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**Council Regulation (EEC) No 2455/92
of 23 July 1992
concerning the export and import of certain dangerous chemicals**

(OJ L 251, 29.8.1992, p. 13)

Amended by:

	Official Journal		
	No	page	date
► <u>M1</u> Commission Regulation (EC) No 41/94 of 11 January 1994	L 8	1	12.1.1994
► <u>M2</u> Council Regulation (EC) No 3135/94 of 15 December 1994	L 332	1	22.12.1994
► <u>M3</u> Commission Regulation (EC) No 1492/96 of 26 July 1996	L 189	19	30.7.1996
► <u>M4</u> Commission Regulation (EC) No 1237/97 of 27 June 1997	L 173	37	1.7.1997
► <u>M5</u> Commission Regulation (EC) No 2247/98 of 13 October 1998	L 282	12	20.10.1998
► <u>M6</u> Commission Regulation (EC) No 300/2002 of 1 February 2002	L 52	1	22.2.2002



**Council Regulation (EEC) No 2455/92
of 23 July 1992**

concerning the export and import of certain dangerous chemicals

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 130s thereof,

Having regard to the proposal from the Commission⁽¹⁾,

Having regard to the opinion of the European Parliament⁽²⁾,

Having regard to the opinion of the Economic and Social Committee⁽³⁾,

Whereas Regulation (EEC) No 1734/88⁽⁴⁾ concerns exports and imports of certain dangerous chemicals;

Whereas an amendment to Regulation (EEC) No 1734/88 is necessary to implement the 'prior informed consent' (PIC) procedure;

Whereas, on the occasion of this amendment, Regulation (EEC) No 1734/88 is to be replaced by this Regulation;

Whereas certain provisions of Community legislation, and in particular Directives 76/769/EEC⁽⁵⁾ and 79/117/EEC⁽⁶⁾ restrict the marketing and use of certain dangerous substances and preparations and prohibit the placing on the market and use of plant protection products containing certain active substances in the Member States; whereas these provisions do not apply to such products when intended for export to third countries;

Whereas Directive 67/548/EEC⁽⁷⁾ specifies the requirements for packaging and labelling of dangerous chemicals when they are intended for export to third countries; whereas it is necessary to ensure that the rules applicable within the Community for the packaging and labelling of dangerous chemicals should apply to such chemicals when intended for export;

Whereas international trade in certain chemicals which are banned or severely restricted in countries of export has caused international concern on the grounds of the protection of man and the environment;

Whereas measures are necessary for the protection of man and the environment, in both the Community and third countries;

Whereas schemes for notification, information and PIC concerning international trade in such substances have been set up within the framework of international organizations, namely the Organization for Economic Cooperation and Development (OECD), the United Nations Environment Programme (UNEP) and the Food and Agriculture Organization (FAO);

Whereas the Community and its Member States have actively participated in the work of these and of other international organizations relating to banned and severely restricted substances; whereas it is appropriate that the Community acts upon the results of this work through uniform Community procedures;

Whereas the exports of chemicals to which this Regulation applies should be made subject to a common notification procedure which

⁽¹⁾ OJ No C 17, 25. 1. 1991, p. 16.

⁽²⁾ OJ No C 305, 25. 11. 1991, p. 112.

⁽³⁾ OJ No C 191, 22. 7. 1991, p. 17.

⁽⁴⁾ OJ No L 155, 22. 6. 1988, p. 2.

⁽⁵⁾ OJ No L 262, 27. 9. 1976, p. 201. Directive as last amended by Directive 91/339/EEC (OJ No L 186, 12. 7. 1991, p. 64).

⁽⁶⁾ OJ No L 33, 8. 2. 1979, p. 36. Directive as last amended by Directive 91/188/EEC (OJ No L 92, 13. 4. 1991, p. 42).

⁽⁷⁾ OJ No L 196, 16. 8. 1967, p. 1. Directive as last amended by Directive 79/831/EEC (OJ No L 259, 15. 10. 1979, p. 10).

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would permit the Community to notify third countries with regard to such exports;

Whereas it is necessary to inform all the Member States of notifications received from third countries with regard to imports of substances banned or severely restricted under the legislation of those countries;

Whereas the common notification procedures should also provide a basis for an appropriate exchange of information within the Community, including information on the implementation of the international notification scheme;

Whereas, to this end, the Commission will report to the European Parliament and the Council and at regular intervals, in particular on any possible reaction from the country of destination;

Whereas Resolution 88/C 170/1⁽¹⁾ invited the Commission to submit proposals for adapting Regulation No 1734/88 with a view to introducing a PIC scheme similar to that established by the UNEP and the FAO;

Whereas it is right that citizens of the Member States should receive no less protection than that afforded to the citizens of other importing countries participating in the international PIC scheme;

Whereas a single contact point for Community interaction with the international PIC scheme is desirable in order to coordinate and disseminate information;

Whereas it is desirable to establish common conditions for the import and export of substances covered by the PIC scheme;

Whereas Annex 1 lists the chemicals banned or severely restricted in the Community and whereas this list should be subject to review at intervals, and amendment, as necessary; whereas any such amendment to Annex I should be made on the basis of proposals from the Commission and should be the subject of a decision by the Council by a qualified majority,

HAS ADOPTED THIS REGULATION:

Article 1

Objectives

1. The purpose of this Regulation is to establish a common system of notification and information for imports from and exports to third countries of certain chemicals which are banned or severely restricted on account of their effects on human health and the environment and to apply the international notification and 'prior informed consent' (PIC) procedure established by the United Nations Environment Programme (UNEP) and the Food and Agriculture Organization (FAO)⁽²⁾.
2. The purpose of this Regulation is also to ensure that the provisions of Directive 67/548/EEC on the classification, packaging and labelling of substances dangerous to man or the environment when they are placed on the market in the Member States shall also apply to such substances when they are exported from the Member States to third countries.
3. This Regulation does not apply to substances or preparations imported or exported for the purposes of analysis or scientific research and development as defined in Article 2, where the quantities involved

⁽¹⁾ OJ No C 170, 29. 6. 1988, p. 1.

⁽²⁾ London Guidelines for the Exchange of Information on Chemicals in International Trade, Decision 14/27 of the Governing Council of UNEP of 17 June 1987 as amended in May 1989; FAO International Code of Conduct on the Distribution and Use of Pesticides, Rome 1986, as amended in November 1989.

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are sufficiently small that they are unlikely to affect human health or the environment adversely.

*Article 2***Definitions**

For the purposes of this Regulation, the following definitions shall apply:

1. '*chemical subject to notification*' means any of the chemical substances listed in Annex I and preparations containing any of these chemicals if the preparation has a labelling obligation under Community legislation as a result of the presence of the Annex I chemical;
2. '*chemical subject to the PIC procedure*' means each chemical listed in Annex II, whether by itself or in preparations, whether manufactured or obtained from nature, unless its concentration in a preparation is insufficient for a labelling requirement under Community legislation.
3. '*banned chemical*' means a chemical which has, for health or environmental reasons, been prohibited for all uses by final governmental regulatory action;
4. '*severely restricted chemical*' means a chemical for which, for health or environmental reasons, virtually all uses have been prohibited by final governmental regulatory action but for which certain specific uses remain authorized;
5. '*export*' means
 - (a) the permanent or temporary export of products meeting the conditions of Article 9 (2) of the Treaty,
 - (b) the re-export of products not meeting the conditions referred to in (a) which are placed under a customs procedure other than transit procedure;
6. '*import*' means the physical introduction into the customs territory of the Community of products which are placed under a customs procedure other than transit procedure;
7. '*prior informed consent*' (*PIC*) means the principle that international shipment of a chemical which is banned or severely restricted in order to protect human health or the environment should not proceed without the agreement, where such agreement exists, or contrary to the decision of the designated national authority of the importing country;
8. '*reference number*' means the number assigned by the Commission to each chemical subject to notification when it is exported for the first time to a third country. This number remains unchanged for every subsequent export of the same chemical from the Community to the same third country;
9. '*labelling*' means the provision on a label of information related to the potential hazard to health, safety or the environment from use of the chemical. It does not refer to labelling requirements for the transport of dangerous goods.
10. '*scientific research and development*' means scientific experimentation, analysis or chemical research carried out under controlled conditions; it includes the determination of intrinsic properties, performance and efficacy as well as scientific investigation related to product development.

*Article 3***Designation of authorities**

1. Each Member State shall designate the authority or authorities, hereinafter referred to as the 'designated authority' or 'designated authorities', competent for the notification and information procedures laid down by this Regulation. It shall inform the Commission of such designation.

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2. As far as the participation of the Community in the international PIC procedure is concerned, the Commission shall act as common designated authority with regard to receiving information from the competent bodies dealing with the international PIC procedure and for providing information to these bodies on common decisions which have been taken in close cooperation and consultation with the Member States in accordance with the provisions of Article 5.

*Article 4***Exports to third countries**

1. When a chemical subject to notification is due to be exported from the Community to a third country for the first time following the date as of which it becomes subject to the provisions of this Regulation, the exporter shall provide the designated authority of the Member State in which he is established, no later than 30 days before the export is due to take place, with the information contained in Annex III necessary to enable the designated authority to effect a notification. The designated authority shall take the necessary measures to ensure that the appropriate authorities of the country of destination receive notification of the intended export. Such notification, which shall as far as possible be made at least 15 days before export, must comply with the requirements set out in Annex III.

Where the export of a chemical relates to an emergency situation in which any delay may endanger public health or the environment in the importing country, the provisions referred to above may be waived wholly or partly at the discretion of the designated authority of the exporting Member State.

The designated authority shall send a copy of the notification to the Commission, which shall forward it to the designated authorities of the other Member States and to the International Register of Potentially Toxic Chemicals (IRPTC).

The Commission shall assign a reference number to each notification received and communicate it immediately to the designated authorities of the Member States. It shall periodically publish a list of these reference numbers in the *Official Journal of the European Communities*, stating the chemical concerned and the third country of destination. Until a relevant reference number is published in the *Official Journal of the European Communities*, the exporter shall assume that such an export has not previously taken place unless he can obtain from the designated authority of the Member State in which he is established the relevant reference number previously assigned by the Commission.

2. The designated authority of the relevant Member State shall inform the Commission as soon as possible of any significant reaction from the country of destination. The Commission shall ensure that the other Member States are informed as soon as possible of that country's reaction.

3. For every subsequent export of the chemical concerned from the Community to the same third country, the exporter shall ensure that the export is accompanied by reference to the number of the notification either published in the *Official Journal of the European Communities* or obtained by it from the designated authority of the Member State in which he is established pursuant to the fourth subparagraph of paragraph 1.

4. New notification according to paragraph 1 must be given for exports which take place subsequent to major changes to Community legislation concerning the marketing and use or labelling of the substances in question or whenever the composition of the preparation in question changes to such an extent that the labelling of such preparation is altered. The new notification must comply with the requirements set out in Annex III and must indicate that it is a revision of a previous notification. Information to the effect that a new notification is needed shall be published in the *Official Journal of the European Communities*.

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The Commission shall send new notifications to the designated national authorities of countries which have received notification of the export from the Community of the substance or preparation in question in the six months prior to the relevant changes to Community legislation.

5. As regards the transmission of information within the meaning of paragraph 1, the Member States and the Commission shall take account of the need to protect the confidentiality of data and ownership in both the Member States and the countries of destination.

