Action Service and a representative of the Ministry of Foreign Affairs of Japan will act jointly as Secretaries of the Joint Committee. All communications to and from the Co-Chairs of the Joint Committee will be forwarded to the Secretaries.

*Article 6***Participants**

1. Before each meeting, the Co-Chairs will be informed, through the Secretaries, of the intended composition of the delegation of each Party.
2. Where appropriate and by consensus, experts or representatives of relevant entities may be invited to attend Joint Committee meetings as observers or in order to provide information on a particular subject.

*Article 7***Agendas for meetings**

1. The Co-Chairs will draw up a provisional agenda for each meeting.
2. The Provisional Agenda will be set no later than fifteen days before the beginning of the meeting.
3. The final agenda will be adopted by the Joint Committee at the beginning of each meeting. Items other than those on the provisional agenda may be placed on the agenda if the Parties so decide.
4. The Co-Chairs may decide to shorten the time limits referred to in paragraph 2 where required.

*Article 8***Minutes**

1. The Secretaries will jointly produce minutes of each meeting, as soon as possible but not later than two months from the end of each meeting, unless otherwise decided by consensus. The draft minutes will include, as a general rule, the final agenda and a summary of the discussions under each agenda item.
2. The draft minutes will be approved in writing by the Parties as soon as possible but no later than two months after the end of each meeting unless otherwise decided by consensus.

*Article 9***Decisions and recommendations**

1. Within its functions and tasks pursuant to Article 42 of the Agreement, the Joint Committee will make recommendations and adopt decisions, where appropriate. These will be entitled 'Recommendation' or 'Decision', followed by a serial number, the date of their adoption and a description of the subject matter. Each recommendation or decision will state the date of its entry into effect.
2. The Joint Committee makes recommendations and adopts decisions by consensus.
3. The Joint Committee may decide to make recommendations and adopt decisions by means of a written procedure through an exchange of notes between the Co-Chairs of the Joint Committee.
4. Recommendations and Decisions of the Joint Committee will be adopted in writing by the Co-Chairs.
5. Each Party may decide to publish the Joint Committee's recommendations and decisions in any appropriate medium.

*Article 10***Expenses**

1. Each Party will meet any expenses it incurs as a result of participating in the meetings of the Joint Committee with regard to staff, travel, and subsistence expenditure as well as postal and telecommunications expenditure.
2. Expenditure in connection with the organisation of meetings and the reproduction of documents will be borne by the Party hosting the meeting.

*Article 11***Working Groups**

1. The Joint Committee may decide to set up Working Groups to assist it in carrying out its tasks.

2. The Joint Committee may decide to abolish any Working Group that it has established or to determine or modify its terms of reference.
3. The Working Groups will report to the Joint Committee after each of their meetings.

Article 12

Modification of the rules of procedure

The Parties may modify the rules of procedure in line with Article 9.

COMMISSION IMPLEMENTING DECISION (EU) 2019/525**of 26 March 2019****amending Decision 2011/163/EU on the approval of plans submitted by third countries in accordance with Article 29 of Council Directive 96/23/EC***(notified under document C(2019) 2208)***(Text with EEA relevance)**

THE EUROPEAN COMMISSION,

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

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

Whereas:

- (1) Directive 96/23/EC lays down measures to monitor the substances and groups of residues listed in Annex I thereto. Article 29 of that Directive requires that third countries from which Member States are authorised to import animals and animal products covered by that Directive submit residue monitoring plans providing required guarantees ('the plans'). The plans should cover at least the groups of residues and substances listed in Annex I to that Directive.
- (2) Commission Decision 2011/163/EU ⁽²⁾ approves the plans submitted by certain third countries concerning specified animal and animal products listed in the Annex to that Decision ('the list').
- (3) South Africa has submitted to the Commission a plan for farmed game, which only covers ratites. South Africa has overcome the shortcomings identified during the latest audit carried out in February 2017 regarding the capacity of the South African authorities to carry out reliable checks for farmed game. The submitted plan provides sufficient guarantees and should be approved. The entry for South Africa for farmed game should therefore be included in the list, with a specification limiting the approval for farmed game to ratites only.
- (4) Decision 2011/163/EU should therefore be amended accordingly.
- (5) The measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 2011/163/EU is replaced by the text set out in the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 26 March 2019.

For the Commission
Vytenis ANDRIUKAITIS
Member of the Commission

⁽¹⁾ OJ L 125, 23.5.1996, p. 10.

⁽²⁾ Commission Decision 2011/163/EU of 16 March 2011 on the approval of plans submitted by third countries in accordance with Article 29 of Council Directive 96/23/EC (OJ L 70, 17.3.2011, p. 40).

ANNEX

‘ANNEX

Code ISO2	Country	Bovine	Ovine/ca-prine	Porcine	Equine	Poultry	Aqua-culture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
AD	Andorra	X	X	X ⁽³⁾	X								X
AE	United Arab Emirates						X ⁽³⁾	X ⁽¹⁾					
AL	Albania		X				X ⁽⁸⁾		X				
AM	Armenia						X						X
AR	Argentina	X	X		X	X	X	X	X	X	X	X	X
AU	Australia	X	X		X		X	X			X	X	X
BA	Bosnia and Herzegovina	X	X	X		X	X	X	X				X
BD	Bangladesh						X						
BF	Burkina Faso												X
BJ	Benin												X
BN	Brunei						X						
BR	Brazil	X			X	X	X						X
BW	Botswana	X			X							X	
BY	Belarus				X ⁽²⁾		X	X	X				
BZ	Belize						X						
CA	Canada	X	X	X	X	X	X	X	X	X	X	X	X
CH	Switzerland	X	X	X	X	X	X	X	X	X	X	X	X
CL	Chile	X	X	X		X	X	X			X		X
CM	Cameroon												X
CN	China					X	X		X	X			X
CO	Colombia						X	X					

Code ISO2	Country	Bovine	Ovine/ca-prine	Porcine	Equine	Poultry	Aqua-culture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
CR	Costa Rica						X						
CU	Cuba						X						X
DO	Dominican Republic												X
EC	Ecuador						X						
ET	Ethiopia												X
FK	Falklands Islands	X	X				X						
FO	Faeroe Islands						X						
GE	Georgia												X
GH	Ghana												X
GL	Greenland		X									X	
GT	Guatemala						X						X
HN	Honduras						X						
ID	Indonesia						X						
IL	Israel (6)					X	X	X	X			X	X
IN	India						X		X				X
IR	Iran						X						
JM	Jamaica												X
JP	Japan	X		X		X	X	X	X				
KE	Kenya						X						
KG	Kyrgyzstan												X
KR	South Korea					X	X						
LK	Sri Lanka						X						
MA	Morocco					X	X						

Code ISO2	Country	Bovine	Ovine/ca-prine	Porcine	Equine	Poultry	Aqua-culture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
MD	Moldova					X	X		X				X
ME	Montenegro	X	X	X		X	X	X	X				X
MG	Madagascar						X						X
MK	North Macedonia	X	X	X		X	X	X	X		X		X
MM	Republic of the Union of Myanmar						X						
MU	Mauritius						X						X ⁽³⁾
MX	Mexico						X		X				X
MY	Malaysia					X ⁽³⁾	X						
MZ	Mozambique						X						
NA	Namibia	X	X										
NC	New Caledonia	X ⁽³⁾					X				X	X	X
NI	Nicaragua						X						X
NZ	New Zealand	X	X		X		X	X			X	X	X
PA	Panama						X						
PE	Peru						X						
PH	Philippines						X						
PM	Saint Pierre and Miquelon					X							
PN	Pitcairn Islands												X
PY	Paraguay	X											
RS	Serbia ⁽⁴⁾	X	X	X	X ⁽²⁾	X	X	X	X		X		X
RU	Russia	X	X	X		X		X	X			X ⁽³⁾	X
RW	Rwanda												X
SA	Saudi Arabia						X						

Code ISO2	Country	Bovine	Ovine/ca-prine	Porcine	Equine	Poultry	Aqua-culture	Milk	Eggs	Rabbit	Wild game	Farmed game	Honey
SG	Singapore	X ⁽³⁾	X ⁽³⁾	X ⁽³⁾	X ⁽⁷⁾	X ⁽³⁾	X	X ⁽³⁾			X ⁽⁷⁾	X ⁽⁷⁾	
SM	San Marino	X		X ⁽³⁾				X					X
SR	Suriname						X						
SV	El Salvador												X
SZ	Eswatini	X											
TH	Thailand					X	X						X
TN	Tunisia					X	X				X		
TR	Turkey					X	X	X	X				X
TW	Taiwan						X						X
TZ	Tanzania						X						X
UA	Ukraine	X		X		X	X	X	X	X			X
UG	Uganda						X						X
US	United States	X	X	X		X	X	X	X	X	X	X	X
UY	Uruguay	X	X		X		X	X			X		X
VE	Venezuela						X						
VN	Vietnam						X						X
ZA	South Africa										X	X ⁽⁹⁾	
ZM	Zambia												X

⁽¹⁾ Camel milk only.

⁽²⁾ Export to the Union of live equidae for slaughter (food producing animals only).

⁽³⁾ Third countries using only raw material either from Member States or from other third countries approved for imports of such raw material to the Union, in accordance with Article 2.

⁽⁴⁾ Not including Kosovo (this designation is without prejudice to positions on status, and is in line with UNSCR 1244 (1999) and the ICJ Opinion on the Kosovo Declaration of Independence).

⁽⁵⁾ Only for reindeer from the Murmansk and Yamalo-Nenets regions.

⁽⁶⁾ Hereafter understood as the State of Israel, excluding the territories under Israeli administration since June 1967, namely the Golan Heights, the Gaza Strip, East Jerusalem and the rest of the West Bank.

⁽⁷⁾ Only for commodities of fresh meat originating from New Zealand, destined to the Union and being unloaded, reloaded and transited with or without storage through Singapore.

⁽⁸⁾ Finfish only.

⁽⁹⁾ Ratites only.

COMMISSION DECISION (EU) 2019/526**of 27 March 2019****amending the Annex to the Monetary Agreement between the European Union and the Republic of San Marino**

THE EUROPEAN COMMISSION,

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

Having regard to the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino ⁽¹⁾, and in particular Article 8(5) thereof,

Whereas:

- (1) Article 8 of the Monetary Agreement between the European Union and the Republic of San Marino ('the Monetary Agreement') requires the Republic of San Marino to implement Union legal acts and rules on euro banknotes and coins, banking and financial law, prevention of money laundering, prevention of fraud and counterfeiting of cash and non-cash means of payment, medals and tokens and statistical reporting requirements. Those acts and rules are listed in the Annex to the Monetary Agreement.
- (2) The Annex to the Monetary Agreement needs to be amended by the Commission once a year or more often if deemed appropriate to take into account the new relevant Union legal acts and rules and the amendments to the existing ones.
- (3) Some legal acts and rules of the Union are not relevant anymore and should therefore be deleted from the Annex, while some new relevant legal acts and rules of the Union and some amendments to existing legal acts were adopted and have to be added to the Annex.
- (4) The Annex to the Monetary Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to the Monetary Agreement between the European Union and the Republic of San Marino is replaced by the text in the Annex to this Decision.

Article 2

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

Done at Brussels, 27 March 2019.

For the Commission

The President

Jean-Claude JUNCKER

⁽¹⁾ OJ C 121, 26.4.2012, p. 5.

