AUGLÝSING

um innleiðingu á breytingum á framkvæmdarreglugerðframkvæmdastjórnarinnar (ESB) 2020/2235 um reglur um beitingu reglugerða Evrópuþingsins og ráðsins (ESB) 2016/429 og (ESB) 2017/625 að því er varðar fyrirmyndir að dýraheilbrigðisvottorðum, fyrirmyndir að opinberum vottorðum og fyrirmyndir að dýraheilbrigðisvottorðum/opinberum vottorðum vegna komu inn í Sambandið og tilflutninga innan Sambandsins á sendingum af tilteknum flokkum dýra og vara og opinbera vottun að því er varðar slík vottorð og um niðurfellingu á reglugerð (EB) nr. 599/2004, framkvæmdarreglugerðum (ESB) nr. 636/2014 og (ESB) 2019/628, tilskipun 98/28/EB og ákvörðunum 2000/572/EB, 2003/779/EB og 2007/240/EB.

1. gr.

Eftirfarandi reglugerðir öðlast gildi hér á landi með reglugerð nr. 972/2024 um (10.) breytingu á reglugerð nr. 454/2022 um gildistöku framkvæmdarreglugerðar framkvæmdastjórnarinnar (ESB) 2020/2235 frá 16. desember 2020 um reglur um beitingu reglugerða Evrópuþingsins og ráðsins (ESB) 2016/429 og (ESB) 2017/625 að því er varðar fyrirmyndir að að dýraheilbrigðisvottorðum, fyrirmyndir að opinberum vottorðum og fyrirmyndir að dýraheilbrigðisvottorðum/opinberum vottorðum vegna komu inn í Sambandið og tilflutninga innan Sambandsins á sendingum af tilteknum flokkum dýra og vara og opinbera vottun að því er varðar slík vottorð og um niðurfellingu á reglugerð (EB) nr. 599/2004, framkvæmdarreglugerðum (ESB) nr. 636/2014 og (ESB) 2019/628, tilskipun 98/28/EB og ákvörðunum 2000/572/EB, 2003/779/EB og 2007/240/EB, sem birt er í B-deild Stjórnartíðinda:

- 1. Framkvæmdarreglugerð framkvæmdastjórnarinnar (ESB) 2024/1874 frá 8. júlí 2024 um breytingu á framkvæmdarreglugerð (ESB) 2020/2235 um reglur um beitingu reglugerða Evrópuþingsins og ráðsins (ESB) 2016/429 og (ESB) 2017/625 að því er varðar fyrirmyndir að dýraheilbrigðisvottorðum, fyrirmyndir að opinberum vottorðum og fyrirmyndir að dýraheilbrigðisvottorðum/opinberum vottorðum vegna komu inn í Sambandið og tilflutninga innan Sambandsins á sendingum af tilteknum flokkum dýra og vara og opinbera vottun að því er varðar slík vottorð. Reglugerðin er birt á ensku í fylgiskjali 1 með auglýsingu þessari.
- 2. Framkvæmdarreglugerð framkvæmdastjórnarinnar (ESB) 2024/2020 frá 26. júlí 2024 um breytingu og leiðréttingu á III. viðauka við framkvæmdarreglugerð (ESB) 2020/2235 að því er varðar fyrirmyndir að vottorðum vegna komu sendinga af tilteknum flokkum dýra og tilteknum afurðum úr dýraríkinu, sem eru ætlaðar til manneldis, til Sambandsins og um leiðréttingu á framkvæmdarreglugerð (ESB) 2024/399. Reglugerðin er birt á ensku í fylgiskjali 2 með auglýsingu þessari.

2. gr.

Auglýsing þessi er sett samkvæmt heimild í lögum nr. 93/1995 um matvæli, lögum nr. 22/1994 um eftirlit með fóðri, áburði og sáðvöru, og lögum nr. 25/1993 um dýrasjúkdóma og varnir gegn þeim. Þetta er hér með gert almenningi kunnugt.

Matvælaráðuneytinu, 16. ágúst 2024.

Bjarkey Olsen Gunnarsdóttir.

Svava Pétursdóttir.

Nr. 35 16. ágúst 2024

Fylgiskjal 1.

COMMISSION IMPLEMENTING REGULATION (EU) 2024/1874

of 8 July 2024

amending Implementing Regulation (EU) 2020/2235 laying down rules for the application of Regulations (EU) 2016/429 and (EU) 2017/625 of the European Parliament and of the Council as regards model animal health certificates, model official certificates and model animal health/official certificates for the entry into the Union and movements within the Union of consignments of certain categories of animals and goods, and official certification regarding such certificates

(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 853/2004 of the European Parliament and of the Council of 29 April 2004 on laying specific hygiene rules for food of animal origin (1), and in particular Article 7(2), point (a), thereof,

Having regard to Regulation (EU) 2016/429 of the European Parliament and of the Council of 9 March 2016 on transmissible animal diseases and amending and repealing certain acts in the area of animal health ('Animal Health Law') (2), and in particular Articles 238(3) and 239(3) thereof,

Having regard to Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities performed to ensure the application of food and feed law, rules on animal health and welfare, plant health and plant protection products, amending Regulations (EC) No 999/2001, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031 of the European Parliament and of the Council, Council Regulations (EC) No 1/2005 and (EC) 1099/2009 and Council Directives 98/58/EC, 1999/74/EC, 2007/43/EC, 2008/119/EC and 2008/120/EC and repealing Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608/EEC, 89/662/EEC, 90/425/EEC, 91/496/EEC, 96/23/EC, 96/93/EC and 97/78/EC and Council Decision 92/438/EEC (Official Controls Regulation) (3), and in particular Article 90, first paragraph, point (a) and Article 126(3) thereof,

Whereas:

Commission Implementing Regulation (EU) 2020/2235 (4) lays down rules regarding model certificates for the entry into the Union and movements within the Union of consignments of certain categories of animals and goods. In particular, Annexes III and IV to Implementing Regulation (EU) 2020/2235 lay down model certificates for the entry into the Union of consignments of certain products of animal origin and certain composite products for human consumption and for certain movements of animals in the case of ante-mortem inspection at the holding of provenance or in the case of emergency slaughter outside the slaughterhouse.

 ⁽¹) OJ L 139, 30.4.2004, p. 55, ELI: http://data.europa.eu/eli/reg/2004/853/oj.
 (²) OJ L 84, 31.3.2016, p. 1, ELI: http://data.europa.eu/eli/reg/2016/429/oj.

⁽³⁾ OJ L 95, 7.4.2017, p. 1, ELI: http://data.europa.eu/eli/reg/2017/625/oj.

^(*) Commission Implementing Regulation (EU) 2020/2235 of 16 December 2020 laying down rules for the application of Regulations (EU) 2016/429 and (EU) 2017/625 of the European Parliament and of the Council as regards model animal health certificates, model official certificates and model animal health/official certificates, for the entry into the Union and movements within the Union of consignments of certain categories of animals and goods, official certification regarding such certificates and repealing Regulation (EC) No 599/2004, Implementing Regulations (EU) No 636/2014 and (EU) 2019/628, Directive 98/68/EC and Decisions 2000/572/EC, 2003/779/EC and 2007/240/EC (OJ L 442, 30.12.2020, p. 1, ELI: http://data.europa.eu/eli/reg_impl/2020/2235/oj).

(2) Article 19 of Implementing Regulation (EU) 2020/2235 provides that the official certificate to be used for the entry into the Union of gelatine intended for human consumption is to correspond to the model set out in Chapter 41 of Annex III to that Implementing Regulation. Article 21(3) of Commission Delegated Regulation (EU) 2022/2292 (²) establishes that no official certificate is necessary for the entry into the Union of certain gelatine capsules, where they are not derived from ruminant bones. It is therefore necessary to amend Article 19 of Implementing Regulation (EU) 2020/2235 and the title of the corresponding model in Annex III to Implementing Regulation (EU) 2020/2235 accordingly.