The following shall not be regarded as confidential:

- the names of the substance;
- the names of the preparation;
- the names of substances in Annex I contained in the preparation and their percentage in the preparation;
- the names of the main impurities in the substances in Annex I;
- the name of the manufacturer or exporter;
- information on the precautions to be taken, including the category of danger, the nature of the risk and the relevant warnings;
- physico-chemical data concerning the substances;
- the summary results of the toxicological and ecotoxicological tests;
- the possible ways of rendering the substance harmless;
- the information contained in the safety data sheet;
- the country of destination.

Article 5

Participation in the international notification and ‘prior informed consent’ (PIC) procedure

1. The Commission shall notify the competent bodies dealing with the international PIC procedure of the chemicals which are banned or severely restricted in the Community (Annex I). It shall provide all relevant information, especially on the identity of the chemicals, their dangerous properties, Community labelling requirements and necessary precautionary measures. It shall also identify the relevant control actions and the reasons for them.

2. The Commission shall forward forthwith to the Member States information which it receives regarding chemicals subject to the PIC procedure and the decisions of third countries regarding the imposition of bans or import conditions on these chemicals. The Commission shall evaluate in close cooperation with the Member States the risks posed by the chemicals. The Commission shall take its decision, including interim decisions, in accordance with the procedure laid down in Article 21 of Directive 67/548/EEC. It shall then inform the IRPTC whether import into the Community of each of the chemicals is allowed, prohibited or restricted.

When such a decision is taken, the following principles shall be observed:

- (a) in the case of a substance or preparation banned by Community legislation: import consent for the banned use shall be refused;
- (b) in the case of a substance or preparation severely restricted by Community legislation: import consent shall be subject to conditions; the appropriate conditions shall be decided on a case by case basis;
- (c) in the case of a substance or preparation not banned or severely restricted by Community legislation: import consent shall not normally be refused; however, if the Commission, in consultation with Member States, considers that a proposal should be made to the Council to ban or severely restrict a substance or preparation not produced in the Community, interim import conditions, set on a case by case basis, may be imposed until the Council has taken a decision on the proposed severe restriction or permanent ban.

In the case of a substance or preparation banned or severely restricted by legislation of one or more Member State, the Commission shall, at

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the written request of the Member State concerned, prepare its decision on the reply to be made to the IRPTC, taking into consideration that Member State's bans or severe restrictions.

The Commission shall, whenever practicable, make use of existing Community procedures and shall ensure that the response does not conflict with existing Community legislation.

3. Annex II shall comprise the following:

- (a) the international list of banned and severely restricted chemicals subject to the PIC procedure established by the UNEP and FAO;
- (b) a list of the countries participating in the PIC scheme;
- and
- (c) the decisions of these countries (including the Community Member States) regarding the import of the chemicals listed in (a) above.

The Commission shall immediately notify the Member States of information which it receives regarding changes to the above. It shall periodically publish these changes in the Official Journal of the European Communities.

4. The exporter shall be required to comply with the decision of the country of destination participating in the PIC procedure.

5. If a participating importing country does not make a response or responds with an interim decision which does not address importation, the status quo with respect to imports of the chemical should continue. This means that the chemical should not be exported without the explicit consent of the importing country, unless it is a pesticide which is registered in the importing country or is a chemical the use or importation of which has been allowed by other action of the importing country.

Article 6

Infringements

Member States shall take appropriate legal or administrative action in the event of infringement of the provisions of this Regulation.

Article 7

Packaging and labelling

1. Dangerous chemicals which are intended for export shall be subject to the measures on packaging and labelling established pursuant to Directive 67/548/EEC or, as appropriate, of other Directives covering dangerous preparations⁽¹⁾ as are applicable in the Member State from which the goods are to be exported or in which they have been produced. This obligation shall be without prejudice to any specific requirements of the importing third country. The label need comply with the requirements of the importing third country only if such requirements ensure that the label has all the health, safety and environment-related information which Community use would require.

2. The information on the label shall as far as practicable be given in the language(s), or in one or more of the principal languages, of the country of destination or of the area of intended use.

Article 8

Notification from third countries

1. Where the designated authority of a Member State receives a notification from the competent authority of a third country concerning

⁽¹⁾ Directive 78/631/EEC (OJ No L 206, 29. 7. 1978, p. 13), as last amended by Directive 84/299/EEC (OJ No L 144, 30. 5. 1984, p. 1).
Directive 88/379/EEC (OJ No L 187, 16. 7. 1988, p. 14), as last amended by Directive 90/492/EEC (OJ No L 275, 5. 10. 1990, p. 35).

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the export to the Community of a chemical the manufacture, use, handling, consumption, transport and/or sale of which is subject to prohibition or substantial legal restriction under that country's legislation, it shall send forthwith to the Commission a copy of that notification, together with all relevant information.

2. The Commission shall forward forthwith to the Member States any notification received either directly or indirectly, together with all available information.

3. The Commission shall periodically evaluate the information received via the Member States or directly from third countries and, if necessary, submit appropriate proposals to the Council.

*Article 9***Exchange of information and monitoring**

1. Member States shall regularly forward to the Commission information on the operation of the notification system provided for in this Regulation.

2. The Commission shall regularly compile a report on the basis of the information provided by the Member States and forward it to the European Parliament and the Council. This report shall consist of, *inter alia*, information on participation in international notification and PIC systems on the cover provided by such systems and on how they are complied with by third countries.

3. As regards the information supplied pursuant to paragraphs 1 and 2, the Member States and the Commission shall take account of the need to protect the confidentiality of data and ownership.

Article 10

If a Member State applies, with respect to substances other than those in Annex I, a national system using similar information procedures in respect of third countries to those laid down in this Regulation, it shall inform the Commission thereof, specifying the substances concerned.

The Commission shall forward this information to the Member States.

*Article 11***Updating of Annexes**

1. The list of chemicals in Annex I shall be reviewed by the Commission at regular intervals, particularly in the light of experience gained in implementing this Regulation, with special regard to information received pursuant to Article 10, and on the basis of developments in Community legislation concerning marketing and use and of developments within the framework of the OECD, the UNEP and the FAO. The list shall be amended as necessary by decisions taken by the Council by qualified majority on a proposal from the Commission.

In determining whether regulatory action qualifies as a ban or severe restriction, the effect of the action on any one of three major use categories must be considered. These categories are:

- (a) plant protection products;
- (b) industrial chemicals;
- (c) consumer product chemicals

If, for health or environmental reasons, the control action bans or severely restricts the use of a chemical in any one of these categories of use, it will be included in Annex I.

2. Amendments initiated by the UNEP and the FAO to the list of chemicals subject to the international PIC procedure and to the PIC decisions of importing countries (Annex II) shall be adopted in accordance with the procedure laid down in Article 21 of Directive 67/548/EEC.

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3. The amendments required for adapting Annex III to scientific and technical progress shall be adopted in accordance with the procedure laid down in Article 21 of Directive 67/548/EEC.

Article 12

1. Regulation (EEC) No 1734/88 is hereby repealed.
2. References to Regulation (EEC) No 1734/88 shall be construed as references to this Regulation.

Article 13

This Regulation shall enter into force three months from the day of its publication in the *Official Journal of the European Communities*.

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

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ANNEX I

Chemical	CAS No (°)	EINECS No (°)	Use category (°)	Use limitation (°)
1. Mercuric oxide	21908-53-2	244-654-7	p	b
2. Mercurous chloride (calomel)	10112-91-1	233-307-5	p	b
3. Other inorganic mercury compounds			p	b
4. Alkyl mercury compounds			p	b
5. Alkoxyalkyl and aryl mercury compounds			p	b
6. Aldrin	309-00-2	206-215-8	p	b
7. Chlordane	57-74-9	200-349-0	p	b
8. Dieldrin	60-57-1	200-484-5	p	b
9. DDT	50-29-3	200-024-3	p	b
10. Endrin	72-20-8	200-775-7	p	b
11. HCH containing less than 99,0 % of the gamma isomer	608-73-1	210-168-9	p	b
12. Heptachlor	76-44-8	200-962-3	p	b
13. Hexachlorobenzene	118-74-1	204-273-9	p	b
14. Camphechlor (toxaphene)	8001-35-2	232-283-3	p	b
15. Polychlorinated biphenyls (PCB), except mono- and dichlorinated biphenyls	1336-36-3	215-648-1	i	b
16. Polychlorinated terphenyls (PCT)	61788-33-8	262-968-2	i	b
17. Preparations with a PCB or PCT content higher than 0,005 % by weight			i	b
18. Tris (2,3-dibromopropyl) phosphate	126-72-7	204-799-9	i	sr
19. Tris-aziridinyl-phosphinoxide	545-55-1	208-892-5	i	sr
20. Polybrominated biphenyls (PBB)			i	sr
21. Asbestos fibres:				
Crocidolite	12001-28-4		i	b
Amosite	12172-73-5		i	b
Anthophyllite	77536-67-5		i	b
Actinolite	77536-66-4		i	b
Tremolite	77536-68-6		i	b
22. Nitrofen	1836-75-5	217-406-0	p	b
23. 1,2 Dibromoethane	106-93-4	203-444-5	p	b
24. 1,2 Dichloroethane	107-06-2	203-458-1	p	b
25. Pentachlorophenol and its salts and esters	87-86-5	201-778-6	i	sr
26. Ugilec 121			i	b
27. Ugilec 141	76253-60-6	278-404-3	i	sr
28. DBBT	99688-47-8		i	b
29. Ethylene oxide	75-21-8	200-849-9	p	b
30. Dinoseb, its acetate and salts	88-85-7	201-861-7	p	b
31. Binapacryl	485-31-4	207-612-9	p	b
32. Capadafol	2425-06-1	219-363-3	p	b
33. Dicofol containing < 78 %, p,p'-dicofol or >1 g/kg of DDT and DDT related compounds	115-32-2	204-082-0	p	b

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Chemical	CAS No ^(a)	EINECS No ^(b)	Use category ^(c)	Use limitation ^(d)
34. (a) Maleic hydrazide, and its salts, other than its choline, potassium and sodium salts;	123-33-1	204-619-9	p	b
(b) Choline, potassium and sodium salts of maleic hydrazide containing more than 1 mg/Kg of free hydrazine expressed on the basis of the acid equivalent				
35. Quintozene containing more than 1 g/Kg of hexachlorobenzene or > 10 g/Kg of pentachlorobenzene	82-68-8	201-435-0	p	b
36. 2-Naphthylamine	91-59-8	202-080-4	i	sr
37. Benzidine	92-87-5	202-199-1	i	sr
38. 4-Nitrobiphenyl	92-93-3	202-204-7	i	sr
39. 4-Aminobiphenyl	92-67-1	202-177-1	i	sr

^(a) CAS = Chemical Abstracts Service.

^(b) EINECS = European Inventory of Existing Commercial Chemical Substances.

^(c) Use category:

p: plant protection product

i: industrial chemical

^(d) Use limitation:

sr: severe restriction

b: ban

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ANNEX II

The information contained in this Annex is based on the PIC Circular XIII — June 2001

1. List of chemicals subject to the international PIC procedure

The following chemicals have been introduced in the PIC procedure following control actions reported by participating countries.