ANNEX

‘ANNEX

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Prevention of money laundering	
1	Council Framework Decision 2005/212/JHA of 24 February 2005 on Confiscation of Crime-Related Proceeds, Instrumentalities and Property (OJ L 68, 15.3.2005, p. 49).	1 October 2014 ⁽¹⁾
2	Council Decision 2000/642/JHA of 17 October 2000 concerning arrangements for cooperation between financial intelligence units of the Member States in respect of exchanging information (OJ L 271, 24.10.2000, p. 4).	1 September 2013
3	Council Framework Decision 2001/500/JHA of 26 June 2001 on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds of crime (OJ L 182, 5.7.2001, p. 1).	
4	Regulation (EC) No 1889/2005 of the European Parliament and of the Council of 26 October 2005 on controls of cash entering or leaving the Community (OJ L 309, 25.11.2005, p. 9).	
5	Council Decision 2007/845/JHA of 6 December 2007 concerning cooperation between Asset Recovery Offices of the Member States in the field of tracing and identification of proceeds from, or other property related to, crime (OJ L 332, 18.12.2007, p. 103).	
6	Directive 2014/42/EU of the European Parliament and of the Council of 3 April 2014 on the freezing and confiscation of instrumentalities and proceeds of crime in the European Union (OJ L 127, 29.4.2014, p. 39).	1 November 2016 ⁽²⁾
7	Regulation (EU) 2015/847 of the European Parliament and of the Council of 20 May 2015 on information accompanying transfers of funds and repealing Regulation (EC) No 1781/2006 (OJ L 141, 5.6.2015, p. 1).	1 October 2017 ⁽³⁾
8	Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	1 October 2017 ⁽³⁾
	Amended by:	
9	Directive (EU) 2018/843 of the European Parliament and of the Council of 30 May 2018 amending Directive (EU) 2015/849 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, and amending Directives 2009/138/EC and 2013/36/EU (OJ L 156, 19.6.2018, p. 43).	31 December 2020 ⁽⁶⁾
	Supplemented by:	
10	Commission Delegated Regulation (EU) 2016/1675 of 14 July 2016 supplementing Directive (EU) 2015/849 of the European Parliament and of the Council by identifying high-risk third countries with strategic deficiencies (OJ L 254, 20.9.2016, p. 1).	1 October 2017 ⁽⁵⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Amended by:	
11	Commission Delegated Regulation (EU) 2018/105 of 27 October 2017 amending Delegated Regulation (EU) 2016/1675, as regards adding Ethiopia to the list of high-risk third countries in the table in point I of the Annex (OJ L 19, 24.1.2018, p. 1).	31 March 2019 ⁽⁶⁾
12	Commission Delegated Regulation (EU) 2018/212 of 13 December 2017 amending Delegated Regulation (EU) 2016/1675 supplementing Directive (EU) 2015/849 of the European Parliament and of the Council, as regards adding Sri Lanka, Trinidad and Tobago, and Tunisia to the table in point I of the Annex (OJ L 41, 14.2.2018, p. 4).	31 March 2019 ⁽⁶⁾
	Prevention of fraud and counterfeiting	
13	Council Framework Decision 2001/413/JHA of 28 May 2001 combating fraud and counterfeiting of non-cash means of payment, (OJ L 149, 2.6.2001, p. 1).	1 September 2013
14	Council Regulation (EC) No 1338/2001 of 28 June 2001 laying down measures necessary for the protection of the euro against counterfeiting (OJ L 181, 4.7.2001, p. 6) Amended by:	1 September 2013
15	Council Regulation (EC) No 44/2009 of 18 December 2008 amending Regulation (EC) No 1338/2001 laying down measures necessary for the protection of the euro against counterfeiting (OJ L 17, 22.1.2009, p. 1).	
16	Council Decision 2001/887/JHA of 6 December 2001 on the protection of the euro against counterfeiting (OJ L 329, 14.12.2001, p. 1).	1 September 2013
17	Council Decision 2003/861/EC of 8 December 2003 concerning analysis and co-operation with regard to counterfeit euro coins (OJ L 325, 12.12.2003, p. 44).	1 September 2013
18	Council Regulation (EC) No 2182/2004 of 6 December 2004 concerning medals and tokens similar to euro coins (OJ L 373, 21.12.2004, p. 1). Amended by:	1 September 2013
19	Council Regulation (EC) No 46/2009 of 18 December 2008 amending Regulation (EC) No 2182/2004 concerning medals and tokens similar to euro coins (OJ L 17, 22.1.2009, p. 5).	
20	Directive 2014/62/EU of the European Parliament and of the Council of 15 May 2014 on the protection of the euro and other currencies against counterfeiting by criminal law, and replacing Council Framework Decision 2000/383/JHA (OJ L 151, 21.5.2014, p. 1).	1 July 2016 ⁽²⁾
	Rules on euro banknotes and coins	
21	Council Regulation (EC) No 2532/98 of 23 November 1998 concerning the powers of the European Central Bank to impose sanctions (OJ L 318, 27.11.1998, p. 4).	1 September 2013
22	Council Conclusions of 10 May 1999 on the quality management system for euro coins	1 September 2013
23	Communication from the Commission 2001/C 318/03 of 22 October 2001 on copyright protection of the common face design of the euro coins (C(2001) 600 final) (OJ C 318, 13.11.2001, p. 3).	1 September 2013

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
24	Guideline of the European Central Bank ECB/2003/5 of 20 March 2003 on the enforcement of measures to counter non-compliant reproductions of euro banknotes and on the exchange and withdrawal of euro banknotes (OJ L 78, 25.3.2003, p. 20) Amended by:	1 September 2013
25	Guideline of the European Central Bank ECB/2013/11 of 19 April 2013 amending Guideline ECB/2003/5 on the enforcement of measures to counter non-compliant reproductions of euro banknotes and on the exchange and withdrawal of euro banknotes (OJ L 118, 30.4.2013, p. 43).	1 October 2013 ⁽¹⁾
26	Commission Recommendation 2009/23/EC of 19 December 2008 on common guidelines for the national sides and the issuance of euro coins intended for circulation (C(2008) 8625) (OJ L 9, 14.1.2009, p. 52).	1 September 2013
27	Decision of the European Central Bank ECB/2010/14 of 16 September 2010 on the authenticity and fitness checking and recirculation of euro banknotes (OJ L 267, 9.10.2010, p. 1). Amended by:	1 September 2013
28	Decision of the European Central Bank ECB/2012/19 of 7 September 2012 amending Decision ECB/2010/14 on the authenticity and fitness checking and recirculation of euro banknotes (2012/507/EU) (OJ L 253, 20.9.2012, p. 19).	1 October 2013 ⁽¹⁾
29	Regulation (EU) No 1210/2010 of the European Parliament and of the Council of 15 December 2010 concerning authentication of euro coins and handling of euro coins unfit for circulation (OJ L 339, 22.12.2010, p. 1).	1 September 2013
30	Regulation (EU) No 1214/2011 of the European Parliament and of the Council of 16 November 2011 on the professional transport of euro cash by road between euro-area Member States (OJ L 316, 29.11.2011, p. 1)	1 October 2014 ⁽¹⁾
31	Regulation (EU) No 651/2012 of the European Parliament and of the Council of 4 July 2012 on the issuance of euro coins (OJ L 201, 27.7.2012, p. 135).	1 October 2013 ⁽¹⁾
32	Decision ECB/2013/10 of the European Central Bank of 19 April 2013 on the denominations, specifications, reproduction, exchange and withdrawal of euro banknotes (ECB/2013/10) (OJ L 118, 30.4.2013, p. 37).	1 October 2013 ⁽¹⁾
33	Council Regulation (EU) No 729/2014 of 24 June 2014 on denominations and technical specifications of euro coins intended for circulation (Recast) (OJ L 194, 2.7.2014, p. 1).	1 October 2013
	Banking and Financial Legislation	
34	Council Directive 86/635/EEC of 8 December 1986 on the annual accounts and consolidated accounts of banks and other financial institutions (OJ L 372, 31.12.1986, p. 1). Amended by:	1 September 2016
35	Directive 2001/65/EC of the European Parliament and of the Council of 27 September 2001 amending Directives 78/660/EEC, 83/349/EEC and 86/635/EEC as regards the valuation rules for the annual and consolidated accounts of certain types of companies as well as of banks and other financial institutions (OJ L 283, 27.10.2001, p. 28).	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
36	Directive 2003/51/EC of the European Parliament and of the Council of 18 June 2003 amending Directives 78/660/EEC, 83/349/EEC, 86/635/EEC and 91/674/EEC on the annual and consolidated accounts of certain types of companies, banks and other financial institutions and insurance undertakings (OJ L 178, 17.7.2003, p. 16).	
37	Directive 2006/46/EC of the European Parliament and of the Council of 14 June 2006 amending Council Directives 78/660/EEC on the annual accounts of certain types of companies, 83/349/EEC on consolidated accounts, 86/635/EEC on the annual accounts and consolidated accounts of banks and other financial institutions and 91/674/EEC on the annual accounts and consolidated accounts of insurance undertakings (OJ L 224, 16.8.2006, p. 1).	
38	Council Directive 89/117/EEC of 13 February 1989 on the obligations of branches established in a Member State of credit institutions and financial institutions having their head offices outside that Member State regarding the publication of annual accounting documents (OJ L 44, 16.2.1989, p. 40).	1 September 2018
39	Directive 97/9/EC of the European Parliament and of the Council of 3 March 1997 on investment compensation schemes (OJ L 84, 26.3.1997, p. 22).	1 September 2018
40	Directive 98/26/EC of the European Parliament and of the Council of 19 May 1998 on settlement finality in payment and securities settlement systems (OJ L 166, 11.6.1998, p. 45).	1 September 2018
	Amended by:	
41	Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims (OJ L 146, 10.6.2009, p. 37).	
42	Directive 2010/78/EU of the European Parliament and of the Council of 24 November 2010 amending Directives 98/26/EC, 2002/87/EC, 2003/6/EC, 2003/41/EC, 2003/71/EC, 2004/39/EC, 2004/109/EC, 2005/60/EC, 2006/48/EC, 2006/49/EC and 2009/65/EC in respect of the powers of the European Supervisory Authority (European Banking Authority), the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 331, 15.12.2010, p. 120).	
43	Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories (OJ L 201, 27.7.2012, p. 1).	
44	Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and on central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (OJ L 257, 28.8.2014, p. 1).	1 September 2018
45	Directive 2001/24/EC of the European Parliament and of the Council of 4 April 2001 on the reorganisation and winding up of credit institutions (OJ L 125, 5.5.2001, p. 15)	1 September 2018

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Amended by:	
46	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190).	
47	Directive 2002/47/EC of the European Parliament and of the Council of 6 June 2002 on financial collateral arrangements (OJ L 168, 27.6.2002, p. 43).	1 September 2018
	Amended by:	
48	Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims (OJ L 146, 10.6.2009, p. 37).	
49	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190).	
50	Directive 2002/87/EC of the European Parliament and of the Council of 16 December 2002 on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate and amending Council Directives 73/239/EEC, 79/267/EEC, 92/49/EEC, 92/96/EEC, 93/6/EEC and 93/22/EEC, and Directives 98/78/EC and 2000/12/EC of the European Parliament and of the Council (OJ L 35, 11.2.2003, p. 1).	1 September 2018
	Amended by:	
51	Directive 2005/1/EC of the European Parliament and of the Council of 9 March 2005 amending Council Directives 73/239/EEC, 85/611/EEC, 91/675/EEC, 92/49/EEC and 93/6/EEC and Directives 94/19/EC, 98/78/EC, 2000/12/EC, 2001/34/EC, 2002/83/EC and 2002/87/EC in order to establish a new organisational structure for financial services committees (OJ L 79, 24.3.2005, p. 9).	
52	Directive 2008/25/EC of the European Parliament and of the Council of 11 March 2008 amending Directive 2002/87/EC on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate, as regards the implementing powers conferred on the Commission (OJ L 81, 20.3.2008, p. 40).	
53	Directive 2010/78/EU of the European Parliament and of the Council of 24 November 2010 amending Directives 98/26/EC, 2002/87/EC, 2003/6/EC, 2003/41/EC, 2003/71/EC, 2004/39/EC, 2004/109/EC, 2005/60/EC, 2006/48/EC, 2006/49/EC and 2009/65/EC in respect of the powers of the European Supervisory Authority (European Banking Authority), the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 331, 15.12.2010, p. 120).	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
54	Directive 2011/89/EU of the European Parliament and of the Council of 16 November 2011 amending Directives 98/78/EC, 2002/87/EC, 2006/48/EC and 2009/138/EC as regards the supplementary supervision of financial entities in a financial conglomerate (OJ L 326, 8.12.2011, p. 113).	1 September 2018 ⁽⁴⁾
55	Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338). Supplemented by:	
56	Commission Delegated Regulation (EU) 2015/2303 of 28 July 2015 supplementing Directive 2002/87/EC of the European Parliament and of the Council with regard to regulatory technical standards specifying the definitions and coordinating the supplementary supervision of risk concentration and intra-group transactions (OJ L 326, 11.12.2015, p. 34).	
57	Directive 2004/39/EC of the European Parliament and of the Council of 21 April 2004 on markets in financial instruments amending Council Directives 85/611/EEC and 93/6/EEC and Directive 2000/12/EC of the European Parliament and of the Council and repealing Council Directive 93/22/EEC (OJ L 145, 30.4.2004, p. 1) and the related level 2 measures as appropriate Amended by:	1 September 2018
58	Directive 2006/31/EC of the European Parliament and of the Council of 5 April 2006 amending directive 2004/39/EC on markets in financial instruments, as regards certain deadlines (OJ L 114, 27.4.2006, p. 60).	1 September 2018
59	Directive 2007/44/EC of the European Parliament and of the Council of 5 September 2007 amending Council Directive 92/49/EEC and Directives 2002/83/EC, 2004/39/EC, 2005/68/EC and 2006/48/EC as regards procedural rules and evaluation criteria for the prudential assessment of acquisitions and increase of holdings in the financial sector (OJ L 247, 21.9.2007, p. 1).	
60	Directive 2008/10/EC of the European Parliament and of the Council of 11 March 2008 amending Directive 2004/39/EC on markets in financial instruments, as regards the implementing powers conferred on the Commission (OJ L 76, 19.3.2008, p. 33).	
61	Directive 2010/78/EU of the European Parliament and of the Council of 24 November 2010 amending Directives 98/26/EC, 2002/87/EC, 2003/6/EC, 2003/41/EC, 2003/71/EC, 2004/39/EC, 2004/109/EC, 2005/60/EC, 2006/48/EC, 2006/49/EC, and 2009/65/EC in respect of the powers of the European Supervisory Authority (European Banking Authority), the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 331, 15.12.2010, p. 120). Supplemented by:	
62	Commission Regulation (EC) No 1287/2006 of 10 August 2006 implementing Directive 2004/39/EC of the European Parliament and of the Council as regards record-keeping obligations for investment firms, transaction reporting, market transparency, admission of financial instruments to trading, and defined terms for the purposes of that Directive (OJ L 241, 2.9.2006, p. 1).	1 September 2018
63	Commission Directive 2006/73/EC of 10 August 2006 implementing Directive 2004/39/EC of the European Parliament and of the Council as regards organisational requirements and operating conditions for investment firms and defined terms for the purposes of that Directive (OJ L 241, 2.9.2006, p. 26).	1 September 2018