- (3) Commission Implementing Regulation (EU) 2022/2504 (*) amended the title of the model official certificate for the entry into the Union of highly refined products intended for human consumption set out in Chapter 46 of Annex III to Implementing Regulation (EU) 2020/2235. That new title should also be reflected in Article 24 of Implementing Regulation (EU) 2020/2235. It is therefore necessary to amend that Article accordingly.
- (4) Chapter C of Annex IX to Regulation (EC) No 999/2001 of the European Parliament and of the Council (7) requires the presentation of an animal health certificate at the entry into the Union of consignments of gelatine or collagen derived from bovine, ovine or caprine products other than hides and skins. This requirement applies to gelatine or collagen present in composite products, such as gelatine capsules, where the gelatine or collagen is derived from ruminant bones. However, Article 28 of Implementing Regulation (EU) 2020/2235 and the model animal health/official certificate for the entry of certain composite products (model COMP) in Chapter 50 of Annex III to Implementing Regulation (EU) 2020/2235 exclude from certification composite products containing gelatine or collagen. This creates ambiguity regarding certification requirements and the model certificate to be used for the entry of consignments of composite products containing gelatine or collagen. Article 28 of Implementing Regulation (EU) 2020/2235 and the model COMP in Chapter 50 of Annex III to that Implementing Regulation should therefore be amended in order to require the use of that model certificate for the entry of composite products containing gelatine or collagen, where the gelatine or collagen is derived from ruminant bones.
- (5) Transit through the Union represents a lower risk than entry into the Union. Article 30 of Implementing Regulation (EU) 2020/2235, and the title of Chapter 52 of Annex III to that Implementing Regulation should be amended to avoid that stricter rules apply to transit of certain composite products than to entry into the Union by introducing the same exclusions.
- (6) Articles 4, 5 and 6 of Commission Delegated Regulation (EU) 2019/624 (*) refer to the model health certificates for live animals transported to the slaughterhouse in the case of ante-mortem inspection at the holding of provenance, for poultry reared for the production of foie gras and delayed eviscerated poultry slaughtered at the holding of provenance, for domestic bovine and porcine animals, domestic solipeds and farmed game, slaughtered at the holding of provenance, and for emergency slaughter outside the slaughterhouse. Articles 31 and 32 of Implementing Regulation (EU) 2020/2235 refer to the same certificates as 'model animal health certificates'. However, the model health certificates referred to in Articles 4, 5 and 6 of Delegated Regulation (EU) 2019/624 do not contain animal health certifications. Therefore, and for consistency of wording, Articles 31 and 32 of Implementing Regulation (EU) 2020/2235 and Annex IV to that Implementing Regulation should be amended accordingly.

^(*) Commission Delegated Regulation (EU) 2022/2292 of 6 September 2022 supplementing Regulation (EU) 2017/625 of the European Parliament and of the Council with regard to requirements for the entry into the Union of consignments of food-producing animals and certain goods intended for human consumption (OJ L 304, 24.11.2022, p. 1, ELI: http://data.europa.eu/eli/reg_del/2022/2292/oj).

⁽e) Commission Implementing Regulation (EU) 2022/2504 of 19 December 2022 amending Annexes III and V to Implementing Regulation (EU) 2020/2235 as regards model animal health/official certificates and official certificates for the entry into the Union of consignments of certain fishery products and highly refined products of animal origin, and model private attestation for entering certain composite products into the Union (OJ L 325, 20.12.2022, p. 62, ELI: http://data.europa.eu/eli/reg_impl/2022/2504/oj).

certain composite products and highly fermine products of animal origin, and model private attestant for intering certain composite products into the Union (OJ L 325, 20.12.2022, p. 62, ELI: http://data.europa.eu/eli/reg_impl/2022/2504/oj).

(7) Regulation (EC) No 999/2001 of the European Parliament and of the Council of 22 May 2001 laying down rules for the prevention, control and eradication of certain transmissible spongiform encephalopathies (OJ L 147, 31.5.2001, p. 1, ELI: http://data.europa.eu/eli/reg/2001/999/oj).

⁽⁸⁾ Commission Delegated Regulation (EU) 2019/624 of 8 February 2019 concerning specific rules for the performance of official controls on the production of meat and for production and relaying areas of live bivalve molluscs in accordance with Regulation (EU) 2017/625 of the European Parliament and of the Council (OJ L 131, 17.5.2019, p. 1, ELI: http://data.europa.eu/eli/reg_del/2019/624/oj).

(7) Article 6(2) of Delegated Regulation (EU) 2019/624 provides that a relevant certificate is to accompany the uneviscerated carcasses of poultry to the slaughterhouse or cutting plant or be sent in advance in any format. It is necessary to include the term 'cutting plant' in the model health certificate for poultry reared for the production of foie gras and delayed eviscerated poultry slaughtered at the holding of provenance set out in Chapter 2 of Annex IV to Implementing Regulation (EU) 2020/2235 to align that model health certificate with Article 6(2) of Delegated Regulation (EU) 2019/624.

- (8) Commission Delegated Regulation (EU) 2024/1141 (*) amended Section I, Chapter VIa, of Annex III to Regulation (EC) No 853/2004 allowing slaughter at the holding of provenance of ovine and caprine animals under certain conditions. Therefore, it is necessary to reflect that amendment in Article 31 of Implementing Regulation (EU) 2020/2235 and in the model health certificate for farmed game, domestic bovine, porcine and equine animals slaughtered at the holding of provenance set out in Chapter 3 of Annex IV to Implementing Regulation (EU) 2020/2235.
- (9) Delegated Regulation (EU) 2024/1141 amended Section III, point 3, of Annex III to Regulation (EC) No 853/2004 authorising game-handling establishments to receive and handle farmed ratites and farmed ungulates when having appropriate facilities to hygienically handle farmed game slaughtered on the farm. Therefore, it is necessary to reflect that possibility in the model health certificates for farmed game, domestic bovine, porcine and equine animals slaughtered at the holding of provenance set out in Chapters 3 and 4 of Annex IV to Implementing Regulation (EU) 2020/2235.
- (10) The verification of food chain information referred to in Section III of Annex II to Regulation (EC) No 853/2004 is part of an ante-mortem inspection defined in Article 17, point (c), of Regulation (EU) 2017/625. The certification of the verification of food chain information should therefore be included in the model health certificates set out in Annex IV to Implementing Regulation (EU) 2020/2235 in case of slaughter and ante-mortem inspection at the holding of provenance.
- (11) Implementing Regulation (EU) 2020/2235 should therefore be amended accordingly.
- (12) In order to avoid any disruption to trade as regards the entry into the Union of consignments of certain composite products intended for human consumption referred to in Article 28 of Implementing Regulation (EU) 2020/2235, the use of animal health/official certificates issued in accordance with Implementing Regulation (EU) 2020/2235, as applicable prior to the amendments made by this Regulation, should continue to be authorised during a transitional period subject to certain conditions.
- (13) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

HAS ADOPTED THIS REGULATION:

Article 1

Implementing Regulation (EU) 2020/2235 is amended as follows:

(1) Article 19 is replaced by the following:

'Article 19

Model official certificate for the entry into the Union of gelatine intended for human consumption other than gelatine capsules not derived from ruminant bones

The official certificate referred to in Article 1(3), point (b)(i) to be used for the entry into the Union of gelatine intended for human consumption other than gelatine capsules not derived from ruminant bones shall correspond to the model GEL drawn up in accordance with the model set out in Chapter 41 of Annex III.';

^(*) Commission Delegated Regulation (EU) 2024/1141 of 14 December 2023 amending Annexes II and III to Regulation (EC) No 853/2004 of the European Parliament and of the Council as regards specific hygiene requirements for certain meat, fishery products, dairy products and eggs (OJ L, 2024/1141, 19.4.2024, ELI: http://data.europa.eu/eli/reg_del/2024/1141/oj).

(2) Article 24 is replaced by the following:

'Article 24

Model official certificate for the entry into the Union of highly refined products as described in Section XVI of Annex III to Regulation (EC) No 853/2004, intended for human consumption

The official certificate referred to in Article 1(3), point (b)(i) to be used for the entry into the Union of highly refined products as described in Section XVI of Annex III to Regulation (EC) No 853/2004, intended for human consumption, shall correspond to the model HRP drawn up in accordance with the model set out in Chapter 46 of Annex III.';

(3) Article 28 is replaced by the following:

'Article 28

Model animal health/official certificate for the entry into the Union of non-shelf-stable composite products intended for human consumption and shelf-stable composite products intended for human consumption and containing any quantity of meat products except gelatine not derived from ruminant bones, collagen not derived from ruminant bones and highly refined products, and any quantity of colostrum-based products

- 1. The animal health/official certificate referred to in Article 1(3), point (b)(i) to be used for the entry into the Union of non-shelf-stable composite products intended for human consumption shall correspond to the model COMP drawn up in accordance with the model set out in Chapter 50 of Annex III.
- 2. The certification requirement referred to in paragraph 1 shall also apply to the entry into the Union of shelf-stable composite products intended for human consumption and containing:
- (a) any quantity of meat products except gelatine not derived from ruminant bones, collagen not derived from ruminant bones and highly refined products; or,
- (b) any quantity of colostrum-based products.';
- (4) Article 30 is replaced by the following:

'Article 30

Model animal health certificate for the transit through the Union to a third country either by immediate transit or after storage in the Union of non-shelf-stable composite products intended for human consumption and shelf-stable composite products intended for human consumption and containing any quantity of meat products except gelatine, collagen and highly refined products, and any quantity of colostrum-based products

- 1. The animal health certificate referred to in Article 1(3), point (d) to be used for the transit through the Union to a third country either by immediate transit or after storage in the Union of non-shelf-stable composite products intended for human consumption shall correspond to the model TRANSIT-COMP drawn up in accordance with the model set out in Chapter 52 of Annex III.
- 2. The certification requirement referred to in paragraph 1 shall also apply to the transit through the Union to a third country either by immediate transit or after storage in the Union of shelf-stable composite products intended for human consumption and containing:
- (a) any quantity of meat products except gelatine, collagen and highly refined products;
- (b) any quantity of colostrum-based products.';

(5) Articles 31 and 32 are replaced by the following:

'Article 31

Model health certificate in the case of ante-mortem inspection at the holding of provenance

The health certificate referred to in Article 1(3), point (e) to be used in the case of ante-mortem inspection at the holding of provenance in accordance with Articles 5 and 6 of Delegated Regulation (EU) 2019/624 shall correspond to one of the following models, depending on the species and categories of products concerned:

- (a) the model set out in Chapter 1 of Annex IV, for live animals transported to the slaughterhouse in the case of ante-mortem inspection at the holding of provenance in accordance with Article 5(2), point (f), of Delegated Regulation (EU) 2019/624;
- (b) the model set out in Chapter 2 of Annex IV, for poultry reared for the production of foie gras and delayed eviscerated poultry slaughtered at the holding of provenance in accordance with Article 6(2) of Delegated Regulation (EU) 2019/624;
- (c) the model set out in Chapter 3 of Annex IV, for domestic bovine, porcine, ovine and caprine animals, domestic solipeds and farmed game, slaughtered at the holding of provenance in accordance with Section I, Chapter VIa and Section III, point 3, of Annex III to Regulation (EC) No 853/2004 and Article 6(3) of Delegated Regulation (EU) 2019/624;
- (d) the model set out in Chapter 4 of Annex IV, for farmed game slaughtered at the holding of provenance in accordance with Section III, point 3a, of Annex III to Regulation (EC) No 853/2004 and Article 6(4) of Delegated Regulation (EU) 2019/624.

Article 32

Model health certificate in the case of emergency slaughter outside the slaughterhouse

The health certificate referred to in Article 1(3), point (e) to be used in the case of emergency slaughter outside the slaughterhouse in accordance with Article 4 of Delegated Regulation (EU) 2019/624 shall correspond to the model set out in Chapter 5 of Annex IV.';

(6) Annexes III and IV to Implementing Regulation (EU) 2020/2235 are amended in accordance with the Annex to this Regulation.

Article 2

For a transitional period until 29 April 2025, consignments of certain composite products intended for human consumption referred to in Article 28 of Implementing Regulation (EU) 2020/2235, accompanied by the appropriate animal health/official certificate issued in accordance with the model set out in Chapter 50 of Annex III to Implementing Regulation (EU) 2020/2235, as applicable before the amendments made to that Implementing Regulation by this Regulation, shall continue to be authorised for the entry into the Union provided that the certificate was issued no later than 29 January 2025.

Article 3

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

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

Done at Brussels, 8 July 2024.

For the Commission The President Ursula VON DER LEYEN Nr. 35 16. ágúst 2024

ANNEX

Annexes III and IV to Implementing Regulation (EU) 2020/2235 are amended as follows:

- Annex III is amended as follows:
 - (a) in the table, the list of model certificates is amended as follows:
 - the entry for 'GEL' is replaced by the following:

'GEL	Chapter 41: Model official certificate for the entry into the Union of gelatine intended for human consumption other than gelatine capsules not derived from ruminant bones'				
the entry for 'CO	the entry for 'COMP' is replaced by the following:				
'COMP	Chapter 50: Model animal health/official certificate for the entry into the Union of non-shelf-stable composite products intended for human consumption and shelf-stable composite products intended for human consumption and containing any quantity of meat products except gelatine not derived from ruminant bones, collagen not derived from ruminant bones and highly refined products, and any quantity of colostrum-based products'				
the entry for 'TF	quantity of colostrum-based products' RANSIT-COMP' is replaced by the following:				

TRANSIT-COMP	Chapter 52: Model animal health certificate for the transit through the Union to a third country either by immediate transit or after storage in the Union of non-shelf-stable composite products intended for human consumption and shelf-stable composite products intended for human consumption and containing any quantity of meat products except gelatine, collagen and highly refined products, and any quantity of colostrum-based products'

(b) the title of Chapter 41 is replaced by the following:

'CHAPTER 41

MODEL OFFICIAL CERTIFICATE FOR THE ENTRY INTO THE UNION OF GELATINE INTENDED FOR HUMAN CONSUMPTION OTHER THAN GELATINE CAPSULES NOT DERIVED FROM RUMINANT BONES (MODEL GEL);

(c) Chapter 50 is replaced by the following:

'CHAPTER 50

MODEL ANIMAL HEALTH/OFFICIAL CERTIFICATE FOR THE ENTRY INTO THE UNION OF NON-SHELF-STABLE COMPOSITE PRODUCTS INTENDED FOR HUMAN CONSUMPTION AND SHELF-STABLE COMPOSITE PRODUCTS INTENDED FOR HUMAN CONSUMPTION AND CONTAINING ANY QUANTITY OF MEAT PRODUCTS EXCEPT GELATINE NOT DERIVED FROM RUMINANT BONES, COLLAGEN NOT DERIVED FROM RUMINANT BONES AND HIGHLY REFINED PRODUCTS, AND ANY QUANTITY OF COLOSTRUM-BASED PRODUCTS (MODEL COMP)

COU	COUNTRY			Animal health/Official certificate to the EU				
	I.1	Consignor/Exporter		1.2	Certificate reference	I.2a IMSOC reference		
		Name						
		Address		1.3	Central Competent Authority	QR CODE		
		Country	ISO country code	1.4	Local Competent Authority			
	I.5	Consignee/Importer			I.6 Operator responsible for the consignment			
		Name			Name			
		Address			Address			
nen								
ignn		Country	ISO country code		Country	ISO country code		
sons	I.7	Country of origin	ISO country code	I.9	Country of destination	ISO country code		
of	I.8	Region of origin	Code	I.10	Region of destination	Code		
tion	I.11	Place of dispatch		I.12	Place of destination			
crip		Name Regis	tration/Approval No		Name	Registration/Approval No		
Part I: Description of consignment		Address			Address			
ırt I		Country	ISO country code		Country	ISO country code		
P	I.13	Place of loading		I.14	Date and time of departure			
	I.15	Means of transport		I.16	Entry Border Control Post			
		□ Aircraft □ Vessel			Accompanying documents			
		☐ Railway ☐ Road vehic	le		Туре	Code		
		Identification			Country	ISO country code		
		identification			Commercial document	150 country code		
					reference			
	I.18	Transport conditions	☐ Ambient		□ Chilled	□ Frozen		
	I.19	Container number/Seal nu	mber					
	Container No I.20 Certified as or for □ Products for human			Seal N	o			
		consumption						
				I.22	☐ For internal market			
	I.21			1.23				

I.24 Total	number of packages	I.25 Total quar	ntity	I.26 Total net weig	ht/gross weight (kg)
L.27 Descri	iption of consignment				Quantity
	Cold store		Тур	e of packaging	Net weight
Slaughterhouse	Treatment type	Nature of commodi	ity Nur	nber of packages	Batch No
☐ Final consumer	Date of collection/pro duction	Manufacturing plan	it		