Decision Guidance Documents (DGDs) have been prepared to help countries to make import decisions concerning those chemicals. Nevertheless, the DGD is not the only information taken into account by countries when they take their import decision.

Therefore, the import decision does not necessarily refer to the uses mentioned in the DGD.

For some chemicals, the PIC procedure applies to certain specific formulations only. These chemicals are denoted by the symbol (*). For further details please refer to the list of import responses in section 3.

Pesticides (including severely hazardous pesticide formulations)

2,4,5-T	CAS No 93-76-5	EC No 202-273-3
Aldrin	CAS No 309-00-2	EC No 206-215-8
Binapacryl	CAS No 485-31-4	EC No 207-612-9
Captafol	CAS No 2425-06-1	EC No 219-363-3
Chlordane	CAS No 57-74-9	EC No 200-349-0
Chlordimeform	CAS No 6164-98-3	EC No 228-200-5
Chlorobenzilate	CAS No 510-15-6	EC No 208-110-2
DDT	CAS No 50-29-3	EC No 200-024-3
Dieldrin	CAS No 60-57-1	EC No 200-484-5
Dinoseb and dinoseb salts	CAS No 88-85-7	EC No 201-861-7
EDB (1,2-dibromoethane)	CAS No 106-93-4	EC No 203-444-5
Ethylene dichloride	CAS No 107-06-2	EC No 203-458-1
Ethylene oxide	CAS No 75-21-8	EC No 200-849-9
Fluoroacetamide	CAS No 640-19-7	EC No 211-363-1
HCH (mixed isomers)	CAS No 608-73-1	EC No 210-168-9
Heptachlor	CAS No 76-44-8	EC No 200-962-3
Hexachlorobenzene	CAS No 118-74-1	EC No 204-273-9
Lindane	CAS No 58-89-9	EC No 200-401-2
Mercury compounds such as:		
— mercuric oxide	CAS No 21908-53-2	EC No 244-654-7
— mercurous chloride (calomel)	CAS No 10112-91-1	EC No 233-307-5
— other inorganic mercury compounds		
— alkyl-mercury compounds		
— alkoxy-alkyl and aryl-mercury compounds		
Methamidophos (*)	CAS No 10265-92-6	EC No 233-606-0
Methyl parathion (*)	CAS No 298-00-0	EC No 206-050-1
Monocrotophos (*)	CAS No 6923-22-4	EC No 230-042-7
Parathion (*)	CAS No 56-38-2	EC No 200-271-1
Phosphamidon (*)	CAS No 13171-21-6/23783-98-4/297-99-4	EC No 236-116-5

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Pentachlorophenol	CAS No 87-86-5	EC No 201-778-6
Toxaphene	CAS No 8001-35-24	EC No 232-283-3

Industrial chemicals

Crocidolite	CAS No 12001-28-4	EC No 310-127-6
Polybrominated biphenyls (PBBs)	CAS Nos 36355-01-8, 27858-07-7, 13654-09-6	EC Nos 252-994-2, 248-696-7, 237-137-2
Polychlorinated biphenyls (PCBs)	CAS No 1336-36-3	EC No 215-648-1
Polychlorinated terphenyls (PCTs)	CAS No 61788-33-8	EC No 262-968-2
Tris(2,3 dibromopropyl)phosphate	CAS No 126-72-7	EC No 204-799-9

(*) Specific formulations only. See section 3.

2. List of countries participating in the PIC procedure

Afghanistan (*)
 Albania
 Algeria
 Andorra (*)
 Angola
 Antigua and Barbuda
 Argentina
 Armenia
 Australia
 Azerbaijan (*)
 Bahamas
 Bahrain
 Bangladesh
 Barbados
 Belarus (*)
 Belize
 Benin
 Bhutan
 Bolivia
 Bosnia and Herzegovina
 Botswana
 Brazil
 Brunei Darussalam (*)
 Bulgaria
 Burkina Faso
 Burundi
 Cambodia
 Cameroon
 Canada
 Cape Verde
 Central African Republic
 Chad
 Chile
 China

(*) These countries have not yet nominated a DNA.

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Colombia
 Comoros
 Congo, Democratic Republic of
 Congo, Republic of
 Cook Islands
 Costa Rica
 Côte d'Ivoire
 Croatia (*)
 Cuba
 Cyprus
 Czech Republic
 Djibouti (*)
 Dominica
 Dominican Republic
 Ecuador
 Egypt
 El Salvador
 Equatorial Guinea (*)
 Eritrea (*)
 Estonia
 Ethiopia
 European Union (its Member States and Members of the EEA Agreement) ⁽¹⁾
 Federated States of Micronesia (*)
 Fiji
 Gabon
 Gambia
 Georgia
 Ghana
 Grenada
 Guatemala
 Guinea
 Guinea-Bissau
 Guyana (*)
 Haiti
 Holy See
 Honduras
 Hungary
 India
 Indonesia
 Iran (Islamic Republic of)
 Iraq
 Israel
 Jamaica
 Japan
 Jordan
 Kazakhstan
 Kenya
 Korea, Democratic People's Republic of
 Korea, Republic of

(*) These countries have not yet nominated a DNA.

⁽¹⁾ Member States of the European Union: Austria, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Italy, Luxembourg, Netherlands, Portugal, Spain, Sweden, United Kingdom.
 Members of the EEA Agreement: European Union, Iceland, Liechtenstein, Norway.

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Kiribati (*)
Kuwait
Kyrgyzstan (*)
Lao People's Democratic Republic
Latvia
Lebanon
Lesotho
Liberia
Libyan Arab Jamahiriya
Lithuania
Macedonia (*)
Madagascar
Malawi
Malaysia
Maldives (*)
Mali
Malta
Marshall Islands (*)
Mauritania
Mauritius
Mexico
Moldova
Monaco (*)
Mongolia
Morocco
Mozambique
Myanmar
Namibia
Nauru (*)
Nepal
New Zealand
Nicaragua
Niger
Nigeria
Oman
Pakistan
Panama
Papua New Guinea
Paraguay
Peru
Philippines
Poland (*)
Qatar
Romania
Russian Federation
Rwanda
Saint Kitts and Nevis
Saint Lucia
Saint Vincent and the Grenadines
Samoa

(*) These countries have not yet nominated a DNA.

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San Marino (*)
São Tomé and Príncipe
Saudi Arabia
Senegal
Seychelles (*)
Sierra Leone
Singapore (*)
Slovakia
Slovenia
Solomon Islands
Somalia (*)
South Africa
Sri Lanka
Sudan
Suriname
Swaziland
Switzerland
Syrian Arab Republic
Tajikistan
Tanzania, United Republic of
Thailand
Togo
Tonga
Trinidad and Tobago
Tunisia
Turkey
Turkmenistan (*)
Tuvalu (*)
Uganda
Ukraine (1)
United Arab Emirates
United States of America
Uruguay
Uzbekistan
Vanuatu
Venezuela
Vietnam
Yemen
Yugoslavia (*)
Zambia
Zimbabwe

(*) These countries have not yet nominated a DNA.

(1) Focal point only.

▼ **M6****3. Decisions of participating countries**

Chemical	Country	Import decision
2,4,5-T	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bosnia and Herzegovina	Interim: no consent
	Brazil	Consent. Only for pesticide use. Registration with Ministry of Agriculture required
	Burundi	No consent
	Canada	No consent
	Chad	Interim: no consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Ecuador	No consent
	El Salvador	No consent
	Estonia	No consent.
	European Union	Interim: no consent: Austria, Belgium, Denmark, Finland, Germany, Ireland, Italy, Luxembourg, the Netherlands, Spain, Sweden and the members of the EEA Agreement (Iceland and Liechtenstein) Consent (for import prior written authorisation is required): France, Greece, Portugal and the United Kingdom (UK)
	Gabon	Interim: no consent
	Gambia	No consent
	Honduras	No consent
	Hungary	No consent
	India	No consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Interim: consent. Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister for International Trade and Industry and the Minister for Health and Welfare required
	Kazakhstan	No consent
	Kenya	No consent
Korea, Republic of	No consent	
Kuwait	No consent	
Lao People's Democratic Republic	No consent	
Latvia	No consent	

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Chemical	Country	Import decision
Aldrin	Madagascar	Interim: no consent
	Malaysia	No consent
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	No consent
	Norway	No consent
	Pakistan	Interim: no consent
	Panama	No consent
	Paraguay	Interim: no consent
	Peru	No consent
	Philippines	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for plant protection use
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Interim: consent.
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Interim: consent. Only for total weed clearances on roads
	Thailand	No consent
	Togo	Interim: no consent.
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	Interim: no consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Bangladesh	No consent
	Barbados	No consent
	Belize	No consent
	Benin	No consent
	Bhutan	No consent
Bolivia	No consent	
Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for public health campaigns nor for domestic products. Agricultural use prohibited	
Bulgaria	No consent	

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Chemical	Country	Import decision
	Burkina Faso	Interim: no consent
	Burundi	Interim: no consent
	Cameroon	No consent
	Canada	No consent
	Cape Verde	No consent
	Central African Republic	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	Interim: consent
	Cook Islands	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Dominican Republic	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: consent. Permit required from Ministry of Agriculture. Use as termiticide only
	European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, France, Italy, Netherlands, Spain. Members of the EEA Agreement: no consent for plant protection use (Iceland), no consent (Liechtenstein, Norway)
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	No consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister for International Trade and Industry required. Registration with Minister for Agriculture required for sale as an agricultural chemical
	Jordan	No consent

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Chemical	Country	Import decision
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	No consent
	Madagascar	No consent
	Malaysia	No consent
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	Interim: consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Rwanda	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	No consent
	Sri Lanka	Consent. Written approval by Registrar needed. Agricultural use restricted to control in coconut nurseries
	Sudan	Consent. Restricted for control of termites
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Consent. For emergency cases in limited amounts
	Thailand	No consent
	Togo	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	No consent
	Venezuela	Consent. Permission from Ministry

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Chemical	Country	Import decision
Binapacryl		of Health or Agriculture required. Vector control in public health; limited uses permitted by Ministry of Agriculture
	Vietnam	No consent
	Zambia	Interim: consent. Restricted use
	Zimbabwe	Consent. Use as termiticide only. No consent for for agricultural purposes
	Chile	No consent
	Costa Rica	No consent
	Cyprus	No consent
	Ecuador	Interim: no consent
	European Union	No consent. Members of the EEA Agreement (Iceland, Liechtenstein): no consent
	Gambia	No consent
	Jamaica	No consent
	Japan	Interim: consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister for International Trade and Industry and the Minister for Health and Welfare is required
	Lao People's Democratic Republic	No consent
	Malaysia	No consent
	Mauritius	No consent
	New Zealand	No consent
	Niger	No consent
	Nigeria	No consent
	Norway	No consent
	Peru	No consent
	Samoa	No consent
	Slovakia	No consent
	Sri Lanka	Interim: no consent
Sudan	Interim: no consent	
Switzerland	No consent	
Tanzania, United Republic of	Interim: consent	
Thailand	No consent	
Trinidad and Tobago	No consent	
Turkey	No consent	
Uruguay	No consent	
Vietnam	No consent	
Captafol	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bosnia and Herzegovina	Interim: no consent
	Burundi	No consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use in public health campaigns nor for