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
64	Regulation (EC) No 924/2009 of the European Parliament and of the Council of 16 September 2009 on cross-border payments in the Community and repealing Regulation (EC) No 2560/2001 (OJ L 266, 9.10.2009, p. 11). Amended by:	1 September 2018
65	Regulation (EU) No 260/2012 of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22).	1 September 2018 ⁽¹⁾
66	Directive 2009/110/EC of the European Parliament and of the Council of 16 September 2009 on the taking up, pursuit and prudential supervision of the business of electronic money institutions amending Directives 2005/60/EC and 2006/48/EC and repealing Directive 2000/46/EC (OJ L 267, 10.10.2009, p. 7). Amended by:	1 September 2016
67	Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338).	1 September 2017 ⁽³⁾
68	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35).	30 September 2018 ⁽⁴⁾
69	Regulation (EU) No 1093/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Banking Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/78/EC (OJ L 331, 15.12.2010, p. 12). Amended by:	1 September 2016
70	Regulation (EU) No 1022/2013 of the European Parliament and of the Council of 22 October 2013 amending Regulation (EU) No 1093/2010 establishing a European Supervisory Authority (European Banking Authority) as regards the conferral of specific tasks on the European Central Bank pursuant to Council Regulation (EU) No 1024/2013 (OJ L 287, 29.10.2013, p. 5).	
71	Directive 2014/17/EU of the European Parliament and of the Council of 4 February 2014 on credit agreements for consumers relating to residential immovable property and amending Directives 2008/48/EC and 2013/36/EU and Regulation (EU) No 1093/2010 (OJ L 60, 28.2.2014, p. 34).	
72	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190).	1 September 2018 ⁽³⁾
73	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35).	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
74	Regulation (EU) No 1095/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Securities and Markets Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/77/EC (OJ L 331, 15.12.2010, p. 84). Amended by:	1 September 2016
75	Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers and amending Directives 2003/41/EC and 2009/65/EC and Regulations (EC) No 1060/2009 and (EU) No 1095/2010 (OJ L 174, 1.7.2011, p. 1).	
76	Regulation (EU) No 258/2014 of the European Parliament and of the Council of 3 April 2014 establishing a Union programme to support specific activities in the field of financial reporting and auditing for the period of 2014-20 and repealing Decision No 716/2009/EC (OJ L 105, 8.4.2014, p. 1).	
77	Directive 2014/51/EU of the European Parliament and of the Council of 16 April 2014 amending Directives 2003/71/EC and 2009/138/EC and Regulations (EC) No 1060/2009, (EU) No 1094/2010 and (EU) No 1095/2010 in respect of the powers of the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 153, 22.5.2014, p. 1).	
78	Regulation (EU) No 260/2012 of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22). Amended by:	1 April 2018 ⁽²⁾
79	Regulation (EU) No 248/2014 of the European Parliament and of the Council of 26 February 2014 amending Regulation (EU) No 260/2012 as regards the migration to Union-wide credit transfers and direct debits (OJ L 84, 20.3.2014, p. 1).	
80	Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories, (OJ L 201, 27.7.2012, p. 1) and the related level 2 measures as appropriate Amended by:	30 September 2019 ⁽³⁾
81	Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (OJ L 176, 27.6.2013, p. 1).	
82	Commission Delegated Regulation (EU) No 1002/2013 of 12 July 2013 amending Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories with regard to the list of exempted entities (OJ L 279, 19.10.2013, p. 2).	
83	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190).	
84	Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012 (OJ L 173, 12.6.2014, p. 84).	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
85	Directive (EU) 2015/849 of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73).	
86	Commission Delegated Regulation (EU) 2015/1515 of 5 June 2015 amending Regulation (EU) No 648/2012 of the European Parliament and of the Council as regards the extension of the transitional periods related to pension scheme arrangements (OJ L 239, 15.9.2015, p. 63).	30 September 2019 ⁽⁴⁾
87	Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012 (OJ L 337, 23.12.2015, p. 1).	30 September 2019 ⁽⁴⁾
	Supplemented by:	
88	Commission Implementing Regulation (EU) No 1247/2012 of 19 December 2012 laying down implementing technical standards with regard to the format and frequency of trade reports to trade repositories according to Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories, (OJ L 352, 21.12.2012, p. 20).	
89	Commission Implementing Regulation (EU) No 1248/2012 of 19 December 2012 laying down implementing technical standards with regard to the format of applications for registration of trade repositories according to Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories (OJ L 352, 21.12.2012, p. 30).	
90	Commission Implementing Regulation (EU) No 1249/2012 of 19 December 2012 laying down implementing technical standards with regard to the format of the records to be maintained by central counterparties according to Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories (OJ L 352, 21.12.2012, p. 32).	
91	Commission Delegated Regulation (EU) No 148/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories with regard to regulatory technical standards on the minimum details of the data to be reported to trade repositories (OJ L 52, 23.2.2013, p. 1).	
92	Commission Delegated Regulation (EU) No 149/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on indirect clearing arrangements, the clearing obligation, the public register, access to a trading venue, non-financial counterparties, and risk mitigation techniques for OTC derivatives contracts not cleared by a CCP (OJ L 52, 23.2.2013, p. 11).	
93	Commission Delegated Regulation (EU) No 150/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories with regard to regulatory technical standards specifying the details of the application for registration as a trade repository (OJ L 52, 23.2.2013, p. 25).	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
94	Commission Delegated Regulation (EU) No 151/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories, with regard to regulatory technical standards specifying the data to be published and made available by trade repositories and operational standards for aggregating, comparing and accessing the data (OJ L 52, 23.2.2013, p. 33).	
95	Commission Delegated Regulation (EU) No 152/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on capital requirements for central counterparties (OJ L 52, 23.2.2013, p. 37).	
96	Commission Delegated Regulation (EU) No 153/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on requirements for central counterparties (OJ L 52, 23.2.2013, p. 41).	
97	Commission Delegated Regulation (EU) No 876/2013 of 28 May 2013 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on colleges for central counterparties (OJ L 244, 13.9.2013, p. 19).	
98	Commission Delegated Regulation (EU) No 285/2014 of 13 February 2014 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on direct, substantial and foreseeable effect of contracts within the Union and to prevent the evasion of rules and obligations (OJ L 85, 21.3.2014, p. 1).	
99	Commission Implementing Regulation (EU) No 484/2014 of 12 May 2014 laying down implementing technical standards with regard to the hypothetical capital of a central counterparty according to Regulation (EU) No 648/2012 of the European Parliament and of the Council (OJ L 138, 13.5.2014, p. 57).	
100	Commission Delegated Regulation (EU) 2015/2205 of 6 August 2015 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on the clearing obligation (OJ L 314, 1.12.2015, p. 13).	30 September 2019 ⁽⁴⁾
101	Commission Delegated Regulation (EU) 2016/592 of 1 March 2016 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on the clearing obligation (OJ L 103, 19.4.2016, p. 5).	30 September 2019 ⁽⁴⁾
102	Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (OJ L 176, 27.6.2013, p. 1) and the related level 2 measures as appropriate Amended by:	1 September 2017 ⁽¹⁾
103	Commission Delegated Regulation (EU) 2015/62 of 10 October 2014 amending Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to the leverage ratio (OJ L 11, 17.1.2015, p. 37).	
104	Regulation (EU) 2017/2395 of the European Parliament and of the Council of 12 December 2017 amending Regulation (EU) No 575/2013 as regards transitional arrangements for mitigating the impact of the introduction of IFRS 9 on own funds and for the large exposures treatment of certain public sector exposures denominated in the domestic currency of any Member State (OJ L 345, 27.12.2017, p. 27).	30 June 2019 ⁽⁶⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
105	Regulation (EU) 2017/2401 of the European Parliament and of the Council of 12 December 2017 amending Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms (OJ L 347, 28.12.2017, p. 1). Supplemented by:	31 March 2020 ⁽⁶⁾
106	Commission Implementing Regulation (EU) No 1423/2013 of 20 December 2013 laying down implementing technical standards with regard to disclosure of own funds requirements for institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 355, 31.12.2013, p. 60).	1 September 2017 ⁽²⁾
107	Commission Delegated Regulation (EU) No 183/2014 of 20 December 2013 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms, with regard to regulatory technical standards for specifying the calculation of specific and general credit risk adjustments (OJ L 57, 27.2.2014, p. 3).	1 September 2017 ⁽²⁾
108	Commission Delegated Regulation (EU) No 241/2014 of 7 January 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 74, 14.3.2014, p. 8). Amended by:	1 September 2017 ⁽²⁾
109	Commission Delegated Regulation (EU) 2015/488 of 4 September 2014 amending Delegated Regulation (EU) No 241/2014 as regards own funds requirements for firms based on fixed overheads (OJ L 78, 24.3.2015, p. 1)	1 September 2017 ⁽³⁾
110	Commission Delegated Regulation (EU) 2015/850 of 30 January 2015 amending Delegated Regulation (EU) No 241/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 135, 2.6.2015, p. 1)	1 September 2017 ⁽³⁾
111	Commission Delegated Regulation (EU) 2015/923 of 11 March 2015 amending Delegated Regulation (EU) No 241/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 150, 17.6.2015, p. 1)	1 September 2017 ⁽³⁾
112	Commission Delegated Regulation (EU) No 342/2014 of 21 January 2014 supplementing Directive 2002/87/EC of the European Parliament and of the Council and Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the application of the calculation methods of capital adequacy requirements for financial conglomerates (OJ L 100, 3.4.2014, p. 1).	1 September 2017 ⁽²⁾
113	Commission Delegated Regulation (EU) No 523/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for determining what constitutes the close correspondence between the value of an institution's covered bonds and the value of the institution's assets (OJ L 148, 20.5.2014, p. 4).	1 September 2017 ⁽²⁾
114	Commission Delegated Regulation (EU) No 525/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the definition of market (OJ L 148, 20.5.2014, p. 15).	1 September 2017 ⁽²⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
115	Commission Delegated Regulation (EU) No 526/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for determining proxy spread and limited smaller portfolios for credit valuation adjustment risk (OJ L 148, 20.5.2014, p. 17).	1 September 2017 ⁽²⁾
116	Commission Delegated Regulation (EU) No 528/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for non-delta risk of options in the standardised market risk approach (OJ L 148, 20.5.2014, p. 29).	1 September 2017 ⁽²⁾
117	Commission Delegated Regulation (EU) No 529/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for assessing the materiality of extensions and changes of the Internal Ratings Based Approach and the Advanced Measurement Approach (OJ L 148, 20.5.2014, p. 36). Amended by:	1 September 2017 ⁽²⁾
118	Commission Delegated Regulation (EU) 2015/942 of 4 March 2015 amending Delegated Regulation (EU) No 529/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council as regards regulatory technical standards for assessing the materiality of extensions and changes of internal approaches when calculating own funds requirements for market risk (OJ L 154, 19.6.2015, p. 1).	30 September 2017 ⁽⁴⁾
119	Commission Delegated Regulation (EU) No 625/2014 of 13 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council by way of regulatory technical standards specifying the requirements for investor, sponsor, original lenders and originator institutions relating to exposures to transferred credit risk (OJ L 174, 13.6.2014, p. 16).	1 September 2017 ⁽²⁾
120	Commission Implementing Regulation (EU) No 680/2014 of 16 April 2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 191, 28.6.2014, p. 1). Amended by:	1 September 2017 ⁽²⁾
121	Commission Implementing Regulation (EU) 2015/79 of 18 December 2014 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council as regards asset encumbrance, single data point model and validation rules (OJ L 14, 21.1.2015, p. 1).	1 September 2017 ⁽³⁾
122	Commission Implementing Regulation (EU) 2015/227 of 9 January 2015 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 48, 20.2.2015, p. 1).	1 September 2017 ⁽³⁾
123	Commission Implementing Regulation (EU) 2015/1278 of 9 July 2015 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions as regards instructions, templates and definitions (OJ L 205, 31.7.2015, p. 1).	30 September 2017 ⁽⁴⁾
124	Commission Implementing Regulation (EU) 2016/322 of 10 February 2016 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions of the liquidity coverage requirement (OJ L 64, 10.3.2016, p. 1).	30 September 2017 ⁽⁴⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
125	Commission Implementing Regulation (EU) 2016/313 of 1 March 2016 amending Implementing Regulation (EU) No 680/2014 with regard to additional monitoring metrics for liquidity reporting (OJ L 60, 5.3.2016, p. 5).	30 September 2017 ⁽⁴⁾
126	Commission Implementing Regulation (EU) 2016/428 of 23 March 2016 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions as regards the reporting of the Leverage Ratio (OJ L 83, 31.3.2016, p. 1).	30 September 2017 ⁽⁴⁾
127	Commission Implementing Regulation (EU) No 602/2014 of 4 June 2014 laying down implementing technical standards for facilitating the convergence of supervisory practices with regard to the implementation of additional risk weights according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 166, 5.6.2014, p. 22).	1 September 2017 ⁽²⁾
128	Commission Implementing Regulation (EU) No 945/2014 of 4 September 2014 laying down implementing technical standards with regard to relevant appropriately diversified indices according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 265, 5.9.2014, p. 3).	1 September 2017 ⁽³⁾