COUNTRY Certificate model COMP

II. Health information			II.a	Certificate refe	rence	II.b	IMSOC reference		
I, the undersigned, hereby certify that:									
II.1. I am aware of the relevant requirements of Regulation (EC) No 178/2002 of the European Parliament and of the Council, Regulation (EC) No 852/2004 of the European Parliament and of the Council, Regulation (EC) No 853/2004 of the European Parliament and of the Council, Regulation (EU) 2017/625 of the European Parliament and of the Council, Commission Delegated Regulations (EU) 2019/624 and (EU) 2022/2292, Commission Implementing Regulations (EU) 2019/627 and (EU) 2021/405.									
II.2.	The con	nposite pro	ducts described	in Part I:					
	 (a) comply with Article 5 of Regulation (EC) No 852/2004, in particular they come from (an) establishment(s) implementing a programme based on the hazard analysis and critical control points (HACCP) principles, regularly audited by the competent authorities; (b) comply with Article 6(1), point (b), of Regulation (EC) No 853/2004 on the origin of the products of animal origin used in their production; 								
			ed in accordance			nents referred t	o under	point II	.1;
	(d) fulfil the guarantees covering live animals and products thereof provided by the control plan submitted in accordance with Article 6(2) of Delegated Regulation (EU) 2022/2292 and the concerned animals and products are listed in Annex -I to Implementing Regulation (EU) 2021/405 for the concerned third country or territory;								
	(e) contain processed products of animal origin that were produced in the establishments located in th Member States or in the third countries authorised for the entry into the Union of those processes products of animal origin.								
II.3.	The con	nposite pro	ducts (2) describe	ed in Part I co	ntain:				
(I) either [II.3.A. Meat products (3) in any quantity except gelatine derived from ruminant bones, collagen derived from ruminant bones and highly refined products referred to in Section XVI of Annex III to Regulation (EC) No 853/2004, which:									
II.3.A.1. meet the animal health requirements laid down in Commission Delegated Regulation (EU) 2020/692 and contain the following meat constituents which are eligible for the entry into the Union as such and meet the following criteria:									
Species (4) Treatment (5) Origin (6) Approved establishment(s) (7)									

(I) [II.3.A.2. originate from:

(1) either [the same country as the country of origin in box I.7;]

(1) and/or [a Member State;]

(8) (1) and/or [a zone with code authorised for the entry into the Union of meat products not required to undergo a specific risk-mitigating treatment as set out in

Annex XV to Commission Implementing Regulation (EU) 2021/404 with assigned treatment A, and the zone where the composite product was produced is also authorised for the entry into the Union of meat products with assigned treatment A.]]

Part II: Certification

COUNTRY Certificate model COMP [II.3.A.3. if containing material from bovine, ovine or caprine animals, with regard to bovine spongiform encephalopathy (BSE): (1) either [the country or region of origin is classified in accordance with Commission Decision 2007/453/EC as a country or region posing a negligible BSE risk, and [the animals from which the meat products are derived were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there have been no BSE indigenous cases:111 (1) and/or [the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been at least one BSE indigenous case, and the meat products do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine and caprine animals;]]] (1) and/or [the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk, and: the meat products do not contain and are not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001 of the European Parliament and of the Council; (ii) the meat products do not contain and are not derived from mechanically separated meat obtained from bones of bovine, ovine and caprine animals; the animals from which the meat products are derived have not been slaughtered (iii) after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;]]] (1) and/or [the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk, and: the meat products do not contain and are not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001; the meat products do not contain and are not derived from mechanically separated (ii) meat obtained from bones of bovine, ovine and caprine animals; the animals from which the meat products are derived have not been slaughtered (iii) after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity; (iv) the animals from which the meat products are derived have not been fed with meat-and-bone meal or greaves, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health; the meat products were produced and handled in a manner which ensures that they (v) do not contain and were not contaminated with nervous and lymphatic tissues exposed during the deboning process;]]]

animals;

(iii)

COUNTRY	Certificate model COMP
	ntry or region of origin is classified in accordance with Decision 2007/453/EC as a country or osing a controlled BSE risk, and:
(a)	the animals from which the meat products are derived have not been slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;
(1) either [(b)	the meat products do not contain and are not derived from:
	specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001;
	(ii) mechanically separated meat obtained from bones of bovine, ovine and caprine animals.]
(1) and/or[(b)	the meat products contain and are derived from treated intestines sourced from animals which were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there have been no BSE indigenous cases;]
(1) and/or[(b)	the meat products contain and are derived from treated intestines sourced from animals which originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been at least one BSE indigenous case, and:
(1) eith	ther [(i) the animals were born after the date from which the ban on the feeding of ruminants with meat-and-bone meal and greaves derived from ruminants has been enforced;]]
(1) and	Mor[(ii) the treated intestines of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001;]]
(1) either [(c)	the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible or a controlled BSE risk;]]]
(1) and/or [(c)	the animals from which the meat products are derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk, and:
	 the animals from which the meat products are derived have not been fed with meat- and-bone meal or greaves, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health;
	 the meat products were produced and handled in a manner which ensures that they do not contain and were not contaminated with nervous and lymphatic tissues exposed during the deboning process;]]]
	ntry or region of origin is classified in accordance with Decision 2007/453/EC as a country or with an undetermined BSE risk, and:
(a)	the animals from which the meat products are derived have not been:
	 slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;
	(ii) fed meat-and-bone meal or greaves derived from ruminants, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health;
(1) either [(b)	the meat products do not contain and are not derived from:
	specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001;
	(ii) mechanically separated meat obtained from bones of bovine, ovine and caprine

nervous and lymphatic tissues exposed during the deboning process;]]]

COUNTRY	Cartificate model COMP

COUN	IRY	Certificate model COMP
	⁽¹⁾ and/or[(b)	the meat products contain and are derived from treated intestines sourced from animals which were born, continuously reared and slaughtered in a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there have been no BSE indigenous cases;]]]
	⁽¹⁾ and/or[(b)	the meat products contain and are derived from treated intestines sourced from animals which originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible BSE risk in which there has been at least one BSE indigenous case, and:
		(i) either [(i) the animals were born after the date from which the ban on the feeding of ruminants with meat-and-bone meal and greaves derived from ruminants has been enforced;]]]]
		(i) and/or [(ii) the treated intestines of bovine, ovine and caprine animal origin do not contain and are not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001.]]]]
	reqi enti	ry products or colostrum-based products ⁽⁹⁾ in any quantity that meet the animal health airements laid down in Delegated Regulation (EU) 2020/692 and therefore are eligible for the y into the Union as such, and:
		have been produced in
	(10) (1) ϵ	ither [the zone with code as listed in Part 1 of Annex XVII to Implementing Regulation (EU) 2021/404 which has been free from foot and mouth disease and infection with rinderpest virus for the period of at least the last 12 months prior to the date of milking and, during that period, no vaccination against those diseases has been carried out;]
	(1) and	Implementing Regulation (EU) 2021/404 and the treatment applied complies with the minimum treatment provided for in Article 157 of and Annex XXVII to Delegated Regulation (EU) 2020/692;]
	(10) (1) a	nd/or [a Member State;]
	and	the establishment(s)
	(b)	originate in:
		ther [the same country as the country referred to in box I.7;] d/or [a Member State;]
		addor [a Member State,] [a zone with code
	(1) [(c)	are dairy products produced from raw milk and/or dairy products therefrom, and made from raw milk obtained from:
	(1) 6	ither [[Bos taurus] (1), [Ovis aries] (1), [Capra hircus] (1), [Bubalus bubalis] (1), [Camelus dromedarius] (1) and prior to dispatch to the Union have undergone or been produced from raw milk and/or dairy products therefrom, which has/have undergone: [at least a pasteurisation treatment involving a single heat treatment with a heating effect at least equivalent to that achieved by a pasteurisation process of at least 72°C for 15 seconds and where applicable, sufficient to ensure a negative reaction to an alkaline phosphatase test applied immediately after the heat treatment;]]]]

COUNTRY Certificate model COMP

(I) (II) or	[$^{(1)}$ either [a sterilisation process, to achieve an F_0 value equal to or greater than 3;]]]]]
	(1) or [an ultra-high temperature (UHT) treatment at not less than 135°C in combination with a suitable holding time;]]]]
	(1) or [a high temperature short time (HTST) pasteurisation treatment at 72°C for 15 seconds applied twice to milk with a pH equal to or greater than 7,0 achieving, where applicable, a negative reaction to an alkaline phosphatase test, applied immediately after the heat treatment; []]]]
	(1) or [HTST pasteurisation treatment of milk with a pH below 7,0;]]]]]
	(1) or [HTST pasteurisation treatment combined with another physical treatment by;
	(1) either [lowering the pH below 6 for 1 hour;]]]]]]
	(1) or [additional heating equal to or greater than 72°C, combined with desiccation;]]]]]
Camelo produc	als other than <i>Bos taurus</i> , <i>Ovis aries</i> , <i>Capra hircus</i> , <i>Bubalus bubalis</i> and <i>us dromedarius</i> and prior to dispatch to the Union have undergone or been from raw milk which has undergone:
(1) eith	ther [a sterilisation process, to achieve an F_0 value equal to or greater than $[3;]]]]$
(1) or	[an ultra high temperature (UHT) treatment at not less than 135°C in combination with a suitable holding time;]]]]
	based products and come from a zone listed in Part 1 of Annex XVII to Regulation (EU) 2021/404 for entry into the Union of milk, colostrum and d products 11
	nat originate from the approved establishment No
the country	
(1) and/or [II.3.D. Egg products that:	
	com the approved establishment No. (12) situated in
	om the approved establishment No
health/offi (EU) 202 surveilland requiremen	cial certificate is listed in Part 1 of Annex XIX to Implementing Regulation 1/404 for entry into the Union of egg products and applies a disease programme for highly pathogenic avian influenza that complies with the nts referred to in Article 160 of Delegated Regulation (EU) 2020/692;]
requiremen during the no outbreak virus has ou	tuced from eggs coming from an establishment which satisfies the test of Section X of Annex III to Regulation (EC) No 853/2004 in which, period of at least the last 30 days prior to the date of collection of the eggs, k of highly pathogenic avian influenza and infection with Newcastle disease occurred, and:
neigh influe of the	in a 10 km radius of which, including, where appropriate, the territory of a abouring country, there has been no outbreak of highly pathogenic avian enza during the period of at least the last 30 days prior to the date of collection e eggs;]
(1) or [(a) the eg	gg products have undergone the following treatment:
(1) either [liqui	id egg white was treated:
	er [with 55,6°C for 870 seconds;]]
(1) or	[with 56,7°C for 232 seconds;]]