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Chemical	Country	Import decision
		domestic products. Agricultural use prohibited
	Canada	No consent
	Chad	Interim: no consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Ecuador	Interim: no consent
	El Salvador	No consent
	Estonia	No consent
	European Union	No consent. Members of the EEA Agreement (Iceland, Liechtenstein): no consent
	Gabon	Interim: no consent
	Gambia	No consent
	Hungary	No consent
	India	Interim: consent. General conditions for import apply. Captafol shall be used only as a seed dresser. Use as foliar spray is banned
	Indonesia	No consent
	Iraq	No consent
	Jamaica	Interim: no consent
	Japan	Consent. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Latvia	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent
	Malta	No consent
	Mauritius	No consent
	Mexico	Interim: consent. General conditions for import apply
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	Interim: consent. Chemical is under severe restriction to be used only in seed dressing. Importation allowed only by permit from FEPA and NAFDAC pending phase-out
	Norway	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	Interim: no consent

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Chemical	Country	Import decision
Chlordane	Peru	No consent
	Philippines	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for for plant protection use
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent
	Thailand	No consent
	Togo	Interim: consent. For scientific experiments
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Bangladesh	Interim: consent. Restricted use on sugar cane
	Barbados	No consent
	Belize	No consent
	Bolivia	No consent
	Brazil	Consent. Only for use as wood preservative. Registration required
	Bulgaria	No consent
	Burkina Faso	Interim: no consent
	Burundi	Interim: no consent
	Cameroon	No consent
	Canada	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	No consent
	Cook Islands	No consent
Costa Rica	No consent	
Cuba	Consent. Small quantities less than 1 MT per year of wettable powder of 75 % or other technical material for formulating in the country	

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Chemical	Country	Import decision
		substances for control of ants with less than 0,75 % active ingredient
	Cyprus	No consent
	Dominica	No consent
	Dominican Republic	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: consent. Permit from Ministry of Agriculture required. Use as termiticide only
	European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, France, Italy, Netherlands, Spain. No consent: Finland, Sweden. Members of the EEA Agreement: no consent for plant protection use (Iceland), no consent (Liechtenstein, Norway)
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Interim: no consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister for International Trade and Industry required. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Jordan	No consent
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Lebanon	No consent
	Madagascar	No consent
	Malaysia	No consent except for purposes of research or education, where certain conditions apply
	Malta	No consent
	Mauritius	No consent
	Mexico	Interim: consent. Use as termiticide only

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Chemical	Country	Import decision
Chlordimeform	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	No consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Oman	Interim: consent. Use as termiticide only
	Pakistan	No consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	Interim: no consent
	Qatar	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	No consent
	Sri Lanka	No consent
	Sudan	Consent. Use as termiticide only
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Interim: consent. For restricted and supervised soil use against grubs, termites, ants and crickets
	Thailand	Consent. Use only for termite control in the production of sugar cane, pineapple, para rubber and oil palm
	Togo	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
	Zimbabwe	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Bangladesh	Consent
Barbados	No consent	
Belize	Interim: no consent	
Bolivia	No consent	
Brazil	Consent. For pesticide use only.	

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Chemical	Country	Import decision
		Registration with Ministry of Agriculture required In case of wood treatment, registration with IBAMA required
	Bulgaria	No consent
	Burkina Faso	Interim: no consent
	Burundi	Interim: no consent
	Canada	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	No consent
	Cook Islands	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Dominican Republic	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: no consent
	European Union	No consent: Greece, Italy, Netherlands. No consent for plant protection use: Austria, Germany Consent: Spain. Consent (written authorisation required): Belgium, Finland, Ireland, Sweden, UK. Consent for plant protection use (written authorisation required): France, Portugal. Response did not address importation: Denmark, Luxembourg. Members of the EEA Agreement: consent (written authorisation required): Iceland; no consent: Liechtenstein, Norway
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent except for small quantities for research uses through import permit
	Honduras	No consent
	Hungary	No consent
	India	Interim: no consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Jordan	No consent

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Chemical	Country	Import decision
Chlorobenzilate	Kazakhstan	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent, except for small quantities for research/educational uses through import permit
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	No consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Oman	No consent
	Pakistan	No consent
	Panama	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Rwanda	Consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	No consent
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent
	Thailand	No consent
Togo	Interim: consent	
Trinidad and Tobago	No consent.	
Turkey	No consent	
Uganda	No consent	
United Arab Emirates	No consent	
Uruguay	Interim: consent. General conditions for import apply	
Vanuatu	Interim: no consent	
Vietnam	Interim: no consent	
Zimbabwe	No consent	
Angola	No consent	

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Chemical	Country	Import decision
	Armenia	Interim: no consent
	Australia	No consent
	Bosnia and Herzegovina	Interim: no consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration with IBAMA required. Not permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited
	Burundi	No consent
	Canada	No consent
	Chad	Interim: no consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Ecuador	No consent
	El Salvador	No consent
	Estonia	No consent
	European Union	Interim: no consent: Belgium, Denmark, Finland, Greece, Ireland, Italy, Luxembourg, the Netherlands, Spain, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein Consent (for import prior written authorisation is required): Austria, France, Germany, Portugal and UK
	Gabon	Interim: no consent
	Gambia	No consent
	Honduras	No consent
	Hungary	No consent
	India	Interim: consent. General conditions for import apply. Chlorbenzilate is banned for use in agriculture. It can be imported by governmental or semi-governmental organisations for use on folbex strips to control honey bee mites.
	Indonesia	No consent
	Iraq	No consent
	Jamaica	Interim: no consent
	Japan	Consent. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Latvia	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent

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Chemical	Country	Import decision
Crocidolite	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	No consent
	Norway	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	Interim: no consent
	Peru	No consent
	Philippines	No consent. Only in cases of emergency as determined by FPA
	Samoa	No consent
	Slovakia	No consent
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent
	Thailand	Interim: consent. Requires import and production registration and also import licence
	Togo	Interim: consent. For scientific experiments
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	Interim: consent. General conditions for import apply
	Vanuatu	Interim: no consent
	Vietnam	No consent
	Albania	No consent
	Algeria	Interim: consent. Banned for use in production of consumer goods
	Armenia	Interim: no consent
	Bahrain	No consent
	Brazil	No consent
Canada	Consent. Only products composed of or containing crocidolite asbestos fibres: imported for the purposes of manufacturing diaphragms for chloroalkali production or acid and temperature resistant seals, gaskets, gland packings or flex are permitted subject to certain conditions	
Chad	Interim: no consent	
Chile	Interim: consent	
China	No consent	
Cuba	Consent	

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Chemical	Country	Import decision
DDT	Cyprus	Consent. Permission required from Ministry of Labour and Social Insurance, in exceptional cases for special uses
	Ecuador	Interim: consent
	European Union	No consent. Members of the EEA Agreement: no consent (Iceland, Liechtenstein, Norway)
	Gambia	Interim: consent. Severely restricted to construction work
	Guinea	Interim: consent. For industrial uses on the basis of a prior authorisation of the National Department of the Environment
	Hungary	No consent
	India	Consent. Import licence required
	Japan	No consent
	Lao People's Democratic Republic	Interim: no consent
	Malaysia	No consent
	Mauritius	No consent
	Nigeria	No consent
	Philippines	Interim: consent. An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources
	Saint Lucia	Interim: consent
	Samoa	No consent
	Slovakia	Consent. Subject to certain conditions
	Switzerland	Consent if the intended use is still permitted under the provisions of Annex 3.3 to the Decree on environmentally dangerous substances
	Thailand	No consent
	Trinidad and Tobago	Interim: consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Bangladesh	No consent
	Barbados	No consent
	Belize	No consent
	Benin	No consent
	Bhutan	Interim: consent
	Bolivia	Consent. Only when certified by Ministry of Health for Public Health. For use in vector control in malaria. Not permitted for agricultural use
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Nor permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited
	Bulgaria	No consent
	Burkina Faso	Interim: no consent

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Chemical	Country	Import decision
	Burundi	Interim: no consent
	Cameroon	No consent
	Canada	No consent
	Cape Verde	No consent
	Central African Republic	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	No consent
	Cook Islands	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: consent. Permit from Ministry of Agriculture. Emergency malaria control only
	European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, France, Italy, Netherlands, Spain. No consent for any uses (Germany). No consent (Austria, Finland, Sweden). Members of the EEA Agreement: no consent for plant protection use (Iceland), no consent (Liechtenstein, Norway)
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: consent. For public health use only
	Honduras	No consent
	Hungary	No consent
	India	Interim: consent. Permitted in public health programme. Use in agriculture banned except under special circumstances
	Indonesia	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. For uses other than agricultural chemical, permission from the Minister for International Trade and Industry required. The sale for agricultural use prohibited
	Jordan	No consent
	Kazakhstan	No consent
	Kenya	Interim: consent. Imported only by Ministry of Health for public health

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Chemical	Country	Import decision
		use
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	No consent
	Madagascar	Consent. Use only for control of vectors of malaria under the supervision of services of the Ministry of Health.
	Malaysia	No consent except for purposes of research or education, where certain conditions apply
	Malta	No consent
	Mauritius	Consent. Restricted to use by public health service only
	Mexico	Interim: consent. Direct import by Secretariat of Health for public health campaigns
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	Interim: consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	Consent. Special permit required for malaria vector control through the Department of Health
	Qatar	No consent
	Rwanda	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for plant protection use
	Sri Lanka	No consent
	Sudan	Consent. For public health use only
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Consent. For emergency cases in limited amounts
	Thailand	Consent. By Ministry of Public Health for use against malaria only
	Togo	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent

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Chemical	Country	Import decision
Dieldrin	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	No consent
	Venezuela	Consent. Permission required from Ministry of Health or Agriculture. Use by Ministry of Public Health against malaria only
	Vietnam	Consent. Imported by Ministry of Health for public health use
	Zambia	No consent
	Zimbabwe	No consent. Limited amount allowed only for use against malaria control. Importation not permitted for agricultural purposes
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Bangladesh	Interim: consent
	Barbados	No consent
	Belize	No consent
	Benin	No consent
	Bhutan	No consent
	Bolivia	No consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use for in public health campaigns nor for domestic products. Agricultural use prohibited
	Bulgaria	No consent
	Burkina Faso	Interim: no consent
	Burundi	Interim: no consent
	Cameroon	No consent
	Canada	No consent
	Cape Verde	No consent
	Central African Republic	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	Interim: consent
Cook Islands	No consent	
Costa Rica	No consent	
Cuba	No consent	
Cyprus	No consent	
Dominica	No consent	
Dominican Republic	No consent	
Ecuador	No consent	
El Salvador	No consent	
Ethiopia	Interim: consent. Permit from Ministry of Agriculture required.	