129	Commission Implementing Regulation (EU) No 1030/2014 of 29 September 2014 laying down implementing technical standards with regard to the uniform formats and date for the disclosure of the values used to identify global systemically important institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 284, 30.9.2014, p. 14).	1 September 2017 ⁽³⁾
130	Commission Delegated Regulation (EU) No 1187/2014 of 2 October 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council as regards regulatory technical standards for determining the overall exposure to a client or a group of connected clients in respect of transactions with underlying assets (OJ L 324, 7.11.2014, p. 1).	1 September 2017 ⁽³⁾
131	Commission Delegated Regulation (EU) 2015/61 of 10 October 2014 to supplement Regulation (EU) No 575/2013 with regard to liquidity coverage requirement for Credit Institutions (OJ L 11, 17.1.2015, p. 1).	1 September 2017 ⁽³⁾
132	Commission Delegated Regulation (EU) 2015/585 of 18 December 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the specification of margin periods of risk (OJ L 98, 15.4.2015, p. 1).	1 September 2017 ⁽³⁾
133	Commission Implementing Regulation (EU) 2015/233 of 13 February 2015 laying down implementing technical standards with regard to currencies in which there is an extremely narrow definition of central bank eligibility pursuant to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 39, 14.2.2015, p. 11).	1 September 2017 ⁽³⁾
134	Commission Delegated Regulation (EU) 2015/1555 of 28 May 2015 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the disclosure of information in relation to the compliance of institutions with the requirement for a countercyclical capital buffer in accordance with Article 440 (OJ L 244, 19.9.2015, p. 1).	30 September 2017 ⁽⁴⁾
135	Commission Delegated Regulation (EU) 2015/1556 of 11 June 2015 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the transitional treatment of equity exposures under the IRB approach (OJ L 244, 19.9.2015, p. 9).	30 September 2017 ⁽⁴⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
136	Commission Delegated Regulation (EU) 2015/1798 of 2 July 2015 correcting Delegated Regulation (EU) No 625/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council by way of regulatory technical standards specifying the requirements for investor, sponsor, original lenders and originator institutions relating to exposures to transferred credit risk (OJ L 263, 8.10.2015, p. 12).	30 September 2017 ⁽⁴⁾
137	Commission Implementing Regulation (EU) 2016/100 of 16 October 2015 laying down implementing technical standards specifying the joint decision process with regard to the application for certain prudential permissions pursuant to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 21, 28.1.2016, p. 45).	30 September 2017 ⁽⁴⁾
138	Commission Delegated Regulation (EU) 2016/101 of 26 October 2015 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for prudent valuation under Article 105(14) (OJ L 21, 28.1.2016, p. 54).	30 September 2017 ⁽⁴⁾
139	Commission Implementing Regulation (EU) 2015/2197 of 27 November 2015 laying down implementing technical standards with regard to closely correlated currencies in accordance with Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 313, 28.11.2015, p. 30).	30 September 2017 ⁽⁴⁾
140	Commission Implementing Regulation (EU) 2015/2344 of 15 December 2015 laying down implementing technical standards with regard to currencies with constraints on the availability of liquid assets in accordance with Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 330, 16.12.2015, p. 26).	30 September 2017 ⁽⁴⁾
141	Commission Implementing Regulation (EU) 2016/200 of 15 February 2016 laying down implementing technical standards with regard to disclosure of the leverage ratio for institutions, according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 39, 16.2.2016, p. 5).	30 September 2017 ⁽⁴⁾
142	Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338). Amended by:	1 September 2017 ⁽¹⁾
143	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190). Supplemented by:	1 September 2018 ⁽³⁾
144	Commission Delegated Regulation (EU) No 604/2014 of 4 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards with respect to qualitative and appropriate quantitative criteria to identify categories of staff whose professional activities have a material impact on an institution's risk profile (OJ L 167, 6.6.2014, p. 30).	1 September 2017 ⁽²⁾
145	Commission Delegated Regulation (EU) No 524/2014 of 12 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the information that competent authorities of home and host Member States supply to one another (OJ L 148, 20.5.2014, p. 6).	1 September 2017 ⁽²⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
146	Commission Delegated Regulation (EU) No 527/2014 of 12 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the classes of instruments that adequately reflect the credit quality of an institution as a going concern and are appropriate to be used for the purposes of variable remuneration (OJ L 148, 20.5.2014, p. 21).	1 September 2017 ⁽²⁾
147	Commission Delegated Regulation (EU) No 530/2014 of 12 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards further defining material exposures and thresholds for internal approaches to specific risk in the trading book (OJ L 148, 20.5.2014, p. 50).	1 September 2017 ⁽²⁾
148	Commission Delegated Regulation (EU) No 1152/2014 of 4 June 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards on the identification of the geographical location of the relevant credit exposures for calculating institution-specific countercyclical capital buffer rates (OJ L 309, 30.10.2014, p. 5).	1 September 2017 ⁽³⁾
149	Commission Implementing Regulation (EU) No 620/2014 of 4 June 2014 laying down implementing technical standards with regard to information exchange between competent authorities of home and host Member States, according to Directive 2013/36/EU of the European Parliament and of the Council (OJ L 172, 12.6.2014, p. 1).	1 September 2017 ⁽²⁾
150	Commission Implementing Regulation (EU) No 650/2014 of 4 June 2014 laying down implementing technical standards with regard to the format, structure, contents list and annual publication date of the information to be disclosed by competent authorities in accordance with Directive 2013/36/EU of the European Parliament and of the Council (OJ L 185, 25.6.2014, p. 1).	1 September 2017 ⁽²⁾
151	Commission Implementing Regulation (EU) No 710/2014 of 23 June 2014 laying down implementing technical standards with regard to conditions of application of the joint decision process for institution-specific prudential requirements according to Directive 2013/36/EU of the European Parliament and of the Council (OJ L 188, 27.6.2014, p. 19).	1 September 2017 ⁽²⁾
152	Commission Delegated Regulation (EU) No 1222/2014 of 8 October 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards for the specification of the methodology for the identification of global systemically important institutions and for the definition of subcategories of global systemically important institutions (OJ L 330, 15.11.2014, p. 27).	1 September 2017 ⁽³⁾
153	Commission Delegated Regulation (EU) 2016/98 of 16 October 2015 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards for specifying the general conditions for the functioning of colleges of supervisors (OJ L 21, 28.1.2016, p. 2).	30 September 2017 ⁽⁴⁾
154	Commission Implementing Regulation (EU) 2016/99 of 16 October 2015 laying down implementing technical standards with regard to determining the operational functioning of the colleges of supervisors according to Directive 2013/36/EU of the European Parliament and of the Council (OJ L 21, 28.1.2016, p. 21).	30 September 2017 ⁽⁴⁾
155	Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (market abuse regulation) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC (OJ L 173, 12.6.2014, p. 1) and the related level 2 measures as appropriate.	30 September 2018 ⁽⁴⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Amended by:	
156	Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014 (OJ L 171, 29.6.2016, p. 1).	1 March 2020 ⁽⁶⁾
157	Regulation (EU) 2016/1033 of the European Parliament and of the Council of 23 June 2016 amending Regulation (EU) No 600/2014 on markets in financial instruments, Regulation (EU) No 596/2014 on market abuse and Regulation (EU) No 909/2014 on improving securities settlement in the European Union and on central securities depositories (OJ L 175, 30.6.2016, p. 1).	30 September 2018 ⁽³⁾
	Supplemented by:	
158	Commission Implementing Directive (EU) 2015/2392 of 17 December 2015 on Regulation (EU) No 596/2014 of the European Parliament and of the Council as regards reporting to competent authorities of actual or potential infringements of that Regulation (OJ L 332, 18.12.2015, p. 126).	30 September 2018 ⁽⁴⁾
159	Commission Delegated Regulation (EU) 2016/522 of 17 December 2015 supplementing Regulation (EU) No 596/2014 of the European Parliament and of the Council as regards an exemption for certain third countries public bodies and central banks, the indicators of market manipulation, the disclosure thresholds, the competent authority for notifications of delays, the permission for trading during closed periods and types of notifiable managers' transactions (OJ L 88, 5.4.2016, p. 1).	30 September 2018 ⁽⁴⁾
160	Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit-guarantee schemes (recast) (OJ L 173, 12.6.2014, p. 149).	1 September 2016 ⁽²⁾
161	Directive 2014/57/EU of the European Parliament and of the Council of 16 April 2014 on criminal sanctions for market abuse (market abuse directive) (OJ L 173, 12.6.2014, p. 179).	30 September 2018 ⁽⁴⁾
162	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190) and the related level 2 measures as appropriate	1 September 2018 ⁽²⁾
	Amended by:	
163	Directive (EU) 2017/2399 of the European Parliament and of the Council of 12 December 2017 amending Directive 2014/59/EU as regards the ranking of unsecured debt instruments in insolvency hierarchy (OJ L 345, 27.12.2017, p. 96).	31 October 2019 ⁽⁶⁾
	Supplemented by:	
164	Commission Delegated Regulation (EU) 2015/63 of 21 October 2014 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to <i>ex ante</i> contributions to resolution financing arrangements (OJ L 11, 17.1.2015, p. 44).	1 September 2018 ⁽³⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
165	Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU (OJ L 173, 12.6.2014, p. 349) and the related level 2 measures as appropriate Amended by:	31 December 2020 ⁽³⁾
166	Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and on central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (OJ L 257, 28.8.2014, p. 1).	31 December 2020 ⁽⁴⁾
167	Directive (EU) 2016/1034 of the European Parliament and of the Council of 23 June 2016 amending Directive 2014/65/EU on markets in financial instruments (OJ L 175, 30.6.2016, p. 8).	31 December 2021 ⁽⁵⁾
168	Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012 (OJ L 173, 12.6.2014, p. 84) and the related level 2 measures as appropriate. Amended by:	31 December 2020 ⁽³⁾
169	Regulation (EU) 2016/1033 of the European Parliament and of the Council of 23 June 2016 amending Regulation (EU) No 600/2014 on markets in financial instruments, Regulation (EU) No 596/2014 on market abuse and Regulation (EU) No 909/2014 on improving securities settlement in the European Union and on central securities depositories (OJ L 175, 30.6.2016, p. 1).	31 December 2020 ⁽⁵⁾
170	Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and on central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (OJ L 257, 28.8.2014, p. 1). Amended by:	31 December 2020 ⁽⁴⁾
171	Regulation (EU) 2016/1033 of the European Parliament and of the Council of 23 June 2016 amending Regulation (EU) No 600/2014 on markets in financial instruments, Regulation (EU) No 596/2014 on market abuse and Regulation (EU) No 909/2014 on improving securities settlement in the European Union and on central securities depositories (OJ L 175, 30.6.2016, p. 1).	31 December 2020 ⁽⁶⁾
172	Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012 (OJ L 337, 23.12.2015, p. 1).	30 September 2019 ⁽⁴⁾
173	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35) and the related level 2 measures as appropriate.	30 September 2018 ⁽⁴⁾
174	Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014 (OJ L 171, 29.6.2016, p. 1).	1 March 2020 ⁽⁶⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Legislation on collection of statistical information	
175	Guideline of the European Central Bank ECB/2013/24 of 25 July 2013 on the statistical reporting requirements of the European Central Bank in the field of quarterly financial accounts (OJ L 2, 7.1.2014, p. 34). Amended by:	1 September 2016 ⁽²⁾
176	Guideline (EU) 2016/66 of the European Central Bank of 26 November 2015 amending Guideline ECB/2013/24 on the statistical reporting requirements of the ECB in the field of quarterly financial accounts (ECB/2015/40) (OJ L 14, 21.1.2016, p. 36).	31 March 2017 ⁽⁴⁾
177	Regulation (EU) No 1071/2013 of the European Central Bank of 24 September 2013 concerning the balance sheet of the monetary financial institutions sector (recast) (ECB/2013/33) (OJ L 297, 7.11.2013, p. 1). Amended by:	1 September 2016 ⁽²⁾
178	Regulation (EU) No 1375/2014 of the European Central Bank of 10 December 2014 amending Regulation (EU) No 1071/2013 (ECB/2013/33) concerning the balance sheet of the monetary financial institutions sector (ECB/2014/51) (OJ L 366, 20.12.2014, p. 77).	
179	Regulation (EU) No 1072/2013 of the European Central Bank of 24 September 2013 concerning statistics on interest rates applied by monetary financial institutions (recast) (ECB/2013/34) (OJ L 297, 7.11.2013, p. 51). Amended by:	1 September 2016 ⁽²⁾
180	Regulation (EU) No 756/2014 of the European Central Bank of 8 July 2014 amending Regulation (EU) No 1072/2013 (ECB/2013/34) concerning statistics on interest rates applied by monetary financial institutions (ECB/2014/30) (OJ L 205, 12.7.2014, p. 14).	
181	Guideline of the European Central Bank of 4 April 2014 on monetary and financial statistics (recast) (ECB/2014/15) (OJ L 340, 26.11.2014, p. 1). Amended by:	1 September 2016 ⁽²⁾
182	Guideline (EU) 2015/571 of the European Central Bank of 6 November 2014 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2014/43) (OJ L 93, 9.4.2015, p. 82).	
183	Guideline (EU) 2016/450 of the European Central Bank of 4 December 2015 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2015/44) (OJ L 86, 1.4.2016, p. 42).	31 March 2017 ⁽⁴⁾
184	Guideline (EU) 2017/148 of the European Central Bank of 16 December 2016 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2016/45) (OJ L 26, 31.1.2017, p. 1).	1 November 2017 ⁽⁵⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
185	Guideline (EU) 2018/877 of the European Central Bank of 1 June 2018 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2018/17) (OJ L 154, 18.6.2018, p. 22).	1 October 2019 ⁽⁶⁾