COUNTRY Certificate model COMP

```
(1) or
                                 [10 % salted yolk was treated with 62,2°C for 138 seconds;]
                        ^{(1)}or
                                 [dried egg white was treated:
                                (1) either
                                          [with 67°C for 20 hours;]]
                                (1) or
                                           [with 54,4°C for 50,4 hours;]]
                                 [whole eggs were:
                                (1) either
                                          [treated with 60°C for 188 seconds;]]
                                           [completely cooked;]]
                        (1) or
                                  [whole egg blends were:
                                (1) either
                                           [treated with 60°C for 188 seconds;]]
                                (1) or
                                           [treated with 61,1°C for 94 seconds;]]
                                ^{(1)}or
                                           [completely cooked;]]
                  (1) either [(b)
                                  within a 10 km radius of which, including, where appropriate, the territory of a
                                  neighbouring country, there has been no outbreak of infection with Newcastle disease
                                  virus during the period of at least the last 30 days prior to the date of collection of the
                 (1) or
                           [(b) the egg products have undergone the following treatment:
                           (1) either [liquid egg white was treated:
                                   (1) either [with 55°C for 2 278 seconds.]]]]
                                          [with 57°C for 986 seconds.]]]]
                                            [with 59°C for 301 seconds.]]]]
                           (1) or
                                   [10 % salted yolk was treated with 55°C for 176 seconds.]]]
                           (1) or
                                   [dried egg white was treated with 57°C for 50,4 hours.]]]
                           (1) or
                                   [whole eggs were:
                                   (1) either [treated with 55°C for 2 521 seconds.]]]]
                                           [treated with 57°C for 1 596 seconds.]]]]
                          (1) or
                                   [treated with 59°C for 674 seconds.]]]
                          (1) or
                                   [completely cooked.]]]
(1) and/or [II.3.E. Gelatine or collagen derived from ruminant bones
                   II.3.E.1.
                                country ...... (15);
                   II.3.E.2.
                                for which:
          (1) either [the country or region of origin is classified in accordance with Decision 2007/453/EC as a country
                   or region posing a negligible bovine spongiform encephalopathy (BSE) risk, and
                   (1) either
                                [the animals from which the gelatine or collagen is derived, were born, continuously
                                reared and slaughtered in a country or region classified in accordance with Decision
                                2007/453/EC as a country or region posing a negligible BSE risk in which there have
                                been no BSE indigenous cases;]]]
                                [the animals from which the gelatine or collagen is derived originate from a country or
                   (1) and/or
                                region classified in accordance with Decision 2007/453/EC as a country or region
                                posing a negligible BSE risk in which there has been at least one BSE indigenous case,
                                and the gelatine or collagen does not contain and is not derived from mechanically
                                separated meat obtained from bones of bovine, ovine and caprine animals;]]]
                   (1) and/or
                                [the animals from which the gelatine or collagen is derived originate from a country or
                                region classified in accordance with Decision 2007/453/EC as a country or region
                                posing a controlled BSE risk, and:
```

COUNTRY Certificate model COMP

the gelatine or collagen does not contain and is not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001 of the European Parliament and of the Council; the gelatine or collagen does not contain and is not derived from (ii) mechanically separated meat obtained from bones of bovine, ovine and caprine animals; the animals from which the gelatine or collagen is derived have not been (iii) slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity;]]] (1) and/or [the animals from which the gelatine or collagen is derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk, and: the gelatine or collagen does not contain and is not derived from specified risk material as defined in point 1 of Annex V to Regulation (EC) No the gelatine or collagen does not contain and is not derived from mechanically separated meat obtained from bones of bovine, ovine and caprine animals; the animals from which the gelatine or collagen is derived have not been (iii) slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity; the animals from which the gelatine or collagen is derived have not been fed with meat-and-bone meal or greaves, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health; the gelatine or collagen was produced and handled in a manner which ensures that it does not contain and was not contaminated with nervous and lymphatic tissues exposed during the deboning process;]]] [the country or region of origin is classified in accordance with Decision 2007/453/EC as a country or region posing a controlled BSE risk, and: the animals from which the gelatine or collagen is derived have not been slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial cavity; (b) the gelatine or collagen does not contain and is not derived from: specified risk material as defined in point 1 of Annex V to Regulation (EC) No mechanically separated meat obtained from bones of bovine, ovine and caprine (1) either [(c) the animals from which the gelatine or collagen is derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing a negligible or a controlled BSE risk;]]] (1) and/or [(c) the animals from which the gelatine or collagen is derived originate from a country or region classified in accordance with Decision 2007/453/EC as a country or region posing an undetermined BSE risk, and: the animals from which the gelatine or collagen is derived have not been fed with meat-and-bone meal or greaves, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health;

exposed during the deboning process;]]]

the gelatine or collagen was produced and handled in a manner which ensures that it does not contain and was not contaminated with nervous and lymphatic tissues

COUNTRY Certificate model COMP

"Manufacturing plant":

 $^{(1)}$ or [the country or region of origin is classified in accordance with Decision 2007/453/EC as a country or region with an undetermined BSE risk, and: the animals from which the gelatine or collagen is derived have not been: slaughtered after stunning by means of gas injected into the cranial cavity or killed by the same method or slaughtered by laceration after stunning of central nervous tissue by means of an elongated rod-shaped instrument introduced into the cranial (ii) fed meat-and-bone meal or greaves derived from ruminants, as defined in the Terrestrial Animal Health Code of the World Organisation for Animal Health; the gelatine or collagen does not contain and is not derived from: specified risk material as defined in point 1 of Annex V to Regulation (EC) No 999/2001; (ii) mechanically separated meat obtained from bones of bovine, ovine and caprine animals: (iii) nervous and lymphatic tissues exposed during the deboning process.]] Notes In accordance with the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community, and in particular Article 5(4) of the Protocol on Ireland/Northern Ireland in conjunction with Annex 2 to that Protocol, references to the Union in this animal health/official certificate include the United Kingdom in respect of Northern Ireland. This animal health/official certificate shall be completed in accordance with the notes for the completion of certificates provided for in Chapter 4 of Annex I to Commission Implementing Regulation (EU) 2020/2235. Part I: Box reference I.7: Insert the ISO code of the country of origin of the composite product containing meat products listed in Annex XV to Implementing Regulation (EU) 2021/404 or in Annex VII to Implementing Regulation (EU) 2021/405, and/or processed colostrum-based products listed in Annex XVII to Implementing Regulation (EU) 2021/404, and/or processed dairy products listed in Annex XVII or XVIII to Implementing Regulation (EU) 2021/404 or in Annex X to Implementing Regulation (EU) 2021/405, and/or fishery products listed in Annex IX to Implementing Regulation (EU) 2021/405, and/or egg products listed in Part 1 of Annex XIX to Implementing Regulation (EU) 2021/404. Name, address and registration/approval number (if available) of the establishment(s) of Box reference I.11: production of the composite product(s). Name of the country of dispatch must be the same as the country of origin in box I.7. Box reference I.15: Registration number (railway wagons or container and road vehicles), flight number (aircraft) or name (vessel) must be provided. In the case of transport in containers their registration number and where there is a serial number of the seal it must be indicated in box I.19. In the case of unloading and reloading, the consignor must inform the border control post of entry into the Union. Box reference L19: For containers or boxes, the container number and the seal number (if applicable) must be included. Box reference I.27: Description of consignment: "CN code": Indicate the appropriate Harmonised System (HS) code(s) of the World Customs Organisation under the following headings: 1517, 1518, 1601 00, 1602, 1603 00, 1604, 1605, 1702, 1704,

1806, 1901, 1902, 1904, 1905, 2001, 2004, 2005, 2101, 2103,

Insert the name and approval number (if available) of the establishment(s) of production of the composite product(s).