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Chemical	Country	Import decision
		Use as termiticide only
	European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, France, Italy, Netherlands, Spain. Members of the EEA Agreement: no consent for plant protection use (Iceland), no consent (Liechtenstein, Norway)
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Consent. For locust control only
	Indonesia	No consent
	Iran, Islamic Republic of	No consent. For emergency cases: permission from Ministry of Agriculture needed
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister for International Trade and Industry required
	Jordan	No consent
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lebanon	No consent
	Madagascar	No consent
	Malaysia	No consent except for purposes of research or education, where certain conditions apply
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	Interim: consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Pakistan	No consent
	Panama	No consent

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Chemical	Country	Import decision
Dinoseb and dinoseb salts	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Rwanda	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	No consent
	Sri Lanka	Consent. Written approval from registrar required. For non-crop uses only. Termiticide and timber protectant
	Sudan	Consent. Restricted to control of termites
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Consent. For emergency cases in limited amounts
	Thailand	No consent
	Togo	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	Interim: consent. Termiticide use only
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	No consent
	Venezuela	Consent. Permission from Ministry of Health or Agriculture required. Vector control in public health; granular formulation (with aldrin and chlordane) for limited uses permitted by Minister for Agriculture
	Vietnam	No consent
	Zambia	Interim: consent. Restricted use
	Zimbabwe	Consent. Importation not permitted for agricultural purposes
	Angola	Interim: consent
	Armenia	Interim: no consent
	Australia	No consent. Authorisation required when imported periodically into Australia for use as an inhibitor in styrene production
	Bahrain	No consent
	Barbados	No consent
Belize	No consent	
Benin	No consent	
Bhutan	No consent	
Bolivia	No consent	
Brazil	Consent. Only allowed for pesticide use. Registration with Ministry of	

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Chemical	Country	Import decision
		Agriculture required. Not permitted for use in public health campaigns nor for domestic products
	Bulgaria	No consent
	Burkina Faso	Interim: no consent
	Burundi	No consent
	Cameroon	No consent
	Canada	Consent. General conditions for import apply
	Cape Verde	No consent
	Central African Republic	Interim: no consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	Interim: consent
	Cook Islands	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: no consent
	European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, Italy, Netherlands, Spain. No consent: Finland, Sweden. Members of the EEA Agreement: no consent for plant protection use (Iceland, Liechtenstein). For uses other than plant protection written authorisation is required for import into Liechtenstein. No consent (Norway)
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Interim: no consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. For alkanolammonium-2,4-dinitro- 6-(1-methylpropyl)-phenolate, registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. Registration with the

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Chemical	Country	Import decision
		Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Jordan	Interim: no consent
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	Interim: no consent
	Madagascar	Interim: no consent
	Malaysia	No consent, except for research through permit
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	Consent. Use on weeds in vegetables; limited quantity 500 to 1 000 kg/year
	Mozambique	No consent
	Nepal	No consent
	New Zealand	No consent
	Nicaragua	Interim: no consent
	Niger	No consent
	Nigeria	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Rwanda	Interim: no consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for plant protection use
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Interim: no consent
	Switzerland	Consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent
	Thailand	No consent
	Togo	Interim: consent. Advance approval and/or agreement of Plant Protection Service/Ministry of Development required
	Trinidad and Tobago	No consent
	Turkey	No consent

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Chemical	Country	Import decision
EDB (1,2-dibromoethane)	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	Interim: no consent
	Vanuatu	No consent
	Venezuela	Consent. Properties, toxicological data, quality control certificate must be available
	Vietnam	No consent
	Zambia	No consent
	Zimbabwe	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Barbados	Interim: consent. Restricted use as a fumigant for certain crafts. Non-agricultural uses only
	Belize	No consent
	Bolivia	No consent
	Brazil	Consent. Only allowed for pesticide use. Registration with Ministry of Agriculture required. In case of wood treatment, IBAMA registration required
	Bulgaria	No consent
	Burkina Faso	Interim: no consent
	Burundi	Interim: no consent
	Canada	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	No consent
	Cook Islands	Interim: consent. Only by authorisation and for application by Ministry of Agriculture for produce treatment against fruit flies
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Ecuador	No consent
El Salvador	No consent	
Ethiopia	Interim: no consent	
European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, Finland, Italy, Netherlands, Spain. No consent (Sweden). Members of the EEA Agreement: no consent for plant protection use (Iceland); no consent (Liechtenstein, Norway)	
Fiji	Consent. Approval from Poison and	

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Chemical	Country	Import decision
		Pharmacy Board required. To be used only by trained professionals. For fumigation by quarantine officials for fruit fly treatment of export fruits only
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Consent. Use restricted to fumigation of food grains by government organisations and approved pest control operators
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Jordan	No consent
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent, except for small quantities for research/educational use through import permit
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	No consent
	New Zealand	Consent. For fumigation by quarantine officials
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Oman	No consent
	Pakistan	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent

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Chemical	Country	Import decision
Ethylene dichloride	Qatar	No consent
	Rwanda	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Interim: no consent
	Switzerland	Consent. If not intended for use as pesticide
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Interim: consent. For restricted and well-supervised application on soil
	Thailand	No consent
	Togo	Interim: no consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
Ethylene oxide	Jamaica	No consent
	Malaysia	No consent
	Solomon Islands	No consent
	Tanzania, United Republic of	No consent
	Thailand	Consent. Registration and import licence required. Prohibited for use as agricultural pesticide
	Trinidad and Tobago	No consent
	Vietnam	No consent
	Jamaica	No consent
Fluoroacetamide	Malaysia	No consent
	Solomon Islands	No consent
	Tanzania, United Republic of	No consent
	Thailand	Consent. Registration and import licence required
	Trinidad and Tobago	No consent
	Vietnam	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Belize	No consent
	Benin	No consent
Bhutan	No consent	
Bolivia	No consent	
Brazil	Consent. Only allowed for pesticide use. Registration with Ministry of Agriculture required	

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Chemical	Country	Import decision
	Bulgaria	No consent
	Burundi	No consent
	Cameroon	No consent
	Canada	No consent
	Cape Verde	No consent
	Central African Republic	Interim: no consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	Interim: consent
	Cook Islands	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: consent. Permit from Ministry of Agriculture required
	European Union	No consent: Netherlands. No consent for plant protection use: Portugal. No consent for plant protection use (for other uses written authorisation required): Austria, Germany, Italy Consent (written authorisation required): Belgium, Denmark, Finland, Ireland, Spain, Sweden, UK. Consent (for plant protection use, written authorisation required): France. Consent (as ingredient of rodenticides, written authorisation is required): Greece. Response did not address importation: Luxembourg. Members of the EEA Agreement: consent (written authorisation required): Iceland. No consent: Norway
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Interim: no consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale, use

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Chemical	Country	Import decision
		and possession.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Jordan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent, except for research through permit
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	No consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	No consent
	Nigeria	No consent
	Pakistan	No consent
	Panama	Interim: no consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for plant protection use
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Thailand	No consent
	Togo	Interim: consent. Approval from Plant Protection Service required
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	Interim: no consent
	Vanuatu	No consent
	Venezuela	Consent. Properties, toxicological

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Chemical	Country	Import decision
HCH (mixed isomers)		data, quality control certificate must be available
	Vietnam	No consent
	Zambia	No consent
	Zimbabwe	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Barbados	No consent
	Belize	Interim: consent. Only formulations of less than 1 % a.i. for veterinary and medical use
	Benin	No consent
	Bhutan	Interim: consent
	Bolivia	No consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited
	Bulgaria	No consent
	Burkina Faso	Interim: no consent
	Burundi	Interim: no consent
	Cameroon	No consent
	Canada	No consent
	Cape Verde	No consent
	Central African Republic	Interim: no consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
	Congo, Democratic Republic of	No consent
	Congo, Republic of	Interim: consent
	Cook Islands	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
Ecuador	No consent	
El Salvador	No consent	
Ethiopia	Interim: consent. Permit required from Ministry of Agriculture	
European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, France, Italy, Netherlands, Spain. No consent: Austria, Finland, Sweden. Members of the EEA Agreement: no consent for plant protection use (Iceland); no consent (Liechtenstein, Norway)	

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Chemical	Country	Import decision
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Interim: consent. Certain uses banned
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. The sale for agricultural use not permitted
	Jordan	No consent
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Lebanon	No consent
	Madagascar	No consent
	Malaysia	No consent, except for research through permit
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	Interim: consent
	New Zealand	No consent
	Nicaragua	No consent
	Niger	Interim: no consent
	Nigeria	No consent
	Pakistan	No consent
	Panama	No consent. Prohibited for use in agriculture. Medical formulations for treatment of human scabies permitted
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Rwanda	No consent
	Saint Lucia	No consent
	Samoa	No consent

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Chemical	Country	Import decision
Heptachlor	Slovakia	No consent
	Sri Lanka	No consent. Only the gamma isomer is registered for restricted use for coconut beetle control in coconut nurseries, or emergency use in spotted locust control
	Sudan	No consent
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Consent
	Thailand	No consent
	Togo	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	Interim: consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	No consent
	Venezuela	Consent. Permission from Ministry of Health or Agriculture required. Limited uses for vector control in public health are permitted by Ministry of Agriculture
	Vietnam	No consent
	Zambia	No consent
	Zimbabwe	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bahrain	No consent
	Bangladesh	Interim: no consent. Registered for limited use as termiticide
	Barbados	No consent
	Belize	No consent
	Bolivia	No consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited
	Bulgaria	No consent
	Burkina Faso	Interim: consent
	Burundi	Interim: no consent
	Cameroon	No consent
	Canada	No consent
	Chad	No consent
Chile	No consent	
China	No consent	
Colombia	No consent	
Congo, Democratic Republic of	No consent	
Congo, Republic of	No consent	

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Chemical	Country	Import decision
	Cook Islands	No consent
	Costa Rica	Consent. Restricted to professional use on ornamentals and pine trees
	Cuba	No consent
	Cyprus	No consent
	Dominica	No consent
	Dominican Republic	No consent
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: consent. Permit from Ministry of Agriculture required. Use as termiticide only
	European Union	No consent for plant protection use. For uses other than plant protection written authorisation is required for import into Belgium, Denmark, Finland, France, Italy, Netherlands, Spain. No consent: Sweden. Members of the EEA Agreement: no consent for plant protection use (Iceland); no consent (Liechtenstein, Norway)
	Fiji	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent
	India	Interim: no consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, permission from the Minister for International Trade and Industry required
	Jordan	No consent
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	No consent
	Lebanon	No consent
	Madagascar	Consent. General conditions for import apply. Used only for seed treatment
	Malaysia	No consent, except for small quantities for research/educational use through import permit
	Malta	No consent
	Mauritius	No consent

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Chemical	Country	Import decision
Hexachlorobenzene	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	No consent
	New Zealand	No consent
	Nicaragua	Consent
	Niger	No consent
	Nigeria	No consent
	Pakistan	Consent. Only for use against soil and wood termites
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	No consent
	Sri Lanka	No consent
	Sudan	Consent. Termiticide use only
	Suriname	Interim: no consent
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	Interim: consent. For general use under supervision
	Thailand	No consent
	Togo	Interim: consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
Zimbabwe	No consent	
Angola	No consent	
Armenia	Interim: no consent	
Australia	No consent	
Bosnia and Herzegovina	No consent	
Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited	
Burundi	No consent	
Canada	No consent	
Chad	Interim: no consent	