- ⁽¹⁾ The Joint Committee of 2013 agreed on these deadlines pursuant to Article 8(5) of the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino.
- ⁽²⁾ The Joint Committee of 2014 agreed on these deadlines pursuant to Article 8(5) of the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino.
- ⁽³⁾ The Joint Committee of 2015 agreed on these deadlines pursuant to Article 8(5) of the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino.
- ⁽⁴⁾ The Joint Committee of 2016 agreed on these deadlines pursuant to Article 8(5) of the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino.
- ⁽⁵⁾ The Joint Committee of 2017 agreed on these deadlines pursuant to Article 8(5) of the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino.
- ⁽⁶⁾ The Joint Committee of 2018 agreed on these deadlines pursuant to Article 8(5) of the Monetary Agreement of 27 March 2012 between the European Union and the Republic of San Marino.'

COMMISSION DECISION (EU) 2019/527**of 27 March 2019****amending the Annex to the Monetary Agreement between the European Union and the Principality of Andorra**

THE EUROPEAN COMMISSION,

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

Having regard to the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra ⁽¹⁾, and in particular Article 8(4) thereof,

Whereas:

- (1) Article 8 of the Monetary Agreement between the European Union and the Principality of Andorra (hereinafter 'the Monetary Agreement') requires the Principality of Andorra to implement Union acts concerning the rules on euro banknotes and coins, banking and financial law, prevention of money laundering, prevention of fraud and counterfeiting of cash and non-cash means of payment, medals and tokens and statistical reporting requirements. Those acts are listed in the Annex to the Monetary Agreement.
- (2) The Annex needs to be amended by the Commission every year to take into account the new relevant legal acts and rules of the Union and the amendments to the existing ones.
- (3) Some legal acts and rules of the Union are not relevant anymore and should therefore be deleted from the Annex, while some new relevant legal acts and rules of the Union and some amendments to existing legal acts were adopted and have to be added to the Annex.
- (4) The Annex to the Monetary Agreement should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to the Monetary Agreement between the European Union and the Principality of Andorra is replaced by the Annex to this Decision.

Article 2

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

Done at Brussels, 27 March 2019.

For the Commission

The President

Jean-Claude JUNCKER

⁽¹⁾ OJ C 369, 17.12.2011, p. 1.

ANNEX

‘ANNEX

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Prevention of money laundering	
1	Council Framework Decision 2005/212/JHA of 24 February 2005 on Confiscation of Crime-Related Proceeds, Instrumentalities and Property (OJ L 68, 15.3.2005, p. 49)	31 March 2015 ⁽¹⁾
2	Council Decision 2000/642/JHA of 17 October 2000 concerning arrangements for cooperation between financial intelligence units of the Member States in respect of exchanging information (OJ L 271, 24.10.2000, p. 4)	
3	Council Framework Decision 2001/500/JHA of 26 June 2001 on money laundering, the identification, tracing, freezing, seizing and confiscation of instrumentalities and the proceeds of crime (OJ L 182, 5.7.2001, p. 1)	
4	Regulation (EC) No 1889/2005 of the European Parliament and of the Council of 26 October 2005 on controls of cash entering or leaving the Community (OJ L 309, 25.11.2005, p. 9)	
5	Council Decision 2007/845/JHA of 6 December 2007 concerning cooperation between Asset Recovery Offices of the Member States in the field of tracing and identification of proceeds from, or other property related to, crime (OJ L 332, 18.12.2007, p. 103)	
6	Directive 2014/42/EU of the European Parliament and of the Council of 3 April 2014 on the freezing and confiscation of instrumentalities and proceeds of crime in the European Union (OJ L 127, 29.4.2014, p. 39)	1 November 2016 ⁽²⁾
7	Regulation (EU) 2015/847 of the European Parliament and of the Council of 20 May 2015 on information accompanying transfers of funds and repealing Regulation (EC) No 1781/2006 (OJ L 141, 5.6.2015, p. 1)	1 October 2017 ⁽³⁾
8	Directive 2015/849/EU of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73)	1 October 2017 ⁽³⁾
	Amended by:	
9	Directive (EU) 2018/843 of the European Parliament and of the Council of 30 May 2018 amending Directive (EU) 2015/849 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, and amending Directives 2009/138/EC and 2013/36/EU (OJ L 156, 19.6.2018, p. 43)	31 December 2020 ⁽⁶⁾
	Supplemented by:	
10	Commission Delegated Regulation (EU) 2016/1675 of 14 July 2016 supplementing Directive (EU) 2015/849 of the European Parliament and of the Council by identifying high-risk third countries with strategic deficiencies (OJ L 254, 20.9.2016, p. 1)	1 December 2017 ⁽⁵⁾
	Amended by:	
11	Commission Delegated Regulation (EU) 2018/105 of 27 October 2017 amending Delegated Regulation (EU) 2016/1675, as regards adding Ethiopia to the list of high-risk third countries in the table in point I of the Annex (OJ L 19, 24.1.2018, p. 1)	31 March 2019 ⁽⁶⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
12	Commission Delegated Regulation (EU) 2018/212 of 13 December 2017 amending Delegated Regulation (EU) 2016/1675 supplementing Directive (EU) 2015/849 of the European Parliament and of the Council, as regards adding Sri Lanka, Trinidad and Tobago, and Tunisia to the table in point I of the Annex (OJ L 41, 14.2.2018, p. 4)	31 March 2019 ⁽⁶⁾
	Prevention of fraud and counterfeiting	
13	Council Framework Decision 2001/413/JHA of 28 May 2001 combating fraud and counterfeiting of non-cash means of payment (OJ L 149, 2.6.2001, p. 1)	30 September 2013
14	Council Regulation (EC) No 1338/2001 of 28 June 2001 laying down measures necessary for the protection of the euro against counterfeiting (OJ L 181, 4.7.2001, p. 6) Amended by:	30 September 2013
15	Council Regulation (EC) No 44/2009 of 18 December 2008 amending Regulation (EC) No 1338/2001 laying down measures necessary for the protection of the euro against counterfeiting (OJ L 17, 22.1.2009, p. 1)	
16	Council Decision 2001/887/JHA of 6 December 2001 on the protection of the euro against counterfeiting (OJ L 329, 14.12.2001, p. 1)	30 September 2013
17	Council Decision 2003/861/EC of 8 December 2003 concerning analysis and co-operation with regard to counterfeit euro coins (OJ L 325, 12.12.2003, p. 44)	30 September 2013
18	Council Regulation (EC) No 2182/2004 of 6 December 2004 concerning medals and tokens similar to euro coins (OJ L 373, 21.12.2004, p. 1) Amended by:	30 September 2013
19	Council Regulation (EC) No 46/2009 of 18 December 2008 amending Regulation (EC) No 2182/2004 concerning medals and tokens similar to euro coins (OJ L 17, 22.1.2009, p. 5)	
20	Directive 2014/62/EU of the European Parliament and of the Council of 15 May 2014 on the protection of the euro and other currencies against counterfeiting by criminal law, and replacing Council Framework Decision 2000/383/JHA (OJ L 151, 21.5.2014, p. 1)	30 June 2016 ⁽²⁾
	Rules on euro banknotes and coins	
21	Council Regulation (EC) No 2532/98 of 23 November 1998 concerning the powers of the European Central Bank to impose sanctions (OJ L 318, 27.11.1998, p. 4)	30 September 2014 ⁽¹⁾
22	Council Conclusions of 10 May 1999 on the quality management system for euro coins	31 March 2013
23	Communication from the Commission 2001/C 318/03 of 22 October 2001 on copyright protection of the common face design of the euro coins (COM(2001) 600 final) (OJ C 318, 13.11.2001, p. 3)	31 March 2013
24	Guideline of the European Central Bank ECB/2003/5 of 20 March 2003 on the enforcement of measures to counter non-compliant reproductions of euro banknotes and on the exchange and withdrawal of euro banknotes (OJ L 78, 25.3.2003, p. 20)	31 March 2013

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Amended by:	
25	Guideline of the European Central Bank ECB/2013/11 of 19 April 2013 amending Guideline ECB/2003/5 on the enforcement of measures to counter non-compliant reproductions of euro banknotes and on the exchange and withdrawal of euro banknotes (OJ L 118, 30.4.2013, p. 43)	30 September 2014 ⁽¹⁾
26	Commission Recommendation 2009/23/EC of 19 December 2008 on common guidelines for the national sides and the issuance of euro coins intended for circulation (C(2008) 8625) (OJ L 9, 14.1.2009, p. 52)	31 March 2013
27	Decision of the European Central Bank ECB/2010/14 of 16 September 2010 on the authenticity and fitness checking and recirculation of euro banknotes (OJ L 267, 9.10.2010, p. 1)	30 September 2013
	Amended by:	
28	Decision of the European Central Bank ECB/2012/19 of 7 September 2012 amending Decision ECB/2010/14 on the authenticity and fitness checking and recirculation of euro banknotes (OJ L 253, 20.9.2012, p. 19)	30 September 2014 ⁽¹⁾
29	Regulation (EU) No 1210/2010 of the European Parliament and of the Council of 15 December 2010 concerning authentication of euro coins and handling of euro coins unfit for circulation (OJ L 339, 22.12.2010, p. 1)	31 March 2013
30	Regulation (EU) No 1214/2011 of the European Parliament and of the Council of 16 November 2011 on the professional transport of euro cash by road between euro-area Member States (OJ L 316, 29.11.2011, p. 1)	31 March 2015 ⁽¹⁾
31	Regulation (EU) No 651/2012 of the European Parliament and of the Council of 4 July 2012 on the issuance of euro coins (OJ L 201, 27.7.2012, p. 135)	30 September 2014 ⁽¹⁾
32	Decision of the European Central Bank ECB/2013/10 of 19 April 2013 on the denominations, specifications, reproduction, exchange and withdrawal of euro banknotes (OJ L 118, 30.4.2013, p. 37)	30 September 2014 ⁽¹⁾
33	Council Regulation (EU) No 729/2014 of 24 June 2014 on denominations and technical specifications of euro coins intended for circulation (Recast) (OJ L 194, 2.7.2014, p. 1)	30 September 2014 ⁽²⁾
	Banking and Financial Legislation	
34	Council Directive 86/635/EEC of 8 December 1986 on the annual accounts and consolidated accounts of banks and other financial institutions (OJ L 372, 31.12.1986, p. 1)	31 March 2016
	Amended by:	
35	Directive 2001/65/EC of the European Parliament and of the Council of 27 September 2001 amending Directives 78/660/EEC, 83/349/EEC and 86/635/EEC as regards the valuation rules for the annual and consolidated accounts of certain types of companies as well as of banks and other financial institutions (OJ L 283, 27.10.2001, p. 28)	
36	Directive 2003/51/EC of the European Parliament and of the Council of 18 June 2003 amending Directives 78/660/EEC, 83/349/EEC, 86/635/EEC and 91/674/EEC on the annual and consolidated accounts of certain types of companies, banks and other financial institutions and insurance undertakings (OJ L 178, 17.7.2003, p. 16)	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
37	Directive 2006/46/EC of the European Parliament and of the Council of 14 June 2006 amending Council Directives 78/660/EEC on the annual accounts of certain types of companies, 83/349/EEC on consolidated accounts, 86/635/EEC on the annual accounts and consolidated accounts of banks and other financial institutions and 91/674/EEC on the annual accounts and consolidated accounts of insurance undertakings (OJ L 224, 16.8.2006, p. 1)	
38	Council Directive 89/117/EEC of 13 February 1989 on the obligations of branches established in a Member State of credit institutions and financial institutions having their head offices outside that Member State regarding the publication of annual accounting documents (OJ L 44, 16.2.1989, p. 40)	31 March 2018
39	Directive 97/9/EC of the European Parliament and of the Council of 3 March 1997 on investment compensation schemes (OJ L 84, 26.3.1997, p. 22)	31 March 2018
40	Directive 98/26/EC of the European Parliament and of the Council of 19 May 1998 on settlement finality in payment and securities settlement systems (OJ L 166, 11.6.1998, p. 45)	31 March 2018
	Amended by:	
41	Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims (OJ L 146, 10.6.2009, p. 37)	
42	Directive 2010/78/EU of the European Parliament and of the Council of 24 November 2010 amending Directives 98/26/EC, 2002/87/EC, 2003/6/EC, 2003/41/EC, 2003/71/EC, 2004/39/EC, 2004/109/EC, 2005/60/EC, 2006/48/EC, 2006/49/EC and 2009/65/EC in respect of the powers of the European Supervisory Authority (European Banking Authority), the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 331, 15.12.2010, p. 120)	
43	Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories (OJ L 201, 27.7.2012, p. 1)	
44	Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and on central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (OJ L 257, 28.8.2014, p. 1)	31 March 2018 except for Article 3(1): 1 February 2023 and from 1 February 2025 ⁽³⁾
45	Directive 2001/24/EC of the European Parliament and of the Council of 4 April 2001 on the reorganisation and winding up of credit institutions (OJ L 125, 5.5.2001, p. 15)	31 March 2018
	Amended by:	
46	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190)	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
47	<p>Directive 2002/47/EC of the European Parliament and of the Council of 6 June 2002 on financial collateral arrangements (OJ L 168, 27.6.2002, p. 43)</p> <p>Amended by:</p>	31 March 2018
48	<p>Directive 2009/44/EC of the European Parliament and of the Council of 6 May 2009 amending Directive 98/26/EC on settlement finality in payment and securities settlement systems and Directive 2002/47/EC on financial collateral arrangements as regards linked systems and credit claims (OJ L 146, 10.6.2009, p. 37)</p>	
49	<p>Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190)</p>	
50	<p>Directive 2002/87/EC of the European Parliament and of the Council of 16 December 2002 on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate and amending Council Directives 73/239/EEC, 79/267/EEC, 92/49/EEC, 92/96/EEC, 93/6/EEC and 93/22/EEC, and Directives 98/78/EC and 2000/12/EC of the European Parliament and of the Council (OJ L 35, 11.2.2003, p. 1)</p> <p>Amended by:</p>	31 March 2018
51	<p>Directive 2005/1/EC of the European Parliament and of the Council of 9 March 2005 amending Council Directives 73/239/EEC, 85/611/EEC, 91/675/EEC, 92/49/EEC and 93/6/EEC and Directives 94/19/EC, 98/78/EC, 2000/12/EC, 2001/34/EC, 2002/83/EC and 2002/87/EC in order to establish a new organisational structure for financial services committees (OJ L 79, 24.3.2005, p. 9)</p>	
52	<p>Directive 2008/25/EC of the European Parliament and of the Council of 11 March 2008 amending Directive 2002/87/EC on the supplementary supervision of credit institutions, insurance undertakings and investment firms in a financial conglomerate, as regards the implementing powers conferred on the Commission (OJ L 81, 20.3.2008, p. 40)</p>	
53	<p>Directive 2010/78/EU of the European Parliament and of the Council of 24 November 2010 amending Directives 98/26/EC, 2002/87/EC, 2003/6/EC, 2003/41/EC, 2003/71/EC, 2004/39/EC, 2004/109/EC, 2005/60/EC, 2006/48/EC, 2006/49/EC and 2009/65/EC in respect of the powers of the European Supervisory Authority (European Banking Authority), the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 331, 15.12.2010, p. 120)</p>	
54	<p>Directive 2011/89/EU of the European Parliament and of the Council of 16 November 2011 amending Directives 98/78/EC, 2002/87/EC, 2006/48/EC and 2009/138/EC as regards the supplementary supervision of financial entities in a financial conglomerate (OJ L 326, 8.12.2011, p. 113)</p>	
55	<p>Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338)</p>	30 September 2017