2104, 2105 00, 2106, 2202, 2208.

COUNTRY Certificate model COMP

"Nature of commodity":

In the case of composite product(s) containing meat products indicate "meat products". In the case of composite product(s) containing dairy products indicate "dairy products". In the case of composite product(s) containing colostrum-based products indicate "colostrum-based products". In the case of composite product(s) containing fishery products specify whether aquaculture or wild origin. In the case of composite product(s) containing egg products indicate "egg products".

Part II:

- Delete if not applicable.
- Composite products shall only be permitted to enter into the Union if the products of animal origin contained therein were obtained after the date of authorisation of the third country or territory, or zone thereof, where the products of animal origin were produced, for the entry into the Union of the specific species and category of products of animal origin, or during a period where animal health restriction measures taken by the Union were not in place against the entry into the Union of those products from that third country or territory, or zone thereof, or during a period where the authorisation of that third country or territory, or zone thereof for the entry into the Union of those products was not suspended.
- (3) Meat products as defined in point 7.1 of Annex I to Regulation (EC) No 853/2004.
- (4) Insert the code for the relevant species of the meat product, where BOV = domestic bovine animals (Bos taurus, Bison bison, Bubalus bubalis and their cross-breeds), OVI = domestic sheep (Ovis aries) and goats (Capra hircus), EQU = domestic equine animals (Equus caballus, Equus asinus and their cross-breeds), POR = domestic porcine animals (Sus scrofa), RM = farmed rabbits, POU = domestic poultry, RAT = ratites, RUF = animals of the family Bovidae (other than domestic bovine, ovine and caprine animals), camelid animals and cervid animals kept as farmed game, RUW = wild animals of the family Bovidae (other than domestic bovine, ovine and caprine animals), wild camelid animals and wild cervid animals, SUF = animals kept as farmed game of wild breeds of porcine animals and animals of the family Tayassuidae, SUW = wild animals of wild breeds of porcine animals and animals of the family Tayassuidae, EQW = wild game solipeds, WL = wild leporidae, WM = wild land mammals other than ungulates and leporidae, GBM = game birds.
- 5) Insert A, B, C, D, E or F for the required treatment as specified and defined in Annex XV to Implementing Regulation (EU) 2021/404.
- (6) Insert the code of the zone of origin of the meat product, as listed in Annex XV to Implementing Regulation (EU) 2021/404 or "EU" for the meat products originating from the Member States.
- (7) Insert the EU approval number of the establishments of origin of the meat products contained in the composite product.
- (8) Delete if the meat products are obtained from EQU, EQW, WL, RM or WM as defined in note (4).
- (9) "Dairy products" mean dairy products for human consumption as defined in point 7.2 of Annex I to Regulation (EC) No 853/2004. "Colostrum-based products" mean colostrum-based products for human consumption as defined in Section IX, point 2, of Annex III to Regulation (EC) No 853/2004.
- This certification option is only allowed for dairy products originating and produced in the zone(s) listed in Part 1 of Annex XVII to Implementing Regulation (EU) 2021/404 and/or in a Member State and which are contained in the composite products dispatched to the Union from the zone(s) referred to in box I.7 and listed in Part 1 of Annex XVII to Implementing Regulation (EU) 2021/404.
- This certification option is only allowed for dairy products produced in the zone(s) listed in Part 1 of Annex XVIII to Implementing Regulation (EU) 2021/404, which are contained in the composite products dispatched to the Union from the zone(s) referred to in box I.7 and listed in Part 1 of Annex XVIII to Implementing Regulation (EU) 2021/404, and the treatment was applied in the zone referred to in box I.7 and listed in Part 1 of Annex XVIII to Implementing Regulation (EU) 2021/404.

COUNTRY Certificate model COMP Approval number of respectively the fishery product establishment, the egg product establishment, or the gelatine/collagen establishment listed in accordance with Article 127(3), point (e), of Regulation (EU) 2017/625 or, if the fishery products, egg products or gelatine/collagen originate from a Member State, the approval number of the fishery products establishment, the egg product establishment, or the gelatine/collagen establishment approved in accordance with Article 4(2) of Regulation (EC) No 853/2004. Country of origin authorised for the entry into the Union of certain fishery products as listed in Annex IX to Implementing Regulation (EU) 2021/405. In the case of fishery products derived from bivalve molluscs, the country of origin must be authorised for the entry into the Union of live, chilled, frozen or processed bivalve molluscs, echinoderms, tunicates and marine gastropods as listed in Annex VIII to Implementing Regulation (EU) 2021/405. If the fishery products originate from a Member State, the Member State of origin shall be indicated. (14)Code of the zone as listed in Part 1 of Annex XIX to Implementing Regulation (EU) 2021/404. Country of origin authorised for the entry into the Union of gelatine and collagen, derived from bovine, ovine and caprine animals, and intended for human consumption as listed in Annex XII to Implementing Regulation (EU) 2021/405. If the gelatine or collagen derived from ruminant bones originates from a Member State, the Member State of origin shall be indicated. To be signed by: an official veterinarian, a certifying officer or an official veterinarian for composite products containing only egg or fishery products. [Official veterinarian] (1)(16)/[Certifying officer] (1)(16) Name (in capital letters) Qualification and title Date Signature'

(d) the title of Chapter 52 is replaced by the following:

'CHAPTER 52

MODEL ANIMAL HEALTH CERTIFICATE FOR THE TRANSIT THROUGH THE UNION TO A THIRD COUNTRY EITHER BY IMMEDIATE TRANSIT OR AFTER STORAGE IN THE UNION OF NON-SHELF-STABLE COMPOSITE PRODUCTS INTENDED FOR HUMAN CONSUMPTION AND SHELF-STABLE COMPOSITE PRODUCTS INTENDED FOR HUMAN CONSUMPTION AND CONTAINING ANY QUANTITY OF MEAT PRODUCTS EXCEPT GELATINE, COLLAGEN AND HIGHLY REFINED PRODUCTS, AND ANY QUANTITY OF COLOSTRUM-BASED PRODUCTS (MODEL TRANSIT-COMP);

(2) Annex IV is replaced by the following:

'ANNEX IV

Annex IV contains the following model health certificates:

- Chapter 1: Model health certificate for live animals transported to the slaughterhouse in the case of ante-mortem inspection at the holding of provenance in accordance with Article 5(2), point (f), of Delegated Regulation (EU) 2019/624
- Chapter 2: Model health certificate for poultry reared for the production of foie gras and delayed eviscerated poultry slaughtered at the holding of provenance in accordance with Article 6(2) of Delegated Regulation (EU) 2019/624
- Chapter 3: Model health certificate for domestic bovine, porcine, ovine and caprine animals, domestic solipeds and farmed game, slaughtered at the holding of provenance in accordance with Section I, Chapter VIa and Section III, point 3, of Annex III to Regulation (EC) No 853/2004 and Article 6(3) of Delegated Regulation (EU) 2019/624
- Chapter 4: Model health certificate for farmed game slaughtered at the holding of provenance in accordance with Section III, point 3a, of Annex III to Regulation (EC) No 853/2004 and Article 6(4) of Delegated Regulation (EU) 2019/624
- Chapter 5: Model health certificate in the case of emergency slaughter outside the slaughterhouse in accordance with Article 4 of Delegated Regulation (EU) 2019/624

CHAPTER 1

MODEL HEALTH CERTIFICATE FOR LIVE ANIMALS TRANSPORTED TO THE SLAUGHTERHOUSE IN THE CASE OF ANTE-MORTEM INSPECTION AT THE HOLDING OF PROVENANCE IN ACCORDANCE WITH ARTICLE 5(2), POINT (F), OF DELEGATED REGULATION (EU) 2019/624

