

Changes to legislation: There are currently no known outstanding effects for the Commission Decision of 7 March 2006 amending Decision 2004/432/EC on the approval of residue monitoring plans submitted by third countries in accordance with Council Directive 96/23/EC (notified under document number C(2006) 681) (Text with EEA relevance) (2006/208/EC), ANNEX. (See end of Document for details)

ANNEX

‘ANNEX Initial residue monitoring plan approved by veterinary sub-group EC/Andorra (in accordance with Decision No 2/1999 of EC/Andorra Joint Committee of 22 December 1999 (OJ L 31, 5.2.2000, p. 84)). Only casings. Third countries using only raw material from other approved third countries for food production. Exports of live equidae for slaughter (food producing animals only). Only sheep. The former Yugoslav Republic of Macedonia; provisional code which does not prejudice in any way the definitive nomenclature for this country, which is currently under discussion at the United Nations. Peninsular (western) Malaysia only. Monitoring plan approved in accordance with Decision of EFTA Surveillance Authority No 223/96/ COL of 4 December 1996 (OJ L 78, 20.3.1997, p. 38). Only for reindeer from the Murmansk region. Monitoring plan approved in accordance with Decision No 1/94 of the EC-San Marino Cooperation Committee of 28 June 1994 (OJ L 238, 13.9.1994, p. 25). It is referred to the custom territories of Serbia or Montenegro, both forming a State Union. Provisional situation pending further information on residues. Not including Kosovo as defined by the United Nations Security Council Resolution 1244 of 10 June 1999.’ Code ISO2Country of Territory BovineOvine/caprine SwineEquinePoultryAquacultureMilkEggsRabbitWild gameFarmed gameHoneyADAndorraXXXAEUnited Arab EmiratesXAFAfghanistanXALAlbaniaXXXANNetherlands AntillesXARArgentinaXXXXXXXXXXXXXAUAustraliaXXXXXXXXXXXXXBDBangladeshXXBGBulgariaXXCXCubaXXECEcuadorXEGEgyptXERERitreaXFKFalklands IslandsXFOFaeroe IslandsXGLGreenlandXXXXXGMGambiaXGTGuatemalaXXHKHong KongXXHNHondurasXXHRCroatiaXXXXXXXXXXXXXIDIndonesiaXILIsraelXXXXXXXXXINIndiaXXXXXKWKuwaitXLBLLebanonXLKSri LankaXMAMoroccoXXXMDMoldovaMGMadagascarXMKThe former Yugoslav Republic of MacedoniaXXXXMNMongoliaXMUMauritiusXMXMexicoXXXXXXXXXXMYMalaysiaXXMZMozambiqueXXNINicaraguaXXXXNONorwayXXXXXXXXXXXXXNZNew ZealandXXXXXXXXXOMOmanXXXPAPANamaXXXPEPeruXXXPHPhilippinesXPKPakistanXXPNPitcairn IslandsXSCSeychellesXSGSingaporeXXXXXXXXSMSan MarinoXXXSRSurinameXSVEl SalvadorXSYSyriaXSZSwazilandXTHThailandXXXXTMTurkmenistanXTNTunisiaXXXXXTRTurkeyXXUUYUruguayXXXXXXXXXXUZUZzbekistanXVEVenezuelaXVNVietnamXXXXXZMZambiaXZWZimbabweXXX

Changes to legislation:

There are currently no known outstanding effects for the Commission Decision of 7 March 2006 amending Decision 2004/432/EC on the approval of residue monitoring plans submitted by third countries in accordance with Council Directive 96/23/EC (notified under document number C(2006) 681) (Text with EEA relevance) (2006/208/EC), ANNEX.