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Chemical	Country	Import decision
	Chile	No consent
	China	No consent
	Colombia	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Ecuador	No consent
	El Salvador	No consent
	Estonia	No consent
	European Union	No consent
	Gabon	Interim: no consent
	Gambia	No consent
	Honduras	No consent
	Hungary	No consent
	India	No consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	Interim: no consent
	Japan	Consent. For uses other than agricultural chemical, permission from the Minister for International Trade and Industry required. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Latvia	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent
	Malta	No consent
	Mauritius	No consent
	Mexico	No consent
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	Interim: consent. Placed under severe restriction with permit for research purposes only. Importation is only by approval of FEPA/NAFDAC/Ministry of Agriculture
	Norway	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	Interim: no consent
	Peru	No consent
	Philippines	No consent
	Samoa	No consent
	Slovakia	No consent

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Chemical	Country	Import decision
Lindane (gamma-HCH)	Slovenia	No consent
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent
	Thailand	Interim: consent. Requires import and production registration and also import licence
	Togo	Interim: consent. For scientific experiments
	Trinidad and Tobago	No consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	Consent. Specific approval of importation required for each shipment. Australia also requires export notification of each shipment from the exporting country DNA
	Bosnia and Herzegovina	Interim: no consent
	Burundi	Interim: consent. Restricted to use on coffee trunk borer control
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited
	Canada	Consent. General conditions for import apply
	Chad	Interim: no consent
	Chile	No consent
	China	Consent. Special import permit required Import restricted to certain bodies. Severely restricted use on wheat/locusts on wasteland and forests
	Colombia	No consent
	Costa Rica	No consent
	Cuba	Consent. Restricted uses only on quarantined pest control and spraying in chicken farms
	Cyprus	Consent. Severely restricted pesticide
Ecuador	No consent	
El Salvador	No consent	
Estonia	No consent	
European Union	Interim: no consent: for use in plant	

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Chemical	Country	Import decision
		protection products No consent. For other pesticide uses: Denmark, Finland, Ireland, Netherlands, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein Consent: for other pesticide uses (for import prior written authorisation is required): Austria, Belgium, France, Germany, Greece, Ireland, Italy, Luxembourg, Spain, Portugal and UK
	Gabon	Interim: no consent
	Gambia	No consent
	Honduras	No consent
	Hungary	Interim: consent. General conditions for import apply
	India	Consent. Only after registration of lindane for import. Lindane formulations for indoor use are not permitted. Use on field crops for insects is allowed
	Indonesia	No consent
	Iraq	No consent
	Jamaica	Consent. Only for the control of screw worm larvae in livestock
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. The sale for agricultural use is prohibited
	Kazakhstan	No consent
	Kenya	Interim: consent. General conditions for import apply
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Latvia	No consent
	Madagascar	Consent. General conditions for import apply. Used only for seed treatment
	Malaysia	Interim: consent. General conditions for import apply
	Mauritius	No consent
	Mexico	Interim: consent. General conditions for import apply
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	Interim: consent. Placed under severe restriction for cocoa use only. Importation allowed only by permit from FEPA and NAFDAC pending phase-out
	Norway	No consent
	Pakistan	Interim: no consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	Interim: consent. Restricted use on

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Chemical	Country	Import decision
Mercury compounds		pineapple plantations
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for plant protection use
	Sri Lanka	No consent
	Sudan	Interim: consent. Only 99,5 % technical grade material permitted
	Suriname	Interim: consent. General conditions for import apply. Import prohibited
	Syrian Arab Republic	Consent
	Tanzania, United Republic of	Interim: consent. General conditions for import apply
	Thailand	Interim: consent. Requires import and production registration and also import licence
	Togo	Interim: consent. General conditions for import apply
	Trinidad and Tobago	Interim: consent. For use in veterinary (pharmaceutical use) products only. Registration required
	Turkey	No consent
	United Arab Emirates	No consent
	Uruguay	Interim: no consent
	Vanuatu	Interim: no consent
	Vietnam	No consent
	Armenia	Interim: no consent
	Australia	Consent. Uses limited to establishing sugar cane
	Bahrain	No consent
	Barbados	No consent
	Belize	No consent
	Bolivia	No consent
	Brazil	Interim: consent. Use for public and domestic health campaigns and for treatment of wood not permitted. Agricultural use of mercury compound formulations banned
	Bulgaria	No consent
	Burkina Faso	No consent
	Burundi	Interim: no consent
	Canada	No consent
	Chad	No consent
	Chile	No consent
	China	No consent
	Colombia	No consent
Congo, Democratic Republic of	No consent	
Congo, Republic of	No consent	
Cook Islands	No consent	
Costa Rica	No consent	
Cuba	No consent	
Cyprus	No consent	
Dominica	Interim: consent. Import permit only	

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Chemical	Country	Import decision
		granted for official laboratories and pharmacies
	Ecuador	No consent
	El Salvador	No consent
	Ethiopia	Interim: consent. 1. Ethylmercury chloride. 2. Phenylmercury acetate. Permit from Ministry of Agriculture required
	European Union	No consent. No consent for use as plant protection products, antifoulants, wood preservatives and slimicides. For other uses, written authorisation is required for import into the Netherlands. Members of the EEA Agreement: no consent for use as plant protection products, antifoulants, wood preservatives and slimicides (Iceland, Liechtenstein, Norway)
	Fiji	No consent for use as pesticide
	Gabon	Interim: no consent
	Gambia	No consent
	Guatemala	No consent (refers to methoxyethylmercury chloride only)
	Guinea	Interim: no consent
	Honduras	No consent
	Hungary	No consent (refers to agricultural use only)
	India	Interim: 1. Ethylmercury chloride: interim decision — consent to import (pending final decision). 2. Phenylmercury acetate: final decision — no consent to import. 3. Methoxyethyl mercury chloride: final decision — consent to import
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Jordan	No consent
	Kazakhstan	No consent (refers to ethylmercury)
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Lebanon	No consent
	Madagascar	Interim: no consent
	Malaysia	No consent, except for small quantities for research/educational use through import permit
	Malta	No consent
	Mauritius	No consent

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Chemical	Country	Import decision
Methamidophos (soluble liquid formulations of the substance that exceed 600 g active ingredient/l)	Mexico	No consent
	Mongolia	No consent
	Morocco	No consent
	Mozambique	No consent
	Nepal	No consent
	New Zealand	No consent (refers only to use as a pesticide)
	Nicaragua	No consent
	Niger	No consent (refers only to use in plant protection products)
	Nigeria	No consent
	Oman	No consent
	Pakistan	No consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent
	Qatar	No consent
	Saint Lucia	No consent
	Samoa	No consent
	Slovakia	No consent.
	Slovenia	No consent
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Interim: no consent
	Switzerland	Consent. Banned as pesticide and for most other uses
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent (refers only to pesticide uses)
	Thailand	No consent (refers to 2-methoxyethyl mercury chloride)
	Togo	No consent
	Trinidad and Tobago	Interim: consent
	Turkey	No consent
	Uganda	No consent
	United Arab Emirates	No consent
Uruguay	No consent	
Vanuatu	Interim: no consent	
Vietnam	No consent	
Zimbabwe	No consent	
Armenia	Interim: no consent	
Australia	Interim: consent	
Brazil	Consent. For pesticide use only. Registration with Ministry of Agriculture required. In case of wood treatment, registration with IBAMA required	
Canada	Consent. General conditions for import apply	
Chad	No consent	
Chile	Consent. Subject to registration in	

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Chemical	Country	Import decision
		Pesticides Registrar
	China	Consent. Special permit documents required. Import restricted to certain bodies. Not permitted for use on fruit, vegetables, herbs and tobacco. No formulations higher than 600 g/l
	Costa Rica	No consent
	Cyprus	Consent. General conditions for import apply
	Ecuador	Interim: no consent
	European Union	Interim: no consent: Denmark, Ireland, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein Consent (for import prior written authorisation is required): Austria, Belgium, Finland, France, Germany, Greece, Italy, Luxembourg Netherlands, Portugal, Spain and UK
	Gambia	No consent
	Hungary	Interim: consent. General conditions for import apply
	Iraq	No consent
	Jamaica	No consent
	Japan	Interim: consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister for International Trade and Industry and the Minister of Health and Welfare required
	Kenya	No consent
	Korea, Republic of	Interim: consent. General conditions for import apply
	Malaysia	Consent. General conditions for import apply. Registered only for use as a trunk injection on coconut and oil palm. Users required to obtain a permit from the Pesticide Board
	Mauritius	Consent. Restricted use to be used by authorised persons only
	Myanmar	Interim: no consent
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	No consent
	Norway	No consent
	Pakistan	No consent
	Peru	Consent. Only permitted for liquid formulations with diethylene glycol and ethylene glycol. Registration requirements have to be met (packaging, instruction and labelling)
	Philippines	No consent
	Samoa	No consent
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Consent. Approval from Ministry of

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Chemical	Country	Import decision
Methyl parathion (emulsifiable concentrates (EC) with 19,5 %, 40 %, 50 %, 60 % active ingredient and dusts containing 1,5 %, 2 % and 3 % active ingredient)		Agriculture required
	Switzerland	No consent
	Syrian Arab Republic	Consent
	Thailand	Interim: consent. Registration certificate/import permit required
	Trinidad and Tobago	No consent
	Turkey	Interim: consent. General conditions for import apply
	United Arab Emirates	No consent
	Vanuatu	No consent
	Vietnam	No consent
	Armenia	Interim: no consent
	Australia	Interim: consent
	Brazil	Consent. For pesticide use only. Registration with Ministry of Agriculture required. In case of wood treatment, registration with IBAMA required
	Canada	No consent
	Chad	No consent
	Chile	No consent
	China	Consent. Special permit documents required. Import restricted to certain bodies. Not permitted for use on fruit, vegetables, herbs and tobacco
	Costa Rica	Consent. Restricted use
	Cyprus	Consent. General conditions for import apply
	Ecuador	No consent
	European Union	Interim: no consent: Belgium, Denmark, Finland, Ireland, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein Consent: Austria, France, Germany, Greece, Italy, Luxembourg, Netherlands, Spain, Portugal and UK (for import prior written authorisation is required)
	Gambia	No consent
	Hungary	Interim: consent. General conditions for import apply
	India	Consent. The use of formulations 50 % EC and 2 % DP is allowed for a period of 3 years
	Iraq	No consent
Jamaica	No consent	
Japan	Consent. Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale, use and possession.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical	
Kenya	No consent	
Korea, Republic of	No consent	
Malaysia	No consent	

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Chemical	Country	Import decision
Monocrotophos (soluble liquid formulations of the substance that exceed 600 g active ingredient/l)	Mauritius	No consent
	Myanmar	No consent
	New Zealand	Consent. General conditions for import apply. Import, sale and use permitted with suitable label precautions
	Niger	Interim: no consent
	Nigeria	No consent
	Norway	No consent
	Pakistan	Interim: consent. General conditions for import apply
	Peru	No consent
	Philippines	No consent
	Samoa	No consent
	Slovakia	No consent
	Sri Lanka	No consent
	Sudan	Consent. Only if mixed with other formulations
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	Consent. Microencapsulated products only. Registered uses only as specified in the corresponding authorisation. No products or formulations containing methyl-parathion other than one specific capsule suspension are authorised
	Thailand	Interim: consent. Registration certificate/import permit required
	Trinidad and Tobago	No consent
	Turkey	Interim: consent. General conditions for import apply
	United Arab Emirates	No consent
	Vanuatu	No consent
	Vietnam	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Brazil	Consent. For pesticide use only. Registration with Ministry of Agriculture required. In case of wood treatment, registration with IBAMA required
	Canada	No consent
	Chad	No consent
Chile	Consent. Subject to registration in Pesticides Registrar	
China	Consent. Special import permit documents required. Import restricted to certain bodies. Not permitted for use on fruit, vegetables, herbs and tobacco. No formulations higher than 600 g/l	
Costa Rica	No consent	
Cyprus	Consent. General conditions for import apply	
Ecuador	Interim: no consent	
El Salvador	No consent	