Nan	ne of the official veterinarian:
	Identification of the animals
	Species:
	Number of animals:
	Identification mark:
	Owner of the animals:
2.	Provenance of the animals
	Address of the holding of provenance:
	Identification of house *:
3.	Destination of the animals
	The animals will be transported to the following slaughterhouse:
	by the following means of transport:
4.	Other relevant information
5.	Declaration
	I, the undersigned, declare that:
	(a) the animals described in point 1 were examined before slaughter at the above-mentioned holding of provenance at
	(b) the following observations on the health and welfare of these animals were made: $ \qquad \qquad ; \\$
	(c) the records and documentation concerning these animals satisfied the legal requirements and did not prohibit their slaughter;
	(d) I verified the food chain information.
	Done at:,
	(Place)
	on:
	(Date)
	Stamp
	(Signature of the official veterinarian)

^{*} optional

CHAPTER 2

MODEL HEALTH CERTIFICATE FOR POULTRY REARED FOR THE PRODUCTION OF FOIE GRAS AND DELAYED EVISCERATED POULTRY SLAUGHTERED AT THE HOLDING OF PROVENANCE IN ACCORDANCE WITH ARTICLE 6(2) OF DELEGATED REGULATION (EU) 2019/624

Nar	ne of the official veterinarian:
	Identification of uneviscerated carcasses
1.	
	Species:
	Number of animals:
	Owner of the animals:
2.	Provenance of uneviscerated carcasses
۷.	
2	Address of the holding of provenance:
3.	Destination of uneviscerated carcasses
	The uneviscerated carcasses will be transported to the following slaughterhouse or cutting plant:
	by the following means of transport
4.	Declaration
	I, the undersigned, declare that:
	(a) the uneviscerated carcasses described in point 1 are of the birds which were examined before slaughter at the above-mentioned holding of provenance at (time) on (date) and found to be fit for slaughter;
	(b) the following observations on the health and welfare of these birds were made: ;
	(c) the records and documentation concerning these birds satisfied the legal requirements and did not prohibit their slaughter;
	(d) I verified the food chain information.
	Done at:,
	(Place)
	on:
	(Date)
	Stamp
	(Signature of the official veterinarian)

CHAPTER 3

MODEL HEALTH CERTIFICATE FOR DOMESTIC BOVINE, PORCINE, OVINE AND CAPRINE ANIMALS, DOMESTIC SOLIPEDS AND FARMED GAME, SLAUGHTERED AT THE HOLDING OF PROVENANCE IN ACCORDANCE WITH SECTION I, CHAPTER VIA AND SECTION III, POINT 3, OF ANNEX III TO REGULATION (EC) NO 853/2004 AND ARTICLE 6(3) OF DELEGATED REGULATION (EU) 2019/624

d game, alternatively to the
venance referred to in point ound to be fit for slaughter;
(date) and the slaughter and
;
ments and did not prohibit
,

optional

CHAPTER 4

MODEL HEALTH CERTIFICATE FOR FARMED GAME SLAUGHTERED AT THE HOLDING OF PROVENANCE IN ACCORDANCE WITH SECTION III, POINT 3A, OF ANNEX III TO REGULATION (EC) NO 853/2004 AND ARTICLE 6(4) OF DELEGATED REGULATION (EU) 2019/624

Na	me of the official veterinarian:
No	:
1.	Identification of the animals
	Species:
	Number of animals:
	Identification mark:
	Owner of the animals:
2.	Provenance of the animals
	Address of the holding of provenance:
	Identification of house *:
3.	Destination of the animals
	The animals will be transported to the following slaughterhouse or game-handling establishment:
	by the following means of transport:
4.	Other relevant information
5.	Declaration
	I, the undersigned, declare that:
	(a) the animals described in point 1 were examined before slaughter at the holding of provenance referred to in point 2 at
	(b) the following observations on the health and welfare of these animals were made:;
	(c) the records and documentation concerning these animals satisfied the legal requirements and did not prohibit their slaughter;
	(d) I verified the food chain information.
	Done at:,
	(Place)
	on:
	(Date)
	Stamp
	(Signature of the official veterinarian)
	(DISTRICTION OF THE OFFICIAL VECCHIAITION)

optional

CHAPTER 5

MODEL HEALTH CERTIFICATE IN THE CASE OF EMERGENCY SLAUGHTER OUTSIDE THE SLAUGHTERHOUSE IN ACCORDANCE WITH ARTICLE 4 OF DELEGATED REGULATION (EU) 2019/624

Na	me of the official veterinarian:
	:
	Species:
	Number of animals:
	Identification mark:
	Owner of the animals:
2.	Place of emergency slaughter
	Address:
	Identification of house *:
3.	Destination of the animals
	The animals will be transported to the following slaughterhouse:
	by the following means of transport:
4.	Other relevant information
_	Declaration
5.	
	I, the undersigned, declare that: (a) the animals described in point 1 were examined before slaughter at the location referred to in point 2 at
	(time) on
	(b) they were slaughtered at(time) on(date) and the slaughter and bleeding were carried out correctly;
	(c) the following was the reason for the emergency slaughter:
	;
	(d) the following observations on the health and welfare of these animals were made:
	(e) I verified the food chain information.
	Done at:
	(Place)
	on:
	Stamp
	Sump.
	(Signature of the official veterinarian)
	(Signature of the official veterinarial)

* optional.'

Nr. 35 16. ágúst 2024

Fylgiskjal 2.

COMMISSION IMPLEMENTING REGULATION (EU) 2024/2020

of 26 July 2024

amending and correcting Annex III to Implementing Regulation (EU) 2020/2235 as regards model certificates for the entry into the Union of consignments of certain categories of animals and certain products of animal origin intended for human consumption, and correcting Implementing **Regulation (EU) 2024/399**

(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 853/2004 of the European Parliament and of the Council of 29 April 2004 on laying specific hygiene rules for food of animal origin (1), and in particular Article 7(2), point (a), thereof,

Having regard to Regulation (EU) 2016/429 of the European Parliament and of the Council of 9 March 2016 on transmissible animal diseases and amending and repealing certain acts in the area of animal health ('Animal Health Law') (2), and in particular Articles 238(3) and 239(3) thereof,

Having regard to Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities performed to ensure the application of food and feed law, rules on animal health and welfare, plant health and plant protection products, amending Regulations (EC) No 999/2001, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031 of the European Parliament and of the Council, Council Regulations (EC) No 1/2005 and (EC) No 1099/2009 and Council Directives 98/58/EC, 1999/74/EC, 2007/43/EC, 2008/119/EC and 2008/120/EC, and repealing Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608/EEC, 89/662/EEC, 90/425/EEC, 91/496/EEC, 96/23/EC, 96/93/EC and 97/78/EC and Council Decision 92/438/EEC (Official Controls Regulation) (3), and in particular Article 90, first paragraph, and Article 126(3) thereof,

Having regard to Commission Delegated Regulation (EU) 2023/905 of 27 February 2023 supplementing Regulation (EU) 2019/6 of the European Parliament and of the Council as regards the application of the prohibition of use of certain antimicrobial medicinal products in animals or products of animal origin exported from third countries into the Union (*), and in particular Article 6 thereof,

⁽¹⁾ OJ L 139, 30.4.2004, p. 55, ELI: http://data.europa.eu/eli/reg/2004/853/oj.

⁽²) OJ L 84, 31.3.2016, p. 1, ELI: http://data.europa.eu/eli/reg/2016/429/oj. (²) OJ L 95, 7.4.2017, p. 1, ELI: http://data.europa.eu/eli/reg/2017/625/oj.

⁽⁴⁾ OJ L 116, 4.5.2023, p. 1, ELI: http://data.europa.eu/eli/reg_del/2023/905/oj.

Whereas:

(1) Commission Implementing Regulation (EU) 2020/2235 (5) lays down rules regarding animal health certificates provided for in Regulation (EU) 2016/429, official certificates provided for in Regulation (EU) 2017/625, and animal health/official certificates based on those Regulations, which are required for the entry into the Union of certain consignments of animals and goods. In particular, Annex III to Implementing Regulation (EU) 2020/2235 lays down, among others, model animal health/official certificates for the entry into the Union of consignments of certain categories of animals and certain products of animal origin intended for human consumption.