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Supplemented by:	
56	Commission Delegated Regulation (EU) 2015/2303 of 28 July 2015 supplementing Directive 2002/87/EC of the European Parliament and of the Council with regard to regulatory technical standards specifying the definitions and coordinating the supplementary supervision of risk concentration and intra-group transactions (OJ L 326, 11.12.2015, p. 34)	31 March 2018 ⁽⁴⁾
57	Regulation (EC) No 924/2009 of the European Parliament and of the Council of 16 September 2009 on cross-border payments in the Community and repealing Regulation (EC) No 2560/2001 (OJ L 266, 9.10.2009, p. 11)	31 March 2018
	Amended by:	
58	Regulation (EU) No 260/2012 of the European Parliament and of the Council of 14 March 2012 establishing technical and business requirements for credit transfers and direct debits in euro and amending Regulation (EC) No 924/2009 (OJ L 94, 30.3.2012, p. 22)	
59	Directive 2009/110/EC of the European Parliament and of the Council of 16 September 2009 on the taking up, pursuit and prudential supervision of the business of electronic money institutions amending Directives 2005/60/EC and 2006/48/EC and repealing Directive 2000/46/EC (OJ L 267, 10.10.2009, p. 7)	31 March 2016
	Amended by:	
60	Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338).	30 September 2017 ⁽³⁾
61	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35)	30 September 2018 ⁽⁴⁾
62	Regulation (EU) No 1093/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Banking Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/78/EC (OJ L 331, 15.12.2010, p. 12)	31 March 2016
	Amended by:	
63	Regulation (EU) No 1022/2013 of the European Parliament and of the Council of 22 October 2013 amending Regulation (EU) No 1093/2010 establishing a European Supervisory Authority (European Banking Authority) as regards the conferral of specific tasks on the European Central Bank pursuant to Council Regulation (EU) No 1024/2013 (OJ L 287, 29.10.2013, p. 5)	
64	Directive 2014/17/EU of the European Parliament and of the Council of 4 February 2014 on credit agreements for consumers relating to residential immovable property and amending Directives 2008/48/EC and 2013/36/EU and Regulation (EU) No 1093/2010 (OJ L 60, 28.2.2014, p. 34)	
65	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190)	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
66	Regulation (EU) No 806/2014 of the European Parliament and of the Council of 15 July 2014 establishing uniform rules and a uniform procedure for the resolution of credit institutions and certain investment firms in the framework of a Single Resolution Mechanism and a Single Resolution Fund and amending Regulation (EU) No 1093/2010 (OJ L 225, 30.7.2014, p. 1)	
67	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35)	
68	Regulation (EU) No 1095/2010 of the European Parliament and of the Council of 24 November 2010 establishing a European Supervisory Authority (European Securities and Markets Authority), amending Decision No 716/2009/EC and repealing Commission Decision 2009/77/EC (OJ L 331, 15.12.2010, p. 84) Amended by:	31 March 2016
69	Directive 2011/61/EU of the European Parliament and of the Council of 8 June 2011 on Alternative Investment Fund Managers and amending Directives 2003/41/EC and 2009/65/EC and Regulations (EC) No 1060/2009 and (EU) No 1095/2010 (OJ L 174, 1.7.2011, p. 1)	
70	Regulation (EU) No 258/2014 of the European Parliament and of the Council of 3 April 2014 establishing a Union programme to support specific activities in the field of financial reporting and auditing for the period of 2014-20 and repealing Decision No 716/2009/EC (OJ L 105, 8.4.2014, p. 1)	
71	Directive 2014/51/EU of the European Parliament and of the Council of 16 April 2014 amending Directives 2003/71/EC and 2009/138/EC and Regulations (EC) No 1060/2009, (EU) No 1094/2010 and (EU) No 1095/2010 in respect of the powers of the European Supervisory Authority (European Insurance and Occupational Pensions Authority) and the European Supervisory Authority (European Securities and Markets Authority) (OJ L 153, 22.5.2014, p. 1)	
72	Regulation (EU) No 648/2012 of the European Parliament and of the Council of 4 July 2012 on OTC derivatives, central counterparties and trade repositories (OJ L 201, 27.7.2012, p. 1) and the related level 2 measures as appropriate Amended by:	30 September 2019 ⁽¹⁾
73	Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (OJ L 176, 27.6.2013, p. 1)	
74	Commission Delegated Regulation (EU) No 1002/2013 of 12 July 2013 amending Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories with regard to the list of exempted entities (OJ L 279, 19.10.2013, p. 2)	
75	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190)	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
76	Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012 (OJ L 173, 12.6.2014, p. 84)	30 September 2019 (*)
77	Directive 2015/849/EU of the European Parliament and of the Council of 20 May 2015 on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing, amending Regulation (EU) No 648/2012 of the European Parliament and of the Council, and repealing Directive 2005/60/EC of the European Parliament and of the Council and Commission Directive 2006/70/EC (OJ L 141, 5.6.2015, p. 73)	
78	Commission Delegated Regulation (EU) 2015/1515 of 5 June 2015 amending Regulation (EU) No 648/2012 of the European Parliament and of the Council as regards the extension of the transitional periods related to pension scheme arrangements (OJ L 239, 15.9.2015, p. 63)	
79	Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012 (OJ L 337, 23.12.2015, p. 1)	
	Supplemented by:	
80	Commission Implementing Regulation (EU) No 1247/2012 of 19 December 2012 laying down implementing technical standards with regard to the format and frequency of trade reports to trade repositories according to Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories (OJ L 352, 21.12.2012, p. 20)	
81	Commission Implementing Regulation (EU) No 1248/2012 of 19 December 2012 laying down implementing technical standards with regard to the format of applications for registration of trade repositories according to Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories (OJ L 352, 21.12.2012, p. 30)	
82	Commission Implementing Regulation (EU) No 1249/2012 of 19 December 2012 laying down implementing technical standards with regard to the format of the records to be maintained by central counterparties according to Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories (OJ L 352, 21.12.2012, p. 32)	
83	Commission Delegated Regulation (EU) No 148/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories with regard to regulatory technical standards on the minimum details of the data to be reported to trade repositories (OJ L 52, 23.2.2013, p. 1)	
84	Commission Delegated Regulation (EU) No 149/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on indirect clearing arrangements, the clearing obligation, the public register, access to a trading venue, non-financial counterparties, and risk mitigation techniques for OTC derivatives contracts not cleared by a CCP (OJ L 52, 23.2.2013, p. 11)	
85	Commission Delegated Regulation (EU) No 150/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories with regard to regulatory technical standards specifying the details of the application for registration as a trade repository (OJ L 52, 23.2.2013, p. 25)	