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Chemical	Country	Import decision
	European Union	Interim: no consent: Belgium, Denmark, Ireland, Luxembourg, the Netherlands, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein Consent: Austria, Finland, France, Germany, Greece, Italy, Spain, Portugal and UK
	Gambia	No consent
	Hungary	No consent
	Iraq	Consent. General conditions for import apply
	Jamaica	No consent
	Japan	Interim: consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. For uses other than agricultural chemical, notification to the Minister for International Trade and Industry and the Minister of Health and Welfare required
	Kenya	No consent
	Korea, Republic of	Interim: consent. General conditions for import apply
	Malaysia	Consent. General conditions for import apply. Registered only for use as a trunk injection on coconut and oil palm. Users required to obtain a permit from the Pesticide Board to purchase and use this chemical
	Mauritius	No consent
	Myanmar	No consent
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	Interim: consent. Severely restricted. Permit from FEPA required
	Norway	No consent
	Pakistan	No consent
	Peru	No consent
	Philippines	Consent. For beanfly control on vegetables only
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. General conditions for import apply
	Sri Lanka	Interim: consent. Not allowed to import, formulate or repack for retail sale. An import restriction, maximum of 600 litres per annum, is enforced. To be exclusively used on control of coconut insect pests through a direct supply scheme carried out by the Coconut Development Board of Sri Lanka
	Sudan	Consent. Severely restricted for use on cotton
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	No consent
	Syrian Arab Republic	No consent

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Chemical	Country	Import decision
Parathion (all formulations — aerosols, dustable powder (DP), emulsifiable concentrate (EC), granules (GR) and wettable powders (WP) — of this substance, except capsule suspensions (CS))	Thailand	Interim: consent. Registration certificate/import permit required
	Trinidad and Tobago	No consent
	Turkey	Interim: consent. General conditions for import apply
	United Arab Emirates	No consent
	Vanuatu	Consent. General conditions for import apply. Restricted to use by CIRAD Research Station only
	Vietnam	No consent
	Armenia	Interim: no consent
	Australia	No consent
	Bolivia	No consent
	Bosnia and Herzegovina	No consent
	Brazil	Consent. For pesticide use only. Registration with Ministry of Agriculture required. In case of wood treatment, registration with IBAMA required. Not permitted for use in public health campaigns nor for domestic products
	Canada	Consent. General conditions for import apply
	Chad	No consent
	Chile	No consent except encapsulated suspensions
	China	Consent. Special import permit documents required. Import restricted to certain bodies. Not permitted for use on fruit, vegetables, herbs and tobacco
	Costa Rica	No consent
	Cyprus	Consent. General conditions for import apply
	Ecuador	No consent
	El Salvador	No consent
	European Union	Interim: no consent: For use in plant protection products No consent: For other pesticide uses: Denmark, Finland, Ireland, the Netherlands, Sweden Consent: For other pesticide uses (for import prior written authorisation is required): Austria, Belgium, France, Germany, Greece, Italy, Luxembourg, Spain, Portugal and UK
	Gambia	No consent
	Hungary	No consent
India	No consent	
Indonesia	No consent	
Iraq	No consent	
Jamaica	No consent	
Japan	Consent. Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale and possession. No use is allowed.) Registration with the Ministry of Agriculture, Forestry and Fisheries	

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Chemical	Country	Import decision
PBBs		required for sale as an agricultural chemical
	Kenya	No consent
	Korea, Republic of	Interim: consent. General conditions for import apply
	Malaysia	No consent
	Mauritius	No consent
	Myanmar	No consent
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	No consent
	Norway	No consent
	Pakistan	No consent
	Peru	No consent
	Philippines	No consent
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. General conditions for import apply
	Sri Lanka	No consent
	Sudan	No consent
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	Consent. Registered uses only as specified in the corresponding authorisation. The import of plant treatment products is only permitted if they comply with Swiss regulations governing supply and usage, and for reformulation and repacking for export
	Syrian Arab Republic	No consent
	Thailand	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	United Arab Emirates	No consent
	Vanuatu	No consent
	Vietnam	No consent
	Albania	No consent
	Armenia	Interim: no consent
	Brazil	Interim: consent
	Canada	No consent, except for use in a laboratory for scientific research purposes or as a laboratory analytical standard
	Chad	Interim: no consent (the decision applies to hexabromobiphenyl only)
Chile	Consent. An import authorisation is needed.	
China	Consent. Permission must be obtained from the National Environmental Protection Agency (NEPA) of China	
Cuba	Consent. Can only be imported with permission of the DNA. Import is not permitted if the substance is	

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Chemical	Country	Import decision
PCBs		intended to be used in textile production
	Cyprus	Interim: no consent
	Ecuador	Interim: consent
	European Union	Consent, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen). Members of the EEA Agreement: consent, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen) (Iceland, Liechtenstein, Norway)
	Gambia	Interim: no consent
	Guinea	Interim: consent. For industrial uses on the basis of a prior authorisation of the National Department of the Environment
	Hungary	Interim: consent. Permission must be obtained from the National Public Health and Medical Officer Service. PBBs may not be used in textile articles (garments, linen, etc.) intended to come in contact with the skin.
	India	Consent. Import licence required
	Japan	Interim: consent (applicable to hexabromobiphenyl and octabromobiphenyl). Notification to the Minister for International Trade and Industry and the Minister for Health and Welfare required
	Lao People's Democratic Republic	Interim: no consent
	Malaysia	No consent
	Mauritius	No consent
	Nigeria	Interim: consent. Permit from FEPA (Federal Environmental Protection Agency) must be obtained. Placed under severe restriction
	Saint Lucia	Interim: consent
	Samoa	No consent
	Switzerland	No consent
	Trinidad and Tobago	Interim: consent
	Albania	No consent
	Algeria	No consent
	Armenia	Interim: no consent
	Australia	Consent. Permission of the Ministry for Trade must be obtained. Such permission would include conditions
Bahrain	No consent	
Brazil	Consent. Virtually all uses of the product, such as fluid for electrical transformers, admixtures for dyes, plastics and other minor uses, have been banned, but there is no legal prohibition of import	
Canada	No consent. The use of chlorobiphenyls (PCBs) is restricted to existing electrical equipment by prohibiting the import or manufacture of any PCB-filled equipment,	

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Chemical	Country	Import decision
		the operation of PCB-filled electro-magnets handling food or feed, and the use of PCBs as a new filling or make-up fluid in any equipment. A maximum concentration of 50 ppm by weight is set for PCBs that are imported, manufactured or offered for sale. 1 gram per day is the maximum quantity of PCBs that may be released into the environment in the course of commercial, manufacturing and processing activities involving specified equipment, and 50 ppm by weight as a general release limit, except for road oiling purposes, where the limit is 5 ppm
	Chad	Interim: consent
	Chile	Interim: consent. The use of PCBs within the national territory as dielectric fluid in transformers, condensers and any other type of electrical equipment is prohibited
	China	Consent. Permission must be obtained from the National Environmental Protection Agency of China (including for import of electrical equipment containing PCBs)
	Cuba	No consent
	Cyprus	Interim: no consent
	Ecuador	Interim: consent
	European Union	No consent. Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005 % is not permitted. Members of the EEA Agreement: no consent. Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCB, the import of any preparation with a PCB content of more than 0,005 % is not permitted (Iceland, Liechtenstein, Norway)
	Gambia	Interim: consent
	Guinea	Interim: consent. For industrial uses on the basis of a prior authorisation of the National Department of the Environment
	Hungary	Interim: consent. Permission must be obtained from the National Public Health and Medical Officer Service. PCBs may not be used in formulations with a PCB content of more than 0,01 % by weight
	India	Consent. Import licence required
	Japan	Consent. Permission from the Minister for International Trade and Industry required
	Lao People's Democratic Republic	Interim: no consent
	Malaysia	No consent
	Mauritius	No consent
	Nigeria	Interim: consent. Permit from FEPA (Federal Environmental Protection

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Chemical	Country	Import decision
PCTs		Agency) must be obtained. Severely restricted for use in closed application in transformers
	Philippines	Interim: consent. An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources
	Saint Lucia	Interim: consent
	Samoa	No consent
	Slovakia	No consent
	Switzerland	No consent
	Thailand	No consent
	Trinidad and Tobago	Interim: consent
	Albania	No consent
	Armenia	Interim: no consent
	Australia	Consent. Permission by the Ministry of Trade required. Such a permission would include conditions
	Brazil	Interim: consent
	Canada	No consent except for use in a laboratory for scientific research purposes or as a laboratory analytical standard
	Chad	Interim: no consent
	Chile	Consent. Import authorisation required
	China	Consent. Permission must be obtained from the National Environmental Protection Agency (NEPA) of China
	Cuba	No consent
	Cyprus	Interim: no consent
	Ecuador	Interim: consent
	European Union	No consent. Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCT, the import of any preparation with a PCT content of more than 0,005 % is not permitted. Members of the EEA Agreement: no consent. Exceptionally, derogation may be granted for primary and intermediate products on a case by case basis. Further to general prohibition of PCT, the import of any preparation with a PCT content of more than 0,005 % is not permitted (Iceland, Liechtenstein, Norway)
Gambia	Interim: consent	
Guinea	Interim: consent. For industrial uses on the basis of a prior authorisation of the National Department of the Environment	
Hungary	Interim: consent. Permission must be obtained from the National Public Health and Medical Officer Service. PCTs may not be used in preparations with a PCT content higher than 0,01 % by weight	
India	Consent. Import licence required	

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Chemical	Country	Import decision
Pentachlorophenol	Japan	Interim: consent. Notification to the Minister for International Trade and Industry and the Minister of Health and Welfare required
	Lao People's Democratic Republic	Interim: no consent
	Malaysia	No consent
	Mauritius	No consent
	Nigeria	Interim: consent. Permit from FEPA (Federal Environmental Protection Agency) must be obtained. Placed under severe restriction
	Philippines	Interim: consent. An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources
	Samoa	No consent
	Switzerland	No consent
	Trinidad and Tobago	Interim: consent
	Angola	No consent
	Armenia	Interim: no consent
	Australia	Consent. General conditions for import apply
	Bosnia and Herzegovina	Interim: no consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Not permitted for use in public health campaigns nor for domestic products. Agricultural use prohibited
	Burundi	No consent
	Canada	Consent. General conditions for import apply
	Chad	Interim: no consent
	Chile	No consent
	China	Consent. Special import permit documents required. Import restricted to certain bodies. Allowed to be used only as a wood preservative and smoke agent against pine leaf fall
	Colombia	No consent
	Costa Rica	No consent
	Cuba	No consent
	Cyprus	No consent
	Ecuador	No consent
	El Salvador	No consent
	Estonia	No consent
European Union	No consent: Austria, Belgium, Denmark, Finland, Germany, Greece, Italy, Luxembourg, the Netherlands, Sweden and the members of the EEA Agreement: Iceland and Liechtenstein Consent for restricted uses by way of derogation and subject to certain conditions: Spain (until 1.1.2004) and France, Ireland, Portugal and UK (until 31.12.2008)	
Gabon	Interim: no consent	