- (2) Commission Implementing Regulation (EU) 2024/399 (°) amended the public health attestations of certain model certificates set out in Annex III to Implementing Regulation (EU) 2020/2235 to reflect the provisions laid down in Delegated Regulation (EU) 2023/905, and in particular Article 6 thereof.
- (3) Regular scrutiny of the legal framework concerning certification has revealed a deficiency in the model certificates set out in Chapter 29 (model 'EU-FISH'), Chapter 30 (model 'FISH/MOL-CAP') and Chapter 31 (model 'MOL-HC') of Annex III to Implementing Regulation (EU) 2020/2235. In the interest of the effectiveness of the certification process, the public health attestation of those model certificates should be amended to reflect the provisions laid down in Delegated Regulation (EU) 2023/905 as regards the application of the prohibition of use of certain antimicrobial medicinal products in animals or products of animal origin exported from third countries to the Union.
- (4) Annex III to Implementing Regulation (EU) 2020/2235 should therefore be amended accordingly.
- (5) Chapter 12 (model 'NZ-TRANSIT-SG') of Annex III to Implementing Regulation (EU) 2020/2235 sets out the model certificate for the entry into the Union of fresh meat intended for human consumption originating from New Zealand transiting through Singapore with unloading, possible storage and reloading before entry into the Union. Implementing Regulation (EU) 2024/399 erroneously added an attestation as regards Delegated Regulation (EU) 2023/905 to that model certificate. That model certificate should be limited to the attestation that transit rules have been respected and should be corrected accordingly. As a consequence of that correction, the autonomous transitional provision in Article 3(1) of Implementing Regulation (EU) 2024/399 should also be corrected.
- (6) In order to avoid any disruption in trade as regards the entry into the Union of consignments concerned by the amendments made by this Regulation, the use of certificates issued in accordance with Implementing Regulation (EU) 2020/2235 as applicable prior to the amendments made by this Regulation, should continue to be authorised during a transitional period, subject to certain conditions.
- (7) In the interest of legal certainty and to facilitate trade, this Regulation should enter into force as a matter of urgency.
- (8) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on Plants, Animals, Food and Feed,

^(*) Commission Implementing Regulation (EU) 2020/2235 of 16 December 2020 laying down rules for the application of Regulations (EU) 2016/429 and (EU) 2017/625 of the European Parliament and of the Council as regards model animal health certificates, model official certificates and model animal health/official certificates, for the entry into the Union and movements within the Union of consignments of certain categories of animals and goods, official certification regarding such certificates and repealing Regulation (EC) No 599/2004, Implementing Regulations (EU) No 636/2014 and (EU) 2019/628, Directive 98/68/EC and Decisions 2000/572/EC, 2003/779/EC and 2007/240/EC (OJ L 442, 30.12.2020, p. 1, ELI: http://data.europa.eu/eli/reg_impl/2020/2235/oj).

⁽⁶⁾ Commission Implementing Regulation (EU) 2024/399 of 29 January 2024 amending Annex III to Implementing Regulation (EU) 2020/2235 and Annex II to Implementing Regulation (EU) 2021/403 as regards model certificates for the entry into the Union of consignments of certain products of animal origin and certain categories of animals (OJ L, 2024/399, 12.2.2024, ELI: http://data.europa.eu/eli/reg_impl/2024/399/oj).

HAS ADOPTED THIS REGULATION:

Article 1

Amendments to Implementing Regulation (EU) 2020/2235

Annex III to Implementing Regulation (EU) 2020/2235 is amended in accordance with the Annex to this Regulation.

Article 2

Corrections to Implementing Regulation (EU) 2020/2235

Annex III to Implementing Regulation (EU) 2020/2235 is corrected as follows:

- 1. in Chapter 12 (model 'NZ-TRANSIT-SG'), Part II.3 is deleted;
- 2. in Chapter 12 (model 'NZ-TRANSIT-SG'), in the notes to Part II, notes (5) and (6) are deleted.

Article 3

Correction of Implementing Regulation (EU) 2024/399

In Article 3 of Implementing Regulation (EU) 2024/399, paragraph 1 is replaced by the following:

'1. For a transitional period until 3 December 2024, as regards consignments of certain products of animal origin intended for human consumption, the use of certificates issued in accordance with the models set out in Chapters 1, 2, 3, 4, 5, 7, 10, 11, 13, 15, 19, 20, 23, 24, 25, 26, 27, 28, 33, 34, 35, 36, 37, 38, 45 and 49 of Annex III to Implementing Regulation (EU) 2020/2235, as applicable before the amendments made to that Implementing Regulation by this Regulation, shall continue to be authorised for the entry into the Union provided that those certificates were issued no later than 3 September 2024.'.

Article 4

Transitional period

For a transitional period until 30 April 2025, as regards consignments of certain categories of animals and certain products of animal origin intended for human consumption, the use of certificates issued in accordance with the models set out in Chapters 29, 30 and 31 of Annex III to Implementing Regulation (EU) 2020/2235, as applicable before the amendments made to that Implementing Regulation by this Regulation, shall continue to be authorised for the entry into the Union provided that those certificates were issued no later than 30 January 2025.

Article 5

Entry into force

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

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

Done at Brussels, 26 July 2024.

For the Commission The President Ursula VON DER LEYEN

ANNEX

Annex III to Implementing Regulation (EU) 2020/2235 is amended as follows:

- (1) in Chapter 29 (model 'EU-FISH'), Part II is amended as follows:
 - (a) the following Part II.1a is inserted:

(3) (4) [II.1a. Attestation as regards Commission Delegated Regulation (EU) 2023/905

I, the undersigned, declare that, I am aware of the relevant requirements of Regulation (EU) 2019/6 of the European Parliament and of the Council and Commission Delegated Regulation (EU) 2023/905 and hereby certify that the fishery products of aquaculture origin described in Part I were produced in accordance with these requirements, and in particular, that the aquaculture animals from which the products have been derived have not been administered antimicrobial medicinal products for growth promotion or yield increase or antimicrobial medicinal products containing an antimicrobial that is included in the list of antimicrobials reserved for the treatment of certain infections in humans laid down in Commission Implementing Regulation (EU) 2022/1255 as set out in Article 3 of Delegated Regulation (EU) 2023/905 and originate from a third country or region thereof listed in accordance with Article 5(2) of Delegated Regulation (EU) 2023/905.]';

- (b) in the notes to Part II, the following note is added:
 - ⁽⁴⁾ Applicable to consignments entering the Union as from 3 September 2026.;
- (2) in Chapter 30 (model 'FISH/MOL-CAP'), Part II is amended as follows:
 - (a) the following Part II.1.a is inserted:

(II.1a. Attestation as regards Commission Delegated Regulation (EU) 2023/905

I, the undersigned, declare that, I am aware of the relevant requirements of Regulation (EU) 2019/6 of the European Parliament and of the Council and Commission Delegated Regulation (EU) 2023/905 and hereby certify that the fishery products or the fishery products derived from live bivalve molluscs/live echinoderms/live tunicates/live marine gastropods, of aquaculture origin described in Part I, were produced in accordance with these requirements, and in particular, that the aquaculture animals from which the products have been derived have not been administered antimicrobial medicinal products for growth promotion or yield increase or antimicrobial medicinal products containing an antimicrobial that is included in the list of antimicrobials reserved for the treatment of certain infections in humans laid down in Commission Implementing Regulation (EU) 2022/1255 as set out in Article 3 of Delegated Regulation (EU) 2023/905 and originate from a third country or region thereof listed in accordance with Article 5(2) of Delegated Regulation (EU) 2023/905.]';

- (b) in the notes to Part II, the following note is added:
 - $\ensuremath{^{\prime\!(2)}}$ Applicable to consignments entering the Union as from 3 September 2026.';
- (3) in Chapter 31 (model 'MOL-HC'), Part II is amended as follows:
 - (a) the following Part II.1a is inserted:
 - (4) (12) [II.1a. Attestation as regards Commission Delegated Regulation (EU) 2023/905 [Delete when the Union is not the final destination of the live bivalve molluscs, live echinoderms, live tunicates, live marine gastropods of on-land aquaculture origin and the products of animal origin derived therefrom]

I, the undersigned, declare that, I am aware of the relevant requirements of Regulation (EU) 2019/6 of the European Parliament and of the Council and Commission Delegated Regulation (EU) 2023/905 and hereby certify that the [live bivalve molluscs] ⁽⁴⁾ [live echinoderms] ⁽⁴⁾ [live tunicates] ⁽⁴⁾ [live marine gastropods] ⁽⁴⁾ of on-land aquaculture origin and the products of animal origin derived therefrom described in Part I were produced in accordance with these requirements, and in particular, that the aquaculture animals from which the products have been derived have not been administered antimicrobial medicinal products for growth promotion or yield increase or antimicrobial medicinal products containing an antimicrobial that is included in the list of antimicrobials reserved for the treatment of certain infections in humans laid down in Commission Implementing Regulation (EU) 2022/1255 as set out in Article 3 of Delegated Regulation (EU) 2023/905 and originate from a third country or region thereof listed in accordance with Article 5(2) of Delegated Regulation (EU) 2023/905.]';

- (b) in the notes to Part II, the following note is added:
 - (12) Applicable to consignments entering the Union as from 3 September 2026.'.

C-deild – Útgáfudagur: 29. ágúst 2024