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
86	Commission Delegated Regulation (EU) No 151/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council on OTC derivatives, central counterparties and trade repositories, with regard to regulatory technical standards specifying the data to be published and made available by trade repositories and operational standards for aggregating, comparing and accessing the data (OJ L 52, 23.2.2013, p. 33)	
87	Commission Delegated Regulation (EU) No 152/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on capital requirements for central counterparties (OJ L 52, 23.2.2013, p. 37)	
88	Commission Delegated Regulation (EU) No 153/2013 of 19 December 2012 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on requirements for central counterparties (OJ L 52, 23.2.2013, p. 41)	
89	Commission Delegated Regulation (EU) No 876/2013 of 28 May 2013 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on colleges for central counterparties (OJ L 244, 13.9.2013, p. 19)	30 September 2019 ⁽²⁾
90	Commission Delegated Regulation (EU) No 285/2014 of 13 February 2014 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on direct, substantial and foreseeable effect of contracts within the Union and to prevent the evasion of rules and obligations (OJ L 352, 21.3.2014, p. 1)	30 September 2019 ⁽²⁾
91	Commission Implementing Regulation (EU) No 484/2014 of 12 May 2014 laying down implementing technical standards with regard to the hypothetical capital of a central counterparty according to Regulation (EU) No 648/2012 of the European Parliament and of the Council (OJ L 138, 13.5.2014, p. 57)	30 September 2019 ⁽²⁾
92	Commission Delegated Regulation (EU) 2015/2205 of 6 August 2015 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on the clearing obligation (OJ L 314, 1.12.2015, p. 13)	30 September 2019 ⁽⁴⁾
93	Commission Delegated Regulation (EU) 2016/592 of 1 March 2016 supplementing Regulation (EU) No 648/2012 of the European Parliament and of the Council with regard to regulatory technical standards on the clearing obligation (OJ L 103, 19.4.2016, p. 5)	30 September 2019 ⁽⁴⁾
94	Regulation (EU) No 575/2013 of the European Parliament and of the Council of 26 June 2013 on prudential requirements for credit institutions and investment firms and amending Regulation (EU) No 648/2012 (OJ L 176, 27.6.2013, p. 1) and the related level 2 measures as appropriate Amended by:	30 September 2017 ⁽¹⁾
95	Commission Delegated Regulation (EU) No 2015/62 of 10 October 2014 amending Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to the leverage ratio (OJ L 11, 17.1.2015, p. 37)	
96	Regulation (EU) 2017/2395 of the European Parliament and of the Council of 12 December 2017 amending Regulation (EU) No 575/2013 as regards transitional arrangements for mitigating the impact of the introduction of IFRS 9 on own funds and for the large exposures treatment of certain public sector exposures denominated in the domestic currency of any Member State (OJ L 345, 27.12.2017, p. 27)	30 June 2019 ⁽⁶⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
97	Regulation (EU) 2017/2401 of the European Parliament and of the Council of 12 December 2017 amending Regulation (EU) No 575/2013 on prudential requirements for credit institutions and investment firms (OJ L 347, 28.12.2017, p. 1) Supplemented by:	31 March 2020 ⁽⁶⁾
98	Commission Implementing Regulation (EU) No 1423/2013 of 20 December 2013 laying down implementing technical standards with regard to disclosure of own funds requirements for institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 355, 31.12.2013, p. 60)	30 September 2017 ⁽²⁾
99	Commission Delegated Regulation (EU) No 183/2014 of 20 December 2013 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council on prudential requirements for credit institutions and investment firms, with regard to regulatory technical standards for specifying the calculation of specific and general credit risk adjustments (OJ L 57, 27.2.2014, p. 3)	30 September 2017 ⁽²⁾
100	Commission Delegated Regulation (EU) No 241/2014 of 7 January 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 74, 14.3.2014, p. 8) Amended by:	30 September 2017 ⁽²⁾
101	Commission Delegated Regulation (EU) 2015/488 of 4 September 2014 amending Delegated Regulation (EU) No 241/2014 as regards own funds requirements for firms based on fixed overheads (OJ L 78, 24.3.2015, p. 1)	30 September 2017 ⁽³⁾
102	Commission Delegated Regulation (EU) 2015/850 of 30 January 2015 amending Delegated Regulation (EU) No 241/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 135, 2.6.2015, p. 1)	30 September 2017 ⁽³⁾
103	Commission Delegated Regulation (EU) No 2015/923 of 11 March 2015 amending Delegated Regulation (EU) No 241/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 150, 17.6.2015, p. 1)	30 September 2017 ⁽³⁾
104	Commission Delegated Regulation (EU) No 342/2014 of 21 January 2014 supplementing Directive 2002/87/EC of the European Parliament and of the Council and Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the application of the calculation methods of capital adequacy requirements for financial conglomerates (OJ L 100, 3.4.2014, p. 1)	30 September 2017 ⁽²⁾
105	Commission Delegated Regulation (EU) No 523/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for determining what constitutes the close correspondence between the value of an institution's covered bonds and the value of the institution's assets (OJ L 148, 20.5.2014, p. 4)	30 September 2017 ⁽²⁾
106	Commission Delegated Regulation (EU) No 525/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the definition of market (OJ L 148, 20.5.2014, p. 15)	30 September 2017 ⁽²⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
107	Commission Delegated Regulation (EU) No 526/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for determining proxy spread and limited smaller portfolios for credit valuation adjustment risk (OJ L 148, 20.5.2014, p. 17)	30 September 2017 ⁽²⁾
108	Commission Delegated Regulation (EU) No 528/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for non-delta risk of options in the standardised market risk approach (OJ L 148, 20.5.2014, p. 29)	30 September 2017 ⁽²⁾
109	Commission Delegated Regulation (EU) No 529/2014 of 12 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for assessing the materiality of extensions and changes of the Internal Ratings Based Approach and the Advanced Measurement Approach (OJ L 148, 20.5.2014, p. 36)	30 September 2017 ⁽²⁾
	Amended by:	
110	Commission Delegated Regulation (EU) 2015/942 of 4 March 2015 amending Delegated Regulation (EU) No 529/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council as regards regulatory technical standards for assessing the materiality of extensions and changes of internal approaches when calculating own funds requirements for market risk (OJ L 154, 19.6.2015, p. 1)	30 September 2017 ⁽⁴⁾
111	Commission Delegated Regulation (EU) No 625/2014 of 13 March 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council by way of regulatory technical standards specifying the requirements for investor, sponsor, original lenders and originator institutions relating to exposures to transferred credit risk (OJ L 174, 13.6.2014, p. 16)	30 September 2017 ⁽²⁾
112	Commission Implementing Regulation (EU) No 680/2014 of 16 April 2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 191, 28.6.2014, p. 1)	30 September 2017 ⁽²⁾
113	Commission Implementing Regulation (EU) No 602/2014 of 4 June 2014 laying down implementing technical standards for facilitating the convergence of supervisory practices with regard to the implementation of additional risk weights according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 166, 5.6.2014, p. 22)	30 September 2017 ⁽²⁾
114	Commission Implementing Regulation (EU) No 945/2014 of 4 September 2014 laying down implementing technical standards with regard to relevant appropriately diversified indices according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 265, 5.9.2014, p. 3)	30 September 2017 ⁽³⁾
115	Commission Implementing Regulation (EU) No 1030/2014 of 29 September 2014 laying down implementing technical standards with regard to the uniform formats and date for the disclosure of the values used to identify global systemically important institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 284, 30.9.2014, p. 14)	30 September 2017 ⁽³⁾
116	Commission Delegated Regulation (EU) No 1187/2014 of 2 October 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council as regards regulatory technical standards for determining the overall exposure to a client or a group of connected clients in respect of transactions with underlying assets (OJ L 324, 7.11.2014, p. 1)	30 September 2017 ⁽³⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
117	Commission Delegated Regulation (EU) No 2015/61 of 10 October 2014 to supplement Regulation (EU) 575/2013 of the European Parliament and of the Council with regard to liquidity coverage requirement for Credit Institutions (OJ L 11, 17.1.2015, p. 1)	30 September 2017 ⁽³⁾
118	Commission Implementing Regulation (EU) 2015/79 of 18 December 2014 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council as regards asset encumbrance, single data point model and validation rules (OJ L 14, 21.1.2015, p. 1)	30 September 2017 ⁽³⁾
119	Commission Delegated Regulation (EU) 2015/585 of 18 December 2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the specification of margin periods of risk (OJ L 98, 15.4.2015, p. 1)	30 September 2017 ⁽³⁾
120	Commission Implementing Regulation (EU) 2015/227 of 9 January 2015 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 48, 20.2.2015, p. 1)	30 September 2017 ⁽³⁾
121	Commission Implementing Regulation (EU) 2015/233 of 13 February 2015 laying down implementing technical standards with regard to currencies in which there is an extremely narrow definition of central bank eligibility pursuant to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 39, 14.2.2015, p. 11)	30 September 2017 ⁽³⁾
122	Commission Delegated Regulation (EU) No 2015/923 of 11 March 2015 amending Delegated Regulation (EU) No 241/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for Own Funds requirements for institutions (OJ L 150, 17.6.2015, p. 1).	30 September 2017 ⁽³⁾
123	Commission Delegated Regulation (EU) 2015/1555 of 28 May 2015 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the disclosure of information in relation to the compliance of institutions with the requirement for a countercyclical capital buffer in accordance with Article 440 (OJ L 244, 19.9.2015, p. 1)	30 September 2017 ⁽⁴⁾
124	Commission Delegated Regulation (EU) 2015/1556 of 11 June 2015 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for the transitional treatment of equity exposures under the IRB approach (OJ L 244, 19.9.2015, p. 9)	30 September 2017 ⁽⁴⁾
125	Commission Delegated Regulation (EU) 2015/1798 of 2 July 2015 correcting Delegated Regulation (EU) No 625/2014 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council by way of regulatory technical standards specifying the requirements for investor, sponsor, original lenders and originator institutions relating to exposures to transferred credit risk (OJ L 263, 8.10.2015, p. 12)	30 September 2017 ⁽⁴⁾
126	Commission Implementing Regulation (EU) 2015/1278 of 9 July 2015 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions as regards instructions, templates and definitions (OJ L 205, 31.7.2015, p. 1)	30 September 2017 ⁽⁴⁾
127	Commission Implementing Regulation (EU) 2016/100 of 16 October 2015 laying down implementing technical standards specifying the joint decision process with regard to the application for certain prudential permissions pursuant to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 21, 28.1.2016, p. 45)	30 September 2017 ⁽⁴⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
128	Commission Delegated Regulation (EU) 2016/101 of 26 October 2015 supplementing Regulation (EU) No 575/2013 of the European Parliament and of the Council with regard to regulatory technical standards for prudent valuation under Article 105(14) (OJ L 21, 28.1.2016, p. 54)	30 September 2017 ⁽⁴⁾
129	Commission Implementing Regulation (EU) 2015/2197 of 27 November 2015 laying down implementing technical standards with regard to closely correlated currencies in accordance with Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 313, 28.11.2015, p. 30)	30 September 2017 ⁽⁴⁾
130	Commission Implementing Regulation (EU) 2015/2344 of 15 December 2015 laying down implementing technical standards with regard to currencies with constraints on the availability of liquid assets in accordance with Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 330, 16.12.2015, p. 26)	30 September 2017 ⁽⁴⁾
131	Commission Implementing Regulation (EU) 2016/322 of 10 February 2016 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions of the liquidity coverage requirement (OJ L 64, 10.3.2016, p. 1)	30 September 2017 ⁽⁴⁾
132	Commission Implementing Regulation (EU) 2016/200 of 15 February 2016 laying down implementing technical standards with regard to disclosure of the leverage ratio for institutions, according to Regulation (EU) No 575/2013 of the European Parliament and of the Council (OJ L 39, 16.2.2016, p. 5)	30 September 2017 ⁽⁴⁾
133	Commission Implementing Regulation (EU) 2016/313 of 1 March 2016 amending Implementing Regulation (EU) No 680/2014 with regard to additional monitoring metrics for liquidity reporting (OJ L 60, 5.3.2016, p. 5)	30 September 2017 ⁽⁴⁾
134	Commission Implementing Regulation (EU) 2016/428 of 23 March 2016 amending Implementing Regulation (EU) No 680/2014 laying down implementing technical standards with regard to supervisory reporting of institutions as regards the reporting of the Leverage Ratio (OJ L 83, 31.3.2016, p. 1)	30 September 2017 ⁽⁴⁾
135	Directive 2013/36/EU of the European Parliament and of the Council of 26 June 2013 on access to the activity of credit institutions and the prudential supervision of credit institutions and investment firms, amending Directive 2002/87/EC and repealing Directives 2006/48/EC and 2006/49/EC (OJ L 176, 27.6.2013, p. 338) Amended by:	30 September 2017 ⁽¹⁾
136	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190) Supplemented by:	
137	Commission Delegated Regulation (EU) No 604/2014 of 4 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards with respect to qualitative and appropriate quantitative criteria to identify categories of staff whose professional activities have a material impact on an institution's risk profile (OJ L 167, 6.6.2014, p. 30)	30 September 2017 ⁽²⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
138	Commission Delegated Regulation (EU) No 524/2014 of 12 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the information that competent authorities of home and host Member States supply to one another (OJ L 148, 20.5.2014, p. 6)	30 September 2017 ⁽²⁾
139	Commission Delegated Regulation (EU) No 527/2014 of 12 March 2014 supplementing Directive (EU) No 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards specifying the classes of instruments that adequately reflect the credit quality of an institution as a going concern and are appropriate to be used for the purposes of variable remuneration (OJ L 148, 20.5.2014, p. 21)	30 September 2017 ⁽²⁾
140	Commission Delegated Regulation (EU) No 530/2014 of 12 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards further defining material exposures and thresholds for internal approaches to specific risk in the trading book (OJ L 148, 20.5.2014, p. 50)	30 September 2017 ⁽²⁾
141	Commission Delegated Regulation (EU) No 1152/2014 of 4 June 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards on the identification of the geographical location of the relevant credit exposures for calculating institution-specific countercyclical capital buffer rates (OJ L 309, 30.10.2014, p. 5)	30 September 2017 ⁽³⁾
142	Commission Implementing Regulation (EU) No 620/2014 of 4 June 2014 laying down implementing technical standards with regard to information exchange between competent authorities of home and host Member States, according to Directive 2013/36/EU of the European Parliament and of the Council (OJ L 172, 12.6.2014, p. 1)	30 September 2017 ⁽²⁾
143	Commission Implementing Regulation (EU) No 650/2014 of 4 June 2014 laying down implementing technical standards with regard to the format, structure, contents list and annual publication date of the information to be disclosed by competent authorities in accordance with Directive 2013/36/EU of the European Parliament and of the Council (OJ L 185, 25.6.2014, p. 1)	30 September 2017 ⁽²⁾
144	Commission Implementing Regulation (EU) No 710/2014 of 23 June 2014 laying down implementing technical standards with regard to conditions of application of the joint decision process for institution-specific prudential requirements according to Directive 2013/36/EU of the European Parliament and of the Council (OJ L 188, 27.6.2014, p. 19)	30 September 2017 ⁽²⁾
145	Commission Delegated Regulation (EU) No 1222/2014 of 8 October 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards for the specification of the methodology for the identification of global systemically important institutions and for the definition of subcategories of global systemically important institutions (OJ L 330, 15.11.2014, p. 27)	30 September 2017 ⁽³⁾
146	Commission Delegated Regulation (EU) 2016/98 of 16 October 2015 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards for specifying the general conditions for the functioning of colleges of supervisors (OJ L 21, 28.1.2016, p. 2)	30 September 2017 ⁽⁴⁾
147	Commission Implementing Regulation (EU) 2016/99 of 16 October 2015 laying down implementing technical standards with regard to determining the operational functioning of the colleges of supervisors according to Directive 2013/36/EU of the European Parliament and of the Council (OJ L 21, 28.1.2016, p. 21)	30 September 2017 ⁽⁴⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
148	Regulation (EU) No 596/2014 of the European Parliament and of the Council of 16 April 2014 on market abuse (market abuse regulation) and repealing Directive 2003/6/EC of the European Parliament and of the Council and Commission Directives 2003/124/EC, 2003/125/EC and 2004/72/EC, (OJ L 173, 12.6.2014, p. 1) and the related level 2 measures as appropriate. Amended by:	30 September 2018 ⁽⁴⁾
149	Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014 (OJ L 171, 29.6.2016, p. 1)	1 March 2020 ⁽⁶⁾
150	Regulation (EU) No 2016/1033 of the European Parliament and of the Council of 23 June 2016 amending Regulation (EU) No 600/2014 on markets in financial instruments, Regulation (EU) No 596/2014 on market abuse and Regulation (EU) No 909/2014 on improving securities settlement in the European Union and on central securities depositories (OJ L 175, 30.6.2016, p. 1) Supplemented by:	30 September 2018 ⁽⁵⁾
151	Commission Implementing Directive (EU) 2015/2392 of 17 December 2015 on Regulation (EU) No 596/2014 of the European Parliament and of the Council as regards reporting to competent authorities of actual or potential infringements of that Regulation (OJ L 332, 18.12.2015, p. 126)	30 September 2018 ⁽⁴⁾
152	Commission Delegated Regulation (EU) 2016/522 of 17 December 2015 supplementing Regulation (EU) No 596/2014 of the European Parliament and of the Council as regards an exemption for certain third countries public bodies and central banks, the indicators of market manipulation, the disclosure thresholds, the competent authority for notifications of delays, the permission for trading during closed periods and types of notifiable managers' transactions (OJ L 88, 5.4.2016, p. 1)	30 September 2018 ⁽⁴⁾
153	Directive 2014/57/EU of the European Parliament and of the Council of 16 April 2014 on criminal sanctions for market abuse (market abuse directive) (OJ L 173, 12.6.2014, p. 179)	30 September 2018 ⁽⁴⁾
154	Directive 2014/49/EU of the European Parliament and of the Council of 16 April 2014 on deposit-guarantee schemes (recast) (OJ L 173, 12.6.2014, p. 149)	31 March 2016 ⁽²⁾
155	Directive 2014/59/EU of the European Parliament and of the Council of 15 May 2014 establishing a framework for the recovery and resolution of credit institutions and investment firms and amending Council Directive 82/891/EEC, and Directives 2001/24/EC, 2002/47/EC, 2004/25/EC, 2005/56/EC, 2007/36/EC, 2011/35/EU, 2012/30/EU and 2013/36/EU, and Regulations (EU) No 1093/2010 and (EU) No 648/2012, of the European Parliament and of the Council (OJ L 173, 12.6.2014, p. 190) and the related level 2 measures as appropriate Amended by:	31 March 2018 ⁽²⁾
156	Directive (EU) 2017/2399 of the European Parliament and of the Council of 12 December 2017 amending Directive 2014/59/EU as regards the ranking of unsecured debt instruments in insolvency hierarchy (OJ L 345, 27.12.2017, p. 96)	31 October 2019 ⁽⁶⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
	Supplemented by:	
157	Commission Delegated Regulation (EU) 2015/63 of 21 October 2014 supplementing Directive 2014/59/EU of the European Parliament and of the Council with regard to ex ante contributions to resolution financing arrangements (OJ L 11, 17.1.2015, p. 44)	31 March 2018 ⁽³⁾
158	Directive 2014/65/EU of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Directive 2002/92/EC and Directive 2011/61/EU (OJ L 173, 12.6.2014, p. 349) and the related level 2 measures as appropriate	31 December 2020 ⁽³⁾
	Amended by:	
159	Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and on central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (OJ L 257, 28.8.2014, p. 1)	31 December 2020 ⁽⁴⁾
160	Directive 2016/1034 of the European Parliament and of the Council of 23 June 2016 amending Directive 2014/65/EU on markets in financial instruments (OJ L 175, 30.6.2016, p. 8)	31 December 2021 ⁽⁵⁾
161	Regulation (EU) No 600/2014 of the European Parliament and of the Council of 15 May 2014 on markets in financial instruments and amending Regulation (EU) No 648/2012 (OJ L 173, 12.6.2014, p. 84) and the related level 2 measures as appropriate.	31 December 2020 ⁽³⁾
	Amended by:	
162	Regulation (EU) No 2016/1033 of the European Parliament and of the Council of 23 June 2016 amending Regulation (EU) No 600/2014 on markets in financial instruments, Regulation (EU) No 596/2014 on market abuse and Regulation (EU) No 909/2014 on improving securities settlement in the European Union and on central securities depositories (OJ L 175, 30.6.2016, p. 1)	31 December 2020 ⁽⁵⁾
163	Regulation (EU) No 909/2014 of the European Parliament and of the Council of 23 July 2014 on improving securities settlement in the European Union and on central securities depositories and amending Directives 98/26/EC and 2014/65/EU and Regulation (EU) No 236/2012 (OJ L 257, 28.8.2014, p. 1)	31 December 2020 ⁽⁴⁾
	Amended by:	
164	Regulation (EU) 2016/1033 of the European Parliament and of the Council of 23 June 2016 amending Regulation (EU) No 600/2014 on markets in financial instruments, Regulation (EU) No 596/2014 on market abuse and Regulation (EU) No 909/2014 on improving securities settlement in the European Union and on central securities depositories (OJ L 175, 30.6.2016, p. 1)	31 December 2020 ⁽⁶⁾
165	Regulation (EU) 2015/2365 of the European Parliament and of the Council of 25 November 2015 on transparency of securities financing transactions and of reuse and amending Regulation (EU) No 648/2012 (OJ L 337, 23.12.2015, p. 1)	30 September 2019 ⁽⁴⁾
166	Directive (EU) 2015/2366 of the European Parliament and of the Council of 25 November 2015 on payment services in the internal market, amending Directives 2002/65/EC, 2009/110/EC and 2013/36/EU and Regulation (EU) No 1093/2010, and repealing Directive 2007/64/EC (OJ L 337, 23.12.2015, p. 35) and the related level 2 measures as appropriate	30 September 2018 ⁽⁴⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
167	Regulation (EU) 2016/1011 of the European Parliament and of the Council of 8 June 2016 on indices used as benchmarks in financial instruments and financial contracts or to measure the performance of investment funds and amending Directives 2008/48/EC and 2014/17/EU and Regulation (EU) No 596/2014 (OJ L 171, 29.6.2016, p. 1)	1 March 2020 ⁽⁶⁾
	Legislation on collection of statistical information (*)	
168	Guideline of the European Central Bank ECB/2013/24 of 25 July 2013 on the statistical reporting requirements of the European Central Bank in the field of quarterly financial accounts (OJ L 2, 7.1.2014, p. 34) Amended by:	31 March 2016 ⁽²⁾
169	Guideline (EU) 2016/66 of the European Central Bank of 26 November 2015 amending Guideline ECB/2013/24 on the statistical reporting requirements of the ECB in the field of quarterly financial accounts (ECB/2015/40) (OJ L 14, 21.1.2016, p. 36)	31 March 2017 ⁽⁴⁾
170	Regulation (EU) No 1071/2013 of the European Central Bank of 24 September 2013 concerning the balance sheet of the monetary financial institutions sector (recast) (ECB/2013/33) (OJ L 297, 7.11.2013, p. 1) Amended by:	31 March 2016 ⁽²⁾
171	Regulation (EU) No 1375/2014 of the European Central Bank of 10 December 2014 amending Regulation (EU) No 1071/2013 (ECB/2013/33) concerning the balance sheet of the monetary financial institutions sector (ECB/2014/51) (OJ L 366, 20.12.2014, p. 77)	
172	Regulation (EU) No 1072/2013 of the European Central Bank of 24 September 2013 concerning statistics on interest rates applied by monetary financial institutions (recast) (ECB/2013/34) (OJ L 297, 7.11.2013, p. 51) Amended by:	31 March 2016 ⁽²⁾
173	Regulation (EU) No 756/2014 of the European Central Bank of 8 July 2014 ECB/2014/30 amending Regulation (EU) No 1072/2013 (ECB/2013/34) concerning statistics on interest rates applied by monetary financial institutions (ECB/2014/30) (OJ L 205, 12.7.2014, p. 14)	
174	Guideline of the European Central Bank ECB/2014/15 of 4 April 2014 on monetary and financial statistics (recast) (OJ L 340, 26.11.2014, p. 1) Amended by:	31 March 2016 ⁽²⁾
175	Guideline (EU) 2015/571 of the European Central Bank of 6 November 2014 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2014/43) (OJ L 93, 9.4.2015, p. 82)	
176	Guideline (EU) 2016/450 of the European Central Bank of 4 December 2015 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2015/44) (OJ L 86, 1.4.2016, p. 42)	31 March 2017 ⁽⁴⁾
177	Guideline (EU) 2017/148 of the European Central Bank of 16 December 2016 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2016/45) (OJ L 26, 31.1.2017, p. 1)	1 December 2017 ⁽⁵⁾

	LEGAL PROVISIONS TO BE IMPLEMENTED	DEADLINE FOR IMPLEMENTING
178	Guideline (EU) 2018/877 of the European Central Bank of 1 June 2018 amending Guideline ECB/2014/15 on monetary and financial statistics (ECB/2018/17) (OJ L 154, 18.6.2018, p. 22)	1 October 2019 ⁽⁶⁾

(*) As agreed under the template on simplified statistical reporting.

(¹) The Joint Committee of 2013 agreed on these deadlines pursuant to Article 8(4) of the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra.

(²) The Joint Committee of 2014 agreed on these deadlines pursuant to Article 8(4) of the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra.

(³) The Joint Committee of 2015 agreed on these deadlines pursuant to Article 8(4) of the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra.

(⁴) The Joint Committee of 2016 agreed on these deadlines pursuant to Article 8(4) of the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra.

(⁵) The Joint Committee of 2017 agreed on these deadlines pursuant to Article 8(4) of the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra.

(⁶) The Joint Committee of 2018 agreed on these deadlines pursuant to Article 8(4) of the Monetary Agreement of 30 June 2011 between the European Union and the Principality of Andorra.'

CORRIGENDA

Corrigendum to Commission Implementing Regulation (EU) 2019/244 of 11 February 2019 imposing a definitive countervailing duty on imports of biodiesel originating in Argentina*(Official Journal of the European Union L 40 of 12 February 2019)*

On page 65, in Article 1, in paragraph 2:

for:

'Company	Definitive countervailing duty	TARIC additional code
Aceitera General Deheza SA	33,4 %	C493
Bunge Argentina SA	33,4 %	C494
LDC Argentina SA	26,2 %	C495
Molinos Agro SA	25,0 %	C496
Oleaginosa Moreno Hermanos SACIFyA	25,0 %	C497
Vicentin SAIC	25,0 %	C498
COFCO International Argentina SA	28,2 %	C490
Cargill SACI	28,2 %	C491
All other companies	33,4 %	C999'

read:

'Company	Definitive countervailing duty	TARIC additional code
Aceitera General Deheza S.A.	33,4 %	C493
Bunge Argentina S.A.	33,4 %	C494
LDC Argentina S.A.	26,2 %	C495
Molinos Agro S.A.	25,0 %	C496
Oleaginosa Moreno Hnos. SACIFI y A	25,0 %	C497
Vicentin S.A.I.C.	25,0 %	C498
COFCO International Argentina S.A.	28,2 %	C490
Cargill S.A.C.I.	28,2 %	C491
All other companies	33,4 %	C999'

**Corrigendum to Commission Implementing Decision (EU) 2019/245 of 11 February 2019
accepting undertaking offers following the imposition of definitive countervailing duties on
imports of biodiesel originating in Argentina**

(Official Journal of the European Union L 40 of 12 February 2019)

On page 77, in Article 1, in the table

for:

'Molinos Agro S.A.	Produced and sold by Molinos Agro S.A. or produced by Molinos Agro S.A and sold by Molinos Overseas Com- modities S.A., Uruguay, to the first independent customer in the Union acting as an importer.	C496'
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read:

'Molinos Agro S.A.	Produced and sold by Molinos Agro S.A. or produced by Molinos Agro S.A. and sold by Molinos Overseas Commodities S.A., Uruguay, to the first independent customer in the Union acting as an importer.	C496'.
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On page 77, in Article 1, in the table

for:

'Oleaginosa Moreno Hermanos S.A.C.I.F. y A	Produced and sold by Oleaginosa Moreno Hermanos S.A.C.I.F. y A to the first independent customer in the Union acting as an im- porter.	C497'
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read:

'Oleaginosa Moreno Hnos. SACIFI y A	Produced and sold by Oleaginosa Moreno Hnos. SACIFI y A to the first independent customer in the Union acting as an importer.	C497'.
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On page 77, in Article 1, in the table

for:

'Vicentin S.A.I.C.	Produced and sold by Vicentin S.A.I.C. or produced by Vicentin S.A.I.C. and sold by Vicentin S.A.I.C. Sucursal, Uruguay, to the first independent customer in the Union acting as an importer.	C498'
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read:

'Vicentin S.A.I.C.	Produced and sold by Vicentin S.A.I.C. or produced by Vicentin S.A.I.C. and sold by Vicentin S.A.I.C. Sucursal Uruguay, Uruguay, to the first independent customer in the Union acting as an importer.	C498'.
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On page 77, in Article 1, in the table

for:

'COFCO International Argentina S.A.	Produced and sold by COFCO International Argentina S.A. or Produced by COFCO International Argentina S.A. and sold by Cofco Resources S.A., Switzerland, to the first independent custo- mer in the Union acting as an importer.	C490'
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read:

'COFCO International Argentina S.A.	Produced and sold by COFCO International Argentina S.A. or produced by COFCO International Argentina S.A. and sold by Cofco Resources SA, Switzerland, to the first independent customer in the Union acting as an importer.	C490'.
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Corrigendum to Council Implementing Regulation (EU) 2019/352 of 4 March 2019 implementing Regulation (EU) No 208/2014 concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine

(Official Journal of the European Union L 64 of 5 March 2019)

On page 2, in the Annex, point (2), new section B (Rights of defence and right to effective judicial protection), under the subheading 'Application of the rights of defence and the right to effective judicial protection of each of the listed persons', entry 2:

for: '2. Vitalli Yuriyovych Zakharchenko
...',

read: '2. Vitalii Yuriyovych Zakharchenko
...'.

Corrigendum to Council Decision (CFSP) 2019/354 of 4 March 2019 amending Decision 2014/119/CFSP concerning restrictive measures directed against certain persons, entities and bodies in view of the situation in Ukraine

(Official Journal of the European Union L 64 of 5 March 2019)

On page 8, in the Annex, point (2), new section B (Rights of defence and right to effective judicial protection), under the subheading 'Application of the rights of defence and the right to effective judicial protection of each of the listed persons', entry 2:

for: '2. Vitalli Yuriyovych Zakharchenko
...',

read: '2. Vitalii Yuriyovych Zakharchenko
...'.