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Chemical	Country	Import decision
	Gambia	No consent
	Hungary	No consent
	India	No consent
	Indonesia	No consent
	Iran, Islamic Republic of	No consent
	Iraq	No consent
	Jamaica	Interim: no consent
	Japan	Consent. Registration with the Minister for Health and Welfare or Prefectural Governor as an importer required. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Kazakhstan	No consent
	Kenya	No consent
	Korea, Republic of	No consent
	Kuwait	No consent
	Lao People's Democratic Republic	Interim: no consent
	Latvia	No consent
	Madagascar	Interim: no consent
	Malaysia	Interim: consent. General conditions for import apply
	Malta	No consent
	Mauritius	No consent
	Mexico	Interim: consent. General conditions for import apply
	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	No consent
	Norway	No consent
	Pakistan	Interim: no consent
	Panama	No consent
	Paraguay	No consent
	Peru	No consent
	Philippines	No consent. Only allowed use is in wood treatment by FPA-accredited wood treatment plants and institutions
	Samoa	No consent
	Slovakia	No consent
	Slovenia	Consent. Prohibited for plant protection use
	Sudan	No consent
	Sri Lanka	No consent
	Suriname	Interim: consent. General conditions for import apply
	Switzerland	No consent
	Syrian Arab Republic	No consent
	Tanzania, United Republic of	No consent
	Thailand	No consent
	Togo	Interim: consent. For scientific experiments only

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Chemical	Country	Import decision
Phosphamidon (soluble liquid formulations of the substance that exceed 1 000 g active ingredient/l)	Trinidad and Tobago	No consent
	Turkey	No consent
	United Arab Emirates	No consent
	Uruguay	Interim: no consent
	Vanuatu	Interim: no consent
	Vietnam	Consent. Quantities to be imported annually must be approved and specified by the Ministry of Agriculture
	Armenia	Interim: no consent
	Australia	No consent
	Brazil	Consent. For pesticide use only. Registration with Ministry of Agriculture required In case of wood treatment, registration with IBAMA required
	Canada	No consent
	Chad	No consent
	Chile	Consent. Subject to registration in Pesticides Registrar
	China	Consent. Special import permit documents required. Import restricted to certain bodies. Not permitted for use on fruit, vegetables, herbs and tobacco
	Costa Rica	No consent
	Cyprus	Consent. General conditions for import apply
	Ecuador	Interim: no consent
	El Salvador	No consent
	European Union	Interim: no consent: Belgium, Denmark, Ireland, Luxembourg, the Netherlands and the members of the EEA Agreement: Iceland and Liechtenstein Consent (for import prior written authorisation is required): Austria, Finland, France, Germany, Greece, Italy, Spain, Portugal, Sweden and UK
	Gambia	No consent
	Hungary	Interim: consent. General conditions for import apply
	Iraq	No consent
	Jamaica	No consent
	Japan	Consent. Registration with the Ministry of Health and Welfare or Prefectural Governor as an importer required. (Restriction on sale and possession. No use is allowed.) Registration with the Ministry of Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
Kenya	No consent	
Korea, Republic of	Interim: consent. General conditions for import apply	
Malaysia	No consent	
Mauritius	No consent	
Myanmar	Interim: no consent	

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Chemical	Country	Import decision
Toxaphene (camphechlor)	New Zealand	No consent
	Niger	Interim: no consent
	Nigeria	Consent. Severely restricted. Permit from FEPA required
	Norway	No consent
	Pakistan	No consent
	Peru	No consent
	Philippines	No consent
	Samoa	No consent
	Slovenia	Consent. General conditions for import apply
	Sri Lanka	Interim: no consent
	Sudan	No consent
	Suriname	Consent. Approval from Ministry of Agriculture required
	Switzerland	No consent
	Syrian Arab Republic	Consent
	Thailand	Interim: consent. Registration certificate/import permit required
	Trinidad and Tobago	No consent
	Turkey	Interim: consent. General conditions for import apply
	United Arab Emirates	No consent
	Vanuatu	No consent
	Vietnam	No consent
	Brazil	Consent. Only allowed for use as wood preservative. Registration required. Agricultural use prohibited
	Chile	No consent
	Costa Rica	No consent
	Cyprus	No consent
	Ecuador	No consent
	El Salvador	No consent
	European Union	No consent. Members of the EEA Agreement (Liechtenstein and Iceland): no consent
	Gambia	No consent
	Jamaica	No consent
	Japan	Interim: consent. For uses other than agricultural chemical, notification to the Minister for International Trade and Industry and the Minister for Health and Welfare is required. Registration with the Minister for Agriculture, Forestry and Fisheries required for sale as an agricultural chemical
	Lao People's Democratic Republic	No consent
	Malaysia	No consent except for purposes of research or education, where certain conditions apply
Mauritius	No consent	
New Zealand	No consent	
Niger	No consent	
Nigeria	No consent	

▼ M6

Chemical	Country	Import decision
Tris (2,3 dibromo-propyl) phosphate	Norway	No consent
	Peru	No consent
	Samoa	No consent
	Slovakia	No consent
	Sri Lanka	Interim: no consent
	Sudan	No consent
	Switzerland	No consent
	Tanzania, United Republic of	Interim: consent
	Thailand	No consent
	Trinidad and Tobago	No consent
	Turkey	No consent
	United Arab Emirates	No consent
	Uruguay	No consent
	Vietnam	No consent
	Albania	No consent
	Armenia	Interim: no consent
	Brazil	Interim: consent
	Canada	Consent. A notification has to be made before import
	Chad	Interim: no consent
	Chile	Consent. Import authorisation required
	China	Consent. Permission must be obtained from the National Environmental Protection Agency (NEPA) of China
	Cuba	Consent. Can be imported only with permission of the DNA. Import is not permitted if the substance is intended to be used in textile production
	Cyprus	Interim: no consent
	Ecuador	Interim: consent.
	European Union	Consent, except for use in textile articles intended to come into contact with the skin (garment, undergarment, linen). Members of the EEA Agreement: consent, except for use in textile articles intended to come into contact with the skin (e.g. garment, undergarment, linen) (Iceland, Liechtenstein, Norway)
	Gambia	Interim: no consent
	Guinea	Interim: consent. For industrial uses on the basis of an authorisation of the National Department of the Environment
Hungary	Interim: consent. Permission must be obtained from the National Public Health and Medical Officer Service. Tris may not be used in textile articles intended to come in contact with the skin	
India	Consent. Import licence required	
Japan	Consent	
Lao People's Democratic Republic	Interim: no consent	

▼ **M6**

Chemical	Country	Import decision
	Malaysia	No consent
	Mauritius	No consent
	Nigeria	No consent
	Philippines	Interim: consent. An Interim Importation Clearance has to be obtained from the Department of Environment and Natural Resources
	Samoa	No consent
	Slovakia	Interim: no consent
	Switzerland	Interim: consent
	Trinidad and Tobago	Interim: consent

▼ **M3***ANNEX III***Information required pursuant to Article 4****Reference No**

1. Identity of the substance to be exported
 - name in nomenclature of the International Union of Pure and Applied Chemistry,
 - other names (usual name, trade name, abbreviation),
 - EC number and CAS number,
 - CUS number and combined nomenclature code,
 - main impurities of the substance, when particularly relevant.
2. Identity of the preparation to be exported
 - trade name or designation of the preparation,
 - for each substance listed in Annex I, percentage and details as specified under 1.
3. Information on the export
 - country of destination,
 - country of origin,
 - expected date of first export,
 - estimated amount of the chemical to be exported to the destination country in the year following the first export,
 - intended use in the country of destination, if known,
 - name, address and other relevant particulars of the importer or importing company.
4. Designated national authorities

The name, address, telephone and telex or fax numbers or e-mail of the designated authority in the European Union from which further information may be obtained.

The name, address, telephone and telex or fax numbers or e-mail of the designated authority in the importing country.
5. Information on precautions to be taken, including category of danger and risk and safety advice
6. Use of the chemical in the European Union
 - use category(ies) subject to control measure (ban or severe restriction),
 - use category(ies) for which the chemical is not severely restricted or banned,

(Use categories, as defined in Annex I to the Regulation).
7. Summary of regulatory restrictions and reasons for them
8. Additional information
9. Acknowledgement of receipt

The above information should be provided on an export notification form as shown hereafter.

(Exporters are required to provide information on items 1, 2, 3, 5, 6 and (if any) 8.)

▼M3

EUROPEAN COMMISSION

Regulation (EEC) No 2455/92

Export notification form for a banned or severely restricted chemical

(Chemical No in Annex I to the Regulation: var.)

EXPORT NOTIFICATION REFERENCE No

1. IDENTITY OF THE CHEMICAL SUBSTANCE TO BE EXPORTED (1)

Name(s) of chemical:

Relevant impurities

EC No CAS No CUS No CN code

2. IDENTITY OF THE PREPARATION TO BE EXPORTED (1)

Name(s) of preparation:

Name(s) of constituent chemical(s) banned or severely restricted: (all relevant chemicals must be listed)

(i) % in preparation: EC No CAS No CUS No CN code

(ii) % in preparation: EC No CAS No CUS No CN code

3. INFORMATION ON THE EXPORT (1)

Origin Destination

Expected date of first export

Estimated amount of the chemical to be exported to the destination country in the year following the first export

Intended use in the country of destination, if known

Name, address and other relevant particulars of the importer or importing company

4. DESIGNATED NATIONAL AUTHORITIES

in the European Union

in the importing country

.....

.....

.....

.....

.....

.....

Representative of exporting country

.....

Signature

Official stamp

Date

(1) Please complete either item 1 or 2.

▼ M3**Data Sheet for a banned or severely restricted chemical**

(If a preparation contains more than one chemical which is banned or severely restricted in the European Union, data sheets on the additional chemicals must be attached hereto.)

CHEMICAL NAME(S)

EC No CAS No CUS No CN Code

5. LABELLING REQUIREMENTS FOR THE CHEMICAL

Classification

Labelling

Symbols

Risk phrases

Safety phrases

LABELLING REQUIREMENTS FOR THE PREPARATION

Classification

Labelling

Symbols

Risk phrases

Safety phrases

6. USE OF THE CHEMICAL IN THE EUROPEAN UNION

Use category(ies) subject to the control measure (ban or severe restriction)

Use category(ies) for which the chemical is not severely restricted or banned

(use categories as defined in Annex I to the Regulation)

7. SUMMARY OF REGULATORY RESTRICTIONS AND REASONS FOR THEM

Reference to Community legislation

Reasons supporting the control action/reasons for banning the use in the European Union

8. ADDITIONAL INFORMATION**9. ACKNOWLEDGEMENT OF RECEIPT**

▼ M3

EUROPEAN COMMISSION

Regulation (EEC) No 2455/92

Confirmation of receipt of an export notification

Please add the date and signature, and return to the following address:

.....
.....
.....
.....

Fax:

I confirm that we have received the export notification form bearing the export reference No (ERN):

.....

Signature Date

Official stamp:

Note: If the address on the export notification form is incorrect, or if the form should be sent to a different authority, please give details below: