## Commission Regulation (EC) No 1295/2008 of 18 December 2008 on the importation of hops from third countries (Codified version)

## [<sup>F1</sup>Article 6a

1. Where, before its entry into free circulation, a consignment covered by an EU certificate is split up and redispatched a certificate extract shall be drawn up in respect of each new consignment resulting from such splitting.

The EU certificate shall be replaced by the necessary number of certificate extracts. Each extract shall be drawn up by the party concerned in one original and two copies and shall contain the following information, taken from the EU certificate:

- a the description of the product;
- b the reference number of the EU certificate;
- c the net and/or gross weight;
- d the hop production area or the place of production;
- e the year of harvesting;
- f the variety;
- g the mention 'seeded hops' or 'seedless hops', as appropriate;
- h in the case of products prepared from hops, the place and date of processing;
- i the following declaration:

- 2. The customs authorities shall:
  - a endorse the EU certificate with the following wording:

b countersign the original and the two copies of each extract.

They shall retain the original of the EU certificate, send two copies to the Secretary of State and return the original and the two copies of each extract to the person concerned.]

## **Textual Amendments**

F1 Art. 6a inserted (31.12.2020) by The Common Organisation of the Markets in Agricultural Products and Common Agricultural Policy (Miscellaneous Amendments) (EU Exit) Regulations 2019 (S.I. 2019/828), regs. 1, 55; 2020 c. 1, Sch. 5 para. 1(1)

## **Changes to legislation:**

This version of this Regulation was derived from EUR-Lex on IP completion day (31 December 2020 11:00 p.m.). It has not been amended by the UK since then. Find out more about legislation originating from the EU as published on legislation.gov.uk.