Commission Regulation (EC) No 1010/2009 of 22 October 2009 laying down detailed rules for the implementation of Council Regulation (EC) No 1005/2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing

### COMMISSION REGULATION (EC) No 1010/2009

### of 22 October 2009

laying down detailed rules for the implementation of Council Regulation (EC) No 1005/2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing

### THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 1005/2008 of 29 September 2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing<sup>(1)</sup>, and in particular Articles 6(3), 8(3), 9(1), 12(4), 12(5), 13(1), 16(1), 16(3), 17(3), 20(4), 49(1), 52 thereof,

After consulting the European Data Protection Supervisor,

Whereas:

- (1) Regulation (EC) No 1005/2008 provides for the adoption of detailed rules and measures to implement the provisions it sets out.
- (2) In accordance with Articles 6(3) and 16(1) of Regulation (EC) No 1005/2008 the period of three working days set out for the prior notification of landings or transhipments in port and for the submission of catch certificates before the estimated time of arrival of fishery products at the place of entry into the territory of the Community may be modified in the light of certain factors. These factors include: the type of fishery product; the distance between the fishing ground, landing places and ports where the vessels in question are registered or listed; the distance to the place of entry into the territory of the Community; the transport means used. Fresh fishery products and consignments arriving by air, road or rail require a shorter period than three working days.
- (3) Consistency should be ensured in documents transmitted in relation to prior notification of landings and transhipments, landing and transhipment declarations and sighting reports. For that reason formats for these must be set out in accordance with Articles 6(1), 8(3) and 49(1) of Regulation (EC) No 1005/2008.
- (4) Article 9(1) and Article 17(3) of Regulation (EC) No 1005/2008 provide that Member States shall carry out port inspections of at least 5 % of landing and transhipment operations by third country fishing vessels as well as verifications deemed necessary to ensure that the provisions of the Regulation are correctly applied, in accordance with benchmarks determined on the basis of risk management and on the basis of

national or Community risk management criteria. It is appropriate to lay down common risk management criteria for checking, inspection and verification activities in order to allow timely risk analyses and global assessments of relevant control information. The common criteria aim at ensuring a harmonised approach to inspection and verification in all Member States and to establish a level playing field for all operators.

- (5) Article 52 of Regulation (EC) No 1005/2008 provides that measures necessary for implementing the provisions of that Regulation are to be adopted in accordance with the Committee procedure. Given the fact that the Community should take account of possible capacity constraints for the proper implementation of the certification scheme, it is deemed necessary to adapt the scheme for some fishery products obtained by small fishing vessels, introducing the possibility of a simplified catch certificate. In the absence of a general definition of small scale fisheries certain specific criteria should be laid down under which the validation of a simplified catch certificate may be requested by the exporter. These criteria should take account in the first instance of the limited capacity of the fishing vessels concerned, in relation to which the obligation to apply the standard catch certification scheme would constitute a disproportionate burden.
- (6) Article 13(1) of Regulation (EC) No 1005/2008 provides for the recognition of catch documentation schemes agreed and in force in the framework of regional fisheries management organisations (hereinafter referred to as RFMO) in so far as they comply with the requirements of the Regulation. Some of these schemes can be recognised as complying with the requirements of Regulation (EC) No 1005/2008, while others are subject to additional conditions.
- (7) Economic operators who fulfil the conditions for obtaining the status of approved economic operator should be able to benefit from a simplified procedure when importing fishery products into the territory of the Community. It is necessary to establish common conditions in all Member States for the granting, amendment or withdrawal of approved economic operators' certificates, or for suspension or revocation of the status of approved economic operator, and rules on the application for and issuing of approved economic operators' certificates.
- (8) Article 12(4) of Regulation (EC) No 1005/2008 provides for an administrative cooperation between the Commission and third countries in areas pertaining to the implementation of the catch certification provisions. Within the framework of Article 20(4) of Regulation (EC) No 1005/2008, the catch certificate may be established, validated or submitted by electronic means or may be replaced by electronic traceability systems ensuring the same level of control by authorities, in agreement with flag States. These administrative arrangements with flag States shall be regularly updated and Member States and the public shall be informed in due time.
- (9) According to Article 51(2) of Regulation (EC) No 1005/2008 a system shall be established for mutual assistance between the Member States, with third countries and the Commission. Such administrative cooperation is essential to ensure that the Community catch certification scheme can be applied properly and that IUU fishing is properly investigated and sanctioned. Rules should therefore be drawn up for a systematic exchange of information either on request or spontaneously, and for the

possibility to request enforcement measures and administrative notification by another Member State. Practical procedures should be laid down for exchanging information and requesting assistance. However, these provisions are not such as to affect the application in the Member States of rules on judicial cooperation in criminal cases.

- (10) The protection of individuals with regard to the processing of personal data by the Member States is governed by Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data<sup>(2)</sup>. The protection of individuals with regard to the processing of personal data by the Commission is governed by Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of individuals with regard to the processing of personal data by the Community institutions and bodies and on the free movement of such data<sup>(3)</sup>, in particular as regards to the requirements of confidentiality and security of processing, the transfer of personal data from the national systems of Member States to the Commission, the lawfulness of processing, and the rights of data subjects to information, access to and rectification of their personal data.
- (11) Annex I of Regulation (EC) No 1005/2008, which lists the products excluded from the definition of 'fishery products', may be reviewed annually in accordance with Article 12(5), on the basis of information gathered under Chapters II, III, IV, V, VIII, X and XII. Hence, on the basis of the information gathered under the cooperation provided for in Article 20(4), Annex I shall be amended accordingly.
- (12) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Fisheries and Aquaculture,

HAS ADOPTED THIS REGULATION:

### TITLE I

### INSPECTIONS OF THIRD COUNTRY FISHING VESSELS IN MEMBER STATES PORTS

### CHAPTER I

### Conditions for access to port by third country fishing vessels

### Article 1

### **Prior notification**

By way of derogation from Article 6(1) of Regulation (EC) No 1005/2008, vessels landing the types of fishery products set out in Annex I to this Regulation shall be subject to a prior notification period of 4 hours.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Article 2

### **Prior notification form**

1 The form for prior notification referred to in Article 6(1) of Regulation (EC) No 1005/2008 is set out in Annex IIA to this Regulation.

2 Where all catches are accompanied by a validated catch certificate, the simplified prior notification form set out in Annex IIB may be used.

### Article 3

### Procedures and forms for pre-landing and pre-transhipment declarations

1 The form of the pre-landing declaration referred to in Article 8(1) of Regulation (EC) No 1005/2008 shall be as set out in Annex IIIA to this Regulation.

2 The form of the pre-transhipment declaration referred to in Article 8(1) of Regulation (EC) No 1005/2008 shall be as set out in Annex IIIB to this Regulation.

3 A third country fishing vessel may submit the pre-landing or pre-transhipment declaration in electronic format if the Member State whose designated ports of landing and transhipment facilities it intends to use and the flag State of the vessel have agreed to electronic exchange of data.

4 Unless otherwise provided for in the agreement referred to in paragraph 3, a third country fishing vessel shall submit the pre-landing or pre-transhipment declaration either in:

a the official language of the Member State of landing or transhipment; or

b English if accepted by the Member State of landing or transhipment.

5 The pre-landing or pre-transhipment declaration shall be submitted at least 4 hours before the intended landing or transhipment.

### CHAPTER II

### **Port inspections**

### Article 4

### **Benchmarks for port inspections**

The benchmarks for port inspections as referred to in Article 9(1) of Regulation (EC) No 1005/2008 shall consist of the following criteria:

- (a) the species concerned are subject to a management or recovery plan;
- (b) the fishing vessel is suspected of not implementing applicable provisions on VMS according to Chapter IV of Commission Regulation (EC) No 2244/2003 of 18 December 2003 laying down detailed provisions regarding satellite-based Vessel Monitoring Systems<sup>(4)</sup>;

- (c) the fishing vessel has not been controlled at port in the port Member State in the last 3 months;
- (d) the fishing vessel has not been controlled by the port Member State in the last 6 months;
- (e) the fishing vessel is not on the list of establishments from which imports of specified products of animal origin are permitted, as set out in Article 12 of Regulation (EC) No 854/2004 of the European Parliament and of the Council<sup>(5)</sup>;
- (f) importation, exportation or trade in fishery products obtained from species of high commercial value;
- (g) introduction of new kinds of fishery products or discovery of new trade patterns;
- (h) inconsistencies between the trade patterns and the known fishing activities of a flag State in particular in respect of species, volumes or characteristics of its fishing fleet;
- (i) inconsistencies between the trade patterns and the known fishing-related activities of a third country in particular in respect of the characteristics of its processing industry or its trade in fishery products;
- (j) trade pattern not justified in terms of economic criteria;
- (k) involvement of a newly established operator;
- (l) significant and sudden increase in trade volume for a certain species;
- submission of copies of catch certificates accompanying processing statements according to Annex IV of Regulation (EC) No 1005/2008, for instance when the catch has been split during production;
- (n) prior notification, required under Article 6 of Regulation (EC) No 1005/2008, not transmitted at the proper time or information incomplete;
- (o) inconsistencies between catch data declared by the operator and other information available to the competent authority;
- (p) vessel or vessel owner suspected of being or having been involved in IUU fishing activities;
- (q) vessel having recently changed name, flag or registration number;
- (r) flag State not notified according to Article 20 of Regulation (EC) No 1005/2008 or information available on possible irregularities in the validation of catch certificates by a given flag State (e.g. stamps or validation seal from a competent authority lost, stolen or forged);
- (s) presumed deficiencies in the control system of a flag State;
- (t) operators concerned who have already been involved in illegal activities constituting a potential risk in respect of IUU fishing.

[<sup>F1</sup>In respect of points (c) and (d) of the first paragraph, Member States shall without delay report to the Commission the name and the flag of the third country vessel inspected and the date of inspection. The Commission shall make this information available to other Member States.]

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### **Textual Amendments**

F1 Inserted by Commission Regulation (EU) No 86/2010 of 29 January 2010 amending Annex I to Council Regulation (EC) No 1005/2008 as regards the definition of fishery products and amending Commission Regulation (EC) No 1010/2009 as regards exchange of information on inspections of third country vessels and administrative arrangements on catch certificates.

### Article 5

### **Reporting on the application of benchmarks**

1 Member States shall report on the application of benchmarks referred to in Article 4 in their report to be transmitted to the Commission every two years according to Article 55(1) of Regulation (EC) No 1005/2008.

2 On the basis of those reports and its own observations, the Commission shall undertake an evaluation and possible adjustment of the benchmarks.

### TITLE II

### CATCH CERTIFICATION SCHEME FOR IMPORTATION AND EXPORTATION OF FISHERY PRODUCTS

### CHAPTER I

### Catch certificates

### Article 6

### Simplified catch certificate

- 1 This Article shall apply to third country fishing vessels:
  - a with an overall length of less than 12 metres without towed gear; or
  - b with an overall length of less than 8 metres with towed gear; or
  - c without a superstructure; or
  - d of less than measured 20 GT.

2 Catches from third country fishing vessels referred to in paragraph 1 which are only landed in the flag State of those vessels and which together constitute one consignment may be accompanied by a simplified catch certificate instead of the catch certificate referred to in Article 12 of Regulation (EC) No 1005/2008. The simplified catch certificate shall contain all the information specified in the specimen shown in Annex IV to this Regulation and shall be validated by a public authority of the flag State with the necessary powers to attest the accuracy of the information.

3 The validation of the simplified catch certificate shall be requested by the exporter of the consignment upon submission to the public authority of all the information specified in the specimen shown in Annex IV.

### Article 7

### **Recognised catch documentation schemes in RFMOs**

1 The catch documentation schemes adopted by regional fisheries management organisations listed in Annex V, Part I, to this Regulation, shall be recognised for the purposes of Article 13(1) of Regulation (EC) No 1005/2008 as complying with the requirements of that Regulation without additional conditions.

2 The catch documentation schemes adopted by regional fisheries management organisations listed in Annex V, Part II, of this Regulation, shall be recognised, for the purposes of Article 13(1) of Regulation (EC) No 1005/2008, as complying with the requirements of that Regulation subject to additional conditions.

### Article 8

### Deadline for the submission of catch certificates

By way of derogation from Article 16(1) of Regulation (EC) No 1005/2008, the submission of catch certificates for imports of fishery products in consignments by means of transportation referred to in Annex VI to this Regulation shall be subject to the shorter deadlines set out in that Annex.

### CHAPTER II

### Approved economic operators

### Section 1

### Conditions for granting the approved economic operator certificate

### Article 9

### **General provisions**

Economic operators may, following an application, be granted a certificate of approved economic operator (hereinafter referred to as APEO certificate) for the purposes of Article 16 of Regulation (EC) No 1005/2008 only if they:

- (a) hold an authorised economic operator certificate (hereinafter referred to as AEO certificate) in accordance with Commission Regulation (EEC) No 2454/93<sup>(6)</sup> (hereinafter referred to as the Implementing Rules of the Community Customs Code); and
- (b) fulfil the criteria laid down in Article 16(3)(a) to (g) of Regulation (EC) No 1005/2008 and detailed in Articles 10 to 13 of this Regulation.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Article 10

### Sufficient import

1 The sufficient number and volume of import operations referred to in Article 16(3)(b) of Regulation (EC) No 1005/2008 must be achieved in the Member State of establishment.

2 Each Member State shall determine the minimum threshold for number and volume of import operations and inform the Commission thereof.

### Article 11

### **Record of compliance**

1 The record of compliance with the requirements of conservation and management measures referred to in Article 16(3)(c) of Regulation (EC) No 1005/2008 shall be considered as appropriate if, over the last three years preceding the submission of the application, the applicant:

- a has not committed a serious infringement of the rules of the common fisheries policy;
- b has not committed repeated infringements of the rules of the common fisheries policy;
- c has not directly or indirectly participated in or supported activities of vessels or operators engaged in IUU fishing or which are currently subject to investigation in that respect; and
- d has not directly or indirectly participated in or supported activities of vessels included in IUU vessel lists adopted by a RFMO.

2 Notwithstanding paragraph 1, the record of compliance with the requirements of conservation and management measures may be considered as appropriate if the competent Member State authority considers an infringement committed by the applicant:

- a not to be serious; and
- b of negligible quantitative importance in relation to the number or size of the importrelated operations carried out by the applicant.

### Article 12

### **Management of records**

The system of managing catch certificates and, where appropriate, processing records, as referred to in Article 16(3)(d) of Regulation (EC) No 1005/2008, shall be considered satisfactory if it ensures:

- (a) the handling of catch certificates connected to the trade in fisheries products;
- (b) the archiving of the applicant's records and information; and
- (c) the protection against the loss of information.

### Article 13

### Facilities

The applicant's facilities, as referred to in Article 16(3)(e) of Regulation (EC) No 1005/2008, shall be considered appropriate if they:

- (a) prevent unauthorised access to storage areas, shipping areas, loading docks and cargo areas;
- (b) ensure the handling of fishery products including protection against tampering with cargo units;
- (c) ensure the handling of import and/or export licenses connected to prohibitions and restrictions and to distinguish fishery products subject to catch certificates from fishery products not subject to catch certificates.

### Section 2

### Application for an APEO certificate

### Article 14

### Submission of the application

1 The application for an APEO certificate shall be submitted to the competent Member State authority on whose territory the importer is established in accordance with the specimen set out in Annex VII.

2 The application shall include records and documentation enabling the competent Member State authority to verify and monitor the compliance with the criteria laid down in Articles 9 to 13 of this Regulation, including a copy of the AEO certificate issued in accordance with the Implementing Rules of the Community Customs Code. Applicants shall submit necessary data to the competent Member State authority.

3 If a part of the relevant records and documentation is kept in another Member State, the consultation procedure referred to in Article 17 shall apply.

4 Where the competent Member State authority establishes that the application does not contain all the information required, it shall, within 30 calendar days of receipt of the application, require the applicant to supply the relevant information.

5 When the authority has received all the information necessary it shall inform the applicant that the application has been deemed complete, specifying the date from which the time limits laid down in Article 18(2) of this Regulation will run.

6 An operator who has been granted the status of approved economic operator in one Member State shall when applying for the same status in a subsequent Member State, attach a copy of the APEO certificate granted by the first Member State.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Article 15

### **Inadmissibility of applications**

The application referred to in Article 14 shall be inadmissible in the following cases:

- (a) where the application does not comply with Article 14; or
- (b) where the application is submitted within three years after the withdrawal of the APEO certificate referred to in points (a), (b) and (d) of Article 27(1).

### Section 3

### **Procedure for issuing APEO certificates**

### Article 16

### **Examination of application**

1 The issuing Member State authority shall examine whether the criteria laid down in Articles 9 to 13 are met. The examination and its results shall be documented by the competent Member State authority.

2 Where the applicant holds an 'AEO certificate — Security and safety' or an 'AEO certificate — Customs simplification/security and safety', as referred to in Article 14a of the Implementing Rules of the Community Customs Code, the criteria set out in Article 13 need not be examined.

3 In cases where the applicant has previously been granted the status of approved economic operator in another Member State, the issuing authority shall examine whether the following criteria are met:

- a the criteria set out in Articles 12 and 13;
- b optionally, the criteria set out in Articles 10 and 11.

4 The issuing authority may accept conclusions provided by an expert in the relevant fields referred to in Articles 12 and 13 in respect of the criteria referred to in those Articles. The expert shall not in any way be related to the applicant.

### Article 17

### **Consultation of other Member States**

1 The issuing authority shall consult the competent authorities of other Member States if the examination of the compliance with one or more of the criteria laid down in Articles 9 to 13 cannot be performed by it due either to a lack of information or to the impossibility of checking it. The consulted competent authorities of the Member States shall respond within 60 calendar days, starting from the date of the communication of the request by the issuing Member State authority.

2 If the consulted competent authority fails to respond within the deadline of 60 calendar days referred to in paragraph 1, the issuing authority may assume that the applicant meets the criteria for which the consultation took place.

### Article 18

### Issuing of an APEO certificate

1 The issuing authority shall issue the APEO certificate in accordance with the specimen set out in Annex VIII.

2 The APEO certificate shall be issued within 90 calendar days starting from the date of receipt of all the information necessary in accordance with Article 14.

3 The period of 90 calendar days provided for in paragraph 2 may be extended by one further period of 30 calendar days where the competent authority is unable to meet the deadline. In such cases, the competent Member State authority shall, before the expiry of the period referred to in paragraph 2, inform the applicant of the reasons for the extension.

4 The period provided for in paragraph 2 may also be extended if, in the course of the examination of the compliance with the criteria laid down in Articles 9 to 13, the applicant carries out adjustments in order to satisfy those criteria and communicates them to the competent authority.

### Article 19

### **Rejection of an application**

1 Where the result of the examination carried out in accordance with Articles 16 and 17 is likely to lead to the rejection of the application, the issuing authority shall communicate the findings to the applicant and provide him with the opportunity to respond within 30 calendar days, before rejecting the application. The period laid down in paragraph 2 shall be suspended accordingly.

2 If the application is rejected, the competent authority shall inform the applicant of the reasons on which the decision is based. The decision to reject an application shall be notified to the applicant within the time limits laid down in paragraphs 2, 3 and 4 of Article 18 and paragraph 1 of this Article.

3 The issuing authority shall inform the Commission, as soon as possible, that an application has been rejected. The Commission shall make that information available to the competent authorities of the other Member States by electronic means.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Section 4

### Status of approved economic operator

### Article 20

### Verifications

1 When the holder of an APEO certificate has advised the competent Member State authority of the arrival of fishery products, that authority may, before the arrival of the consignment into that Member State, notify the approved economic operator when, as a result of a risk analysis in accordance with Article 17 of Regulation (EC) No 1005/2008, the consignment has been selected for further verification. That notice shall only be provided where it does not jeopardise the verification to be carried out.

2 The holder of an APEO certificate shall be subject to fewer physical and documentbased verifications than other importers, unless the competent Member State authority decides otherwise in order to take into account a specific risk, or control obligations set out in other Community legislation.

3 Where, following a risk analysis, the competent Member State authority selects for further examination a consignment accompanied by a catch certificate lodged by an approved economic operator, it shall carry out the necessary verifications as a matter of priority. If the approved economic operator so requests, and subject to agreement with the competent Member State authority concerned, those verifications may be carried out at a place which is different from the place of the office of the competent Member State authority.

### Section 5

### Legal effects of APEO certificates

### Article 21

### **General provisions**

1 The APEO certificate shall take effect on the tenth working day after the date of its issue. Its period of validity shall not be limited.

2 The APEO certificate shall only be valid in the Member State of the issuing authority.

3 The competent authorities shall monitor compliance with the criteria laid down in Articles 9 to 13.

4 In the case of an APEO certificate issued to an applicant established for less than three years, close monitoring shall take place during the first year after issue.

5 A reassessment of the compliance with the criteria referred to in Articles 9 to 13 shall be carried out by the issuing authority in the following cases:

- a major changes to the relevant Community legislation;
- b reasonable indication that the relevant criteria are no longer met by the approved economic operator.

6 Article 16(4) shall apply to the reassessment.

7 The issuing authority shall inform the Commission, as soon as possible, of the results of the reassessment. The Commission shall make that information available to the competent authorities of all Member States, by electronic means.

### Article 22

### Suspension of the status of an approved economic operator

1 The status of approved economic operator shall be suspended by the issuing authority in the following cases:

- a where non-compliance with the criteria laid down in Articles 9 to 13 has been detected;
- b where the competent Member State authorities have sufficient reason to believe that an act has been perpetrated by the approved economic operator, which gives rise to legal proceedings and is linked to an infringement of the rules of the common fisheries policy or of Regulation (EC) No 1005/2008;
- c where the status of the authorised economic operator has been suspended in accordance with the Implementing Rules of the Community Customs Code;
- d where the suspension is requested by the approved economic operator which is temporarily unable to meet any of the criteria laid down in Articles 9 to 13.

2 Before taking a decision in accordance with paragraph 1(a), (b) and (c), the competent Member State authorities shall communicate their findings to the economic operator concerned. The operators shall be entitled to express its point of view within 30 calendar days starting from the date of receiving the communication.

3 However, where the nature or the level of the threat to the conservation measures for a certain stock or stocks so require, suspension shall take place immediately. The suspending authority shall immediately inform the Commission in order to permit other Member States to take appropriate action.

4 The suspension referred to in paragraph 1 shall take effect from the day following its notification to the approved economic operator. The suspension shall however not affect any import procedure already started before the date of suspension and not yet completed.

### Article 23

### Suspension in the case of non-compliance with relevant criteria

1 In the case referred to in point (a) of Article 22(1), if the approved economic operator does not regularise the situation within the period referred to in paragraph 2 of that Article, the status of approved economic operator shall be suspended for a period of 30 calendar days. The competent Member State authority shall, without delay, notify the economic operator of the suspension and the competent authorities of the other Member States.

2 Where the economic operator concerned has been unable to regularise the situation within the suspension period of 30 calendar days referred to in paragraph 1 but can provide evidence that the conditions can be met if the suspension period is extended, the issuing authority shall suspend the status of approved economic operator for a further 30 calendar days. The competent authorities of the other Member States shall be informed of the extension.

3 When the economic operator concerned has, within the time limit set out in paragraphs 1 or 2, taken the necessary measures to comply with the criteria laid down in Articles 9 to 13, the issuing authority shall withdraw the suspension and inform the economic operator concerned

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Change	s to legislation: There are outstanding changes not yet made to Commission
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and the Commission. The suspension may be withdrawn before the expiry of the time limit laid down in paragraphs 1 or 2.

### Article 24

### Suspension in case of legal proceedings

1 In the case referred to in point (b) of Article 22(1), the issuing authority shall suspend the status of the approved economic operator for the duration of the proceedings. It shall notify the approved economic operator thereof. Notification shall also be sent to the competent authorities of the other Member States.

2 The competent Member State authority may however decide not to suspend the status of approved economic operator if it considers the infringement to be of negligible quantitative importance in relation to the number or volume of the import-related operations carried out by that operator.

### Article 25

### Suspension related to the status of authorised economic operator

In the case referred to in point (c) of Article 22(1), the issuing authority shall suspend the status of the approved economic operator until the suspension of the status of authorised economic operator has been withdrawn. It shall notify the approved economic operator thereof. It shall also notify the competent authorities of the other Member States.

### Article 26

### Suspension upon request

1 In the case referred to in Article 22(1)(d) the approved economic operator shall notify the issuing authority of its temporary inability to meet the criteria laid down in Articles 9 to 13, specifying the date when the criteria will be met again. The approved economic shall also notify the issuing authority of any planned measures and their timescale.

2 The issuing authority shall send the notification to the Commission and the competent authorities of the other Member States.

3 If the approved economic operator fails to regularise the situation within the period set out in its notification, the issuing authority may grant a reasonable extension, provided that the approved economic operator has acted in good faith. The extension shall be notified to the Commission and the competent authorities of the other Member States.

### Article 27

### Withdrawal of the APEO certificate

The APEO certificate shall be withdrawn in the following cases:

a where the approved economic operator fails to take the necessary measures to comply with the criteria laid down in Articles 9 to 13 in accordance with Article 23(3);

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- b where it has been established that a serious infringement or repeated infringements related to the rules of the common fisheries policy or of Regulation (EC) No 1005/2008 have been committed by the approved economic operator and there is no further right of appeal;
- c where the approved economic operator fails to take the necessary measures to comply with the criteria laid down in Articles 9 to 13 in accordance with Article 26;
- d where the status of authorised economic operator, granted in accordance with the Implementing Rules of the Community Customs Code, has been withdrawn;
- e upon request of the approved economic operator.

2 In the case referred to in point (b) of paragraph 1, the competent authority may decide not to withdraw the APEO certificate if the infringements are of negligible quantitative importance in relation to the number or size of the import-related operations carried out by that operator.

3 The withdrawal shall take effect from the day following its notification to the approved economic operator.

4 The issuing authority shall immediately inform the Commission of the withdrawal of an APEO certificate.

### Section 6

### Information exchange

### Article 28

### Information requests

1 The approved economic operator shall inform the issuing authority of all factors arising after the certificate is granted which may influence its continuation.

2 All relevant information at the disposal of the issuing authority concerning economic operators approved by it shall *upon request* be made available to the Commission and the competent authorities of the other Member States where the approved economic operators carry out import-related activities.

### Article 29

### Sharing of information on approved economic operators

1 The Commission and the competent authorities in all Member States shall store for a period of three years or longer in accordance with national rules, and have access to the following information:

- a the electronically transmitted data of the applications;
- b the APEO certificates, and where applicable, their amendment or withdrawal of those certificates, or the suspension of the status of approved economic operator.

2 The IUU fishing information system referred to in Article 51 of Regulation (EC) No 1005/2008 may be used for the information and communication process between the competent authorities and for information of the Commission and of the economic operators as provided for in this chapter.

<i>Status:</i> Point in time view as at 01/01/2010.
Changes to legislation: There are outstanding changes not yet made to Commission
Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation
appear in the content and are referenced with annotations. (See end of Document for details)

3 The list of approved economic operators may be disclosed by the Commission to the public via the Internet with prior agreement of the approved economic operators concerned. The list shall be kept up to date.

### Article 30

### **Reporting obligations and evaluation**

1 Member States shall include information on the application of the approved economic operator scheme as laid down in this chapter in their report to be transmitted to the Commission every two years according to Article 55(1) of Regulation (EC) No 1005/2008.

2 On the basis of those reports and its own observations, the Commission shall undertake an evaluation and possible adjustment of the approved economic operator scheme.

### CHAPTER III

### Verifications related to catch certificates

### Article 31

### **Community criteria for verifications**

Verifications intended to ensure that the provisions of Regulation (EC) No 1005/2008 are complied with, as referred to in Article 17 of that Regulation, shall be focused towards risks identified on the basis of the following Community criteria:

- (a) importation, exportation or trade in fishery products obtained from species of high commercial value;
- (b) introduction of new kinds of fishery products or discovery of new trade patterns;
- (c) inconsistencies between the trade patterns and the known fishing activities of a flag State in particular in respect of species, volumes or characteristics of its fishing fleet;
- (d) inconsistencies between the trade patterns and the known fishing-related activities of a third country in particular in respect of the characteristics of its processing industry or its trade in fishery products;
- (e) trade pattern not justified in terms of economic criteria;
- (f) involvement of a newly established operator;
- (g) significant and sudden increase in trade volume for a certain species;
- (h) submission of copies of catch certificates accompanying processing statements according to Annex IV of Regulation (EC) No 1005/2008, for instance when the catch has been split during production;
- (i) prior notification, required under Article 6 of Regulation (EC) No 1005/2008, not transmitted at the proper time or information incomplete;
- (j) inconsistencies between catch data declared by the operator and other information available to the competent authority;

- (k) vessel or vessel owner suspected of being or having been involved in IUU fishing activities;
- (l) vessel having recently changed name, flag or registration number;
- (m) flag State not notified according to Article 20 of Regulation (EC) No 1005/2008 or information available on possible irregularities in the validation of catch certificates by a given flag State (e.g. stamps or validation seal from a competent authority lost, stolen or forged);
- (n) presumed deficiencies in the control system of a flag State;
- (o) operators concerned who have already been involved in illegal activities constituting a potential risk in respect of IUU fishing.

### Article 32

### **Reporting obligations and evaluation**

1 Member States shall include information on the application of the Community criteria referred to in Article 31 in their report to be transmitted to the Commission every two years according to Article 55(1) of Regulation (EC) No 1005/2008.

2 On the basis of those reports and its own observations, the Commission shall undertake an evaluation and possible adjustment of the Community criteria.

### CHAPTER IV

### Cooperation with third countries

### Article 33

### Administrative cooperation with third countries concerning catch certificates

1 The administrative arrangements in which the catch certificate is established, validated or submitted by electronic means or is replaced by electronic traceability systems ensuring the same level of control by authorities, established within the framework of the administrative cooperation set out in Article 20(4) of Regulation (EC) No 1005/2008, are listed in Annex IX to this Regulation.

2 The Commission shall within 15 working days after establishment of a new administrative arrangement pertaining to the implementation of the catch certification provisions of Regulation (EC) No 1005/2008, inform the competent authorities of Member States thereof, place the information on its website as soon as possible and update Annex IX to this Regulation.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### TITLE III

### SIGHTINGS

### Article 34

### Form for submission of information regarding sighted fishing vessels

1 The form for submission of information regarding sighted fishing vessels referred to in Article 49(1) of Regulation (EC) No 1005/2008 is set out in Annex XA to this Regulation.

2 The instructions for filling in the form referred to in paragraph 1 are set out in Annex XB to this Regulation.

### TITLE IV

### MUTUAL ASSISTANCE

### CHAPTER I

### General provisions

### Article 35

### Scope

1 This Title lays down the conditions under which the Member States shall administratively cooperate with each other, third countries, the Commission and the body designated by it in order to ensure the effective application of Regulation (EC) No 1005/2008 and this Regulation.

2 This Title shall not bind Member States to grant each other assistance where that would be likely to be injurious to their national legal system, public policy, security or other fundamental interests. Before denying a request for assistance, the requested Member State shall consult the applicant Member State to determine whether assistance may be given in part, subject to specific terms and conditions. Where a request for assistance cannot be complied with the applicant Member State and the Commission shall promptly be notified of that fact and reasons shall be stated.

3 This Title shall not affect the application in the Member States of rules on criminal procedure and mutual assistance in criminal matters, including those on secrecy of judicial inquiries.

### Article 36

### **Protection of personal data**

1 This Regulation leaves intact and in no way affects the level of protection of individuals with regard to the processing of personal data under the provisions of Community and national law, and in particular does not alter either the obligations of Member States

relating to their processing of personal data under Directive 95/46/EC or the obligations of the Community institutions and bodies relating to their processing of personal data under Regulation (EC) No 45/2001 when fulfilling their responsibilities. The Member States and the Commission shall ensure that all applicable provisions laid down in Regulation (EC) No 45/2001 and Directive 95/46/EC are respected.

2 The rights of persons with regard to their registration data processed in national systems shall be exercised in accordance with the law of the Member State which stored their personal data, and in particular the provisions implementing Directive 95/46/EC, and, with regard to their registration data processed in Community systems, shall be exercised in accordance with Regulation (EC) No 45/2001.

### Article 37

### Use of information and protection of professional and commercial secrecy

1 The applicant Member State shall use information communicated according to this Title solely for the purposes of implementing Regulation (EC) No 1005/2008 and at all times in accordance with Directive 95/46/EC. The use of such information for other purposes shall be subject to prior written consultation of the requested Member State which provided the information. Such use shall then be subject to any conditions established by the requested Member State for non-disclosure of information in accordance with Directive 95/46/EC. The use of personal information data for other purposes shall be in compliance with the conditions laid down in Directive 95/46/EC.

2 The applicant Member State shall consider specific demands related to disclosure of the information such as the safety and privacy of persons identified or identifiable by the information.

3 The information shall benefit from the same protection accorded to similar data by the national legislation of the Member State receiving them and, for a Community institution receiving them, by the corresponding provisions applicable to this institution. It may be invoked as evidence in administrative or criminal proceedings by the Member State receiving the information, in accordance with the law of that Member State.

4 Information communicated in any form to persons working for national public authorities and the Commission shall be covered by duties of confidentiality and professional secrecy if their disclosure would undermine

- a the protection of the privacy and the integrity of the individual, in particular in accordance with Community legislation regarding the protection of personal data;
- b the commercial interests of a natural or legal person, including intellectual property;
- c court proceedings and legal advice; or
- d the purpose of inspections or investigations.

5 Paragraph 4 shall not apply where the disclosure is necessary to bring about the cessation of IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 and the authority communicating the information consents to its disclosure.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Article 38

### Costs

Member States shall bear their own costs of executing a request for assistance and shall waive all claims for the reimbursement of expenses incurred in applying this Title.

### Article 39

### Single authority

1 Each Member State shall designate a single liaison office responsible for the application of this Title.

2 Each Member State shall communicate to the Commission and the other Member States the identity of the single liaison office and keep that information up to date.

3 The Commission shall publish and update the list of single liaison offices in the *Official Journal of the European Union*.

### Article 40

### **Follow-up measures**

1 Where national authorities decide, in response to a request for assistance based on this Title or following a spontaneous exchange of information, to take measures which may be implemented only with the authorisation or at the demand of a judicial authority, they shall communicate to the Member State concerned and the Commission any information on those measures which is related to IUU fishing or serious infringements referred to in Article 42(1) (b) and (c) of Regulation (EC) No 1005/2008, or to infringements of this Regulation.

2 Any such communication must have the prior authorisation of the judicial authority if such authorisation is required by national law.

### CHAPTER II

### Information without prior request

### Article 41

### Information without prior request

1 When a Member State becomes aware of any potential IUU fishing activity or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 or reasonably suspects that such an activity or infringement may occur, it shall notify the other Member States concerned and the Commission, without delay. That notification shall supply all necessary information and shall be made via the single authority as referred to in Article 39.

2 When a Member State takes enforcement measures in relation to an IUU fishing activity or infringement referred to in paragraph 1, it shall notify the other Member States concerned and the Commission via the single authority as referred to in Article 39.

3 All notifications according to this Article shall be made in writing.

### CHAPTER III

### **Requests for assistance**

### Article 42

### Definitions

For the purposes of this Title 'request for assistance' means a request addressed by one Member State to another Member State for:

- (a) information;
- (b) enforcement measures; or
- (c) administrative notification.

### Article 43

### General requirements

1 The applicant Member State shall ensure that all requests for assistance contain sufficient information to enable a requested Member State to fulfil the request, including any necessary evidence obtainable in the territory of the applicant Member State.

2 Requests for assistance shall be limited to substantiated cases where there is reasonable cause to believe that IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 have occurred and where the applicant Member State is not able to obtain the requested information or to take the requested measures by its own means.

### Article 44

### Transmission of requests and replies

1 Requests shall only be sent by the single authority of the applicant Member State or by the Commission to the single authority of the requested Member State. All replies to a request shall be communicated in the same way.

2 Requests for mutual assistance and the respective replies shall be made in writing.

3 The languages used for requests and for the communication of information shall be agreed by the single authorities concerned before requests are made. If no agreement can be reached, requests shall be communicated in the official language(s) of the applicant Member State and replies in the official language(s) of the requested Member State.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Article 45

### **Requests for information**

1 A requested Member State shall, at the request of an applicant Member State, or of the Commission, supply any relevant information required to establish whether IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 have occurred or to establish whether there is a reasonable suspicion it may occur. That information shall be supplied via the single authority as referred to in Article 39.

2 The requested Member State shall, at the request of the applicant Member State or of the Commission, carry out the appropriate administrative enquiries concerning operations which constitute, or appear to the applicant Member State to constitute, IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008. The requested Member State shall communicate the results of such administrative enquiries to the applicant Member State and to the Commission.

At the request of the applicant Member State, or of the Commission, the requested Member State may permit a competent official of the applicant Member State to accompany the officials of the requested Member State or of the Commission, in the course of administrative enquiries referred to in paragraph 2. In so far as national provisions on criminal proceedings restrict certain acts to officials specifically designated by national law, the officials of the applicant Member State shall not take part in such acts. In no event, shall they participate in searches of premises or the formal questioning of persons under criminal law. The officials of the applicant Member States present in the requested Member State must at all time be able to present written authority stating their identity and their official functions.

4 At the request of the applicant Member State, the requested Member State shall supply it with any document or certified true copies in its possession which relates to IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008.

5 The standard form for the exchange of information on request is set out in Annex XI.

### Article 46

### **Requests for enforcement measures**

1 A requested Member State shall, based on the evidence referred to in Article 43, at the request of an applicant Member State, or of the Commission, take all necessary enforcement measures to bring about the cessation, within its territory or within maritime waters under its sovereignty or jurisdiction, of any IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 without delay.

2 The requested Member State may consult the applicant Member State and the Commission in the course of taking the enforcement measures referred to in paragraph 1.

3 The requested Member State shall report the measures taken and their effect to the applicant Member State, the other Member States concerned and the Commission, via the single authority as referred to in Article 39.

### Article 47

### **Deadline for replies to requests for information and enforcement measures**

1 The requested Member State shall provide the information referred to in Article 45(1) and Article 46 (3) as quickly as possible, but not later than 4 weeks following the date of receipt of the request. Different time limits may be agreed between the requested and the applicant Member State or the Commission.

2 Where the requested Member State is unable to respond to the request by the deadline, it shall inform the applicant Member State or the Commission in writing of the reason for its failure to do so, and indicate when it considers it will be able to respond.

### Article 48

### **Requests for administrative notification**

1 A requested Member State shall, at the request of an applicant Member State and in accordance with its national rules governing the notification of similar instruments and decisions, notify the addressee of all instruments and decisions taken in the field covered by Regulation (EC) No 1005/2008 which emanate from the administrative authorities of the applicant Member State and are to be served in the territory of the requested Member State.

2 Requests for notification shall be made using the standard form attached to this Regulation in Annex XII.

3 The requested Member State shall transmit its reply to the applicant Member State immediately after the notification via the single authority referred to in Article 39. The reply shall be made using the standard form attached to this Regulation in Annex XII.

### CHAPTER IV

### **Relations with the Commission**

### Article 49

### Communication between the Member States and the Commission

1 Each Member State shall communicate to the Commission as soon as it is available to it any information it considers relevant concerning methods, practices or revealed tendencies used or suspected of having been used for IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008.

2 The Commission shall communicate to the Member States, as soon as it becomes available to it, any information that would help them to enforce the implementation of Regulation (EC) No 1005/2008.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### Article 50

### **Coordination by the Commission**

1 Where a Member State becomes aware of operations which constitute, or appear to constitute, IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 and which are of particular relevance at Community level, it shall communicate to the Commission as soon as possible any relevant information needed to determine the facts. The Commission shall convey that information to the other Member States concerned.

2 For the purposes of paragraph 1, operations which constitute IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 shall be deemed to be of particular relevance at Community level especially where:

- a they have, or might have, connections in other Member States; or
- b it appears likely to the Member State that similar operations have also been carried out in other Member States.

3 Where the Commission considers that operations which constitute IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 have taken place in one or more Member States, it shall inform the Member States concerned thereof which shall as soon as possible carry out enquiries. The Member States concerned shall, as soon as possible, communicate to the Commission the findings of those enquiries.

### CHAPTER V

### **Relations with third countries**

### Article 51

### Information exchange with third countries

1 When a Member State receives information relevant to ensure the effective application of Regulation (EC) No 1005/2008 and this Regulation from a third country, it shall communicate that information to the other Member States concerned via the single authority, in so far as it is permitted to do so by bilateral assistance agreements with that third country.

2 Information received under this Title may be communicated to a third country by a Member State via its single authority under a bilateral assistance agreement with that third country; That communication shall take place after consultation of the Member State that originally communicated the information and in accordance with Community legislation and national legislation regarding the protection of individuals with regard to the processing of personal data.

3 The Commission may, in the framework of fisheries agreements concluded between the Community and third countries or in the framework of Regional Fisheries Management Organisations or similar arrangements to which the Community is a Contracting Party or a noncontracting Cooperating Party, communicate relevant information concerning IUU fishing or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 to other parties to those agreements, organisations or arrangements, subject to the consent of the Member State that supplied the information.

### CHAPTER VI

### Transitional provision

Article 52

### Establishment of an IUU Fishing Information System

Pending the establishment of the 'IUU Fishing Information System', as referred to in Article 51(2) of Regulation (EC) No 1005/2008, the competent authorities of the Member States shall cooperate under this title with each other and the Commission through existing information arrangements.

### TITLE V

### AMENDMENTS

### Article 53

### Amendments to Regulation (EC) No 1005/2008

Annex I of Regulation (EC) No 1005/2008, containing the list of products excluded from the definition of 'fisheries products' in Article 2(8) of that Regulation is amended as set out in Annex XIII to this Regulation.

### TITLE VI

### FINAL PROVISIONS

### Article 54

### Entry into force

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

It shall apply from 1 January 2010.

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

### ANNEX I

### Prior notification period for certain types of fishery products referred to in Article 1 Four-hour prior notification period

Landings of fresh fishery products by fishing vessels into designated Community ports.

### Vessel identification

Vessel name:

8. Name of the port (ISO alpha-2 country code + 3 letter port code (\*)):

Intended port of call

9. Purpose of the call (landing, transhipment or access to services):

- 2. Type of vessel (catching, carrier or support):
  - Flag (country of registration):
- Home port (ISO alpha-2 country code + name of port):
  - 5. Registration number (external identification):
- 6. International radio call sign:
  - 7. IMO/Lloyd's number (if issued):

### Dates

13. Dates of the fishing trip:

14. Date and estimated time of arrival at port:

Authorisation to support fishing operations/tranship fishery products: 12. Issuing authority:

10. Fishing authorisation number and expiration date:

Fishing authorisation

# Quantities of species retained on board (or negative report if no catches)

	ANNEX I	IA				
h	ird country f	ïshi	ing	ves	sels	re
	22. Presentation of fish and state of preservation (use letter codes (*))					
	<ol> <li>Estimated total live weight of fish to be landed/transhipped (in kg) or number of fish if required</li> </ol>					
	20. Estimated total live weight on board (in kg) or number of fish if required					
	<ol> <li>Catch area (FAO (ICES) 20. Estimated total live area, FAO (ICES) weight on board (in weight o</li></ol>					
	18. Name of the species (FAO alpha-3 code)					
	17. Area or port of tran- shipment (FAO (ICES) area, FAO (ICES) division, FAO (ICES) subdivision and if relevant for Statistical rectange and fishing effort zone)					
	<ol> <li>Date of transhipment (if 17. Area or port of tran- transhipment has taken staken shipment (FAO (ICES) place elsewhere than area, FAO (ICES) the port of tanding) division, FAO (ICES) studivision and if relevant ICES statistic relevant ICES statistic rectangle and fishing effort zone)</li> </ol>					
	<ol> <li>Name of catching vessel(s) and catch certificate number(s) for this/these (if available)</li> </ol>					

23. Name and address of vessel owner:

24. Name of master of vessel/representative:

25. Signature:

26. Date:

If catching vessel fill in points 1-10, 12-14 plus 18-22

If carrier vessel fill in points 1-9, 11 and 12 plus 14-22

If support vessel fill in points 1-9, 11, 12 and 14

All must fill in points 23-26

(\*) Letter codes for ports, the state of the fish and the presentation: http://ec.europa.eu/fisheries/cfp/control\_enforcement/ers\_en.htm

Form for prior notification for th ferred to in Article 2(1)

Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### ANNEX IIB

Form for prior notification for third country fishing vessels referred to in Article 2(2)

 icación io	 	 	
<ol> <li>Presentation of fish and state of preservation (use letter codes (*))</li> </ol>			
<ol> <li>Estimated total live weight of fish to be landed/ transhipped (in kg) or number of fish if required</li> </ol>			
<ol> <li>Estimated total live weight on board (in kg) or number of fish if required</li> </ol>			
7. Name of the species (FAO alpha-3 code)			
<ol> <li>Area or port of transhipment (FAO (ICES) area, FAO (ICES) division, FAO (ICES) subdivision and if relevant ICES statistical rectangle and fishing effort zone)</li> </ol>			
<ol> <li>Date of transhipment (if transhipment has taken place elsewhere than the port of landing)</li> </ol>			
h certificate these			

tress of vessel owner:

er of vessel/representative:

fill in points 1-3, 7 plus 9 and 10

in points 1-10

II in points 1-3

tts 11-14

orts, the state of the fish and the presentation: http://ec.europa.eu/fisheries/cfp/control\_enforcement/ers\_en.htm

wt (ISO alpha-2 country code + 3 letter port code (\*)): call (landing, transhipment or access to services):

ated time of arrival at port:

cies retained on board

Il relevant fields before sending the prior notice:

call

Vessel name:

8. Name of the master/representative: 9. Address of master/representative:

Contact

- Type of vessel (catching or carrier): Flag (country of registration):
- Home port (ISO alpha-2 country code + name of port):
  - Registration number (external identification):

    - International radio call sign:

    - IMO/Lloyd's number (if issued):

## beparture information

- 0. Dates and time of departure:
- 1. Port of departure (ISO alpha-2 country code + name of port):

Intended port of landing (ISO alpha-2 country code + 3 letter port code (\*)):

12. Date and estimated time of landing:

Landing information

14. Sent by master/representative:

tuantities of species retained on board

ding declarations refe	erre	ed to	o in	Ar	tic
26. If processed fishery products, average weight per unit of packing (in kg)					
25. If processed fishery products, number of packing units (cartons, boxes, bags, containers, blocks etc.)					
24. If processed fishery products, products, type of packaging (3 letter code CRT=cartons, BOX=bags and BCX=bags and					
23. If applicable, conversion applied to fishery product by flag State					
22. Presen- tation of fish and state of preser- vation (use letter codes (*))					
21. Estimated total Ive weight of fish to be landed (in kg) or number of fish if required					
20. Estimated total live weight on board (in kg) or number of fish if required					
19. Catch area (FAO (ICES) area, FAO (ICES) division, FAO (ICES) subdivision and if relevant rectangle and fishing effort zone)					
18. Name of the species (FAO alpha-3 code)					
17. Area or port of tran- f FAO (ICES) area, FAO (ICES) division and if relevant ICES sta- tistical rectangle)					
16. Date of tran- shipment (if transhipment has taken place elsewhere than the port of landing) and name of catching vessel(s)					
<ol> <li>Catch certificate number(s), date(s) and flag State(s)</li> </ol>					

Name and address of vessel owner:

8. Name of master of vessel/representative:

9. Signature:

0. Date:

catching vessel fill in points 1-15 plus 18-30

carrier vessel fill in all points

### Commission Regulation (EC) No 1010/2009 of 22 October 2009 laying down detailed rules... ANNEX I Document Generated: 2024-01-26

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### ANNEX IIIA

Form for pre-lan cle 3(1)

sel name:

8. Name of the master/representative: 9. Address of master/representative:

Contact

- e of vessel (catching or carrier):
- g (country of registration):
- ne port (ISO alpha-2 country code + name of port):
  - jistration number (external identification):
    - mational radio call sign:
    - //Lloyd's number (if issued):
- ture information
- ites and time of departure:
- vt of departure (ISO alpha-2 country code + name of port):

Intended port of transhipment (ISO alpha-2 country code + 3 letter port code (\*)):

12. Date and estimated time of transhipment:

Transhipment information

14. Sent by master/representative:

Information on the other vessel in the transhipment operation:

Registration number (external identification):

16.

15. International radio call sign:

17. Flag (country of registration):

# ities of species retained on board

										f <b>err</b> eivin		rti	clo
29. If processed	fishery	products,	average	weight per	unit of	packing	(in kg)						
28. If processed	fishery	products,	number of	packing units	(cartons,	boxes, bags,	containers,	blocks etc.)					
27							BOX=boxes,	BGS=bags and	BLC=blocks)				
26. If applicable,	conversion	factor applied	to fishery	product by	flag State	,							
ഹ	tation of												
24. Estimated 2	total live	weight of fish	to be tran-	shipped (in	kg) or	number of	fish if	required					
23. Estimated	total live	weight on	board (in	kg) or	number of	fish if	required						
22. Catch area	(FAO (ICES)	area, FAO (ICES)	division, FAO	(ICES) subdivi-	sion and if rele-	vant ICES sta-	tistical rectangle	and fishing effort	zone)				
21. Name of				alpha-3									
20. Area or port of	transhipment (FAO	(ICES) area, FAO	(ICES) division,	FAO (ICES)	subdivision and if	relevant ICES	statistical	rectangle and	fishing effort zone)				
19. Date of tran-	shipment (if	transhipment	has taken place	elsewhere than	the port of	landing) and	name of	catching	vessel(s)				
ch	tificate	nber(s),	e(s)	l flag	te(s)								

the and address of vessel owner:

ime of master of vessel/representative:

gnature:

je:

ning vessel fill in points 1-18 plus 21-33

er vessel fill in all points

or codes for ports, the state of the fish and the presentation: http://ec.europa.eu/fisheries/cfp/control\_enforcement/ers\_en.htm

### Commission Regulation (EC) No 1010/2009 of 22 October 2009 laying down detailed rules... ANNEX I Document Generated: 2024-01-26

Status: Point in time view as at 01/01/2010.

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### ANNEX IIIB

Form for pre-transhipmen e 3(2) (required from be

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Status: Point in time view as at 01/01/2010. Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

### ANNEX IV

### EUROPEAN COMMUNITY CATCH CERTIFICATE Simplified form for fishery products fulfilling the requirements in Article 6 of this Regulation

(i) EUROPEAN COMMUNITY CATCH CERTIFICATE — Simplified form for fishery products fulfilling the requirements in Article 6 of this Regulation												
Document number				Va	Validating authority (name, address, tel., fax)							
1. Description of product 2. References of applicable conservation and management measures												
Species			Produ	ct code				Verifie	ed weig	ht landed (kg)		
3. List of vessels that have number, etc. annexed):	provid	ded ca	atches	and the	e q	luantities	by	each \	vessel (	name, registration		
	1											
4. Name, address, tel. and fax of exporter	Signa	ature			Da	ate			Seal	(stamp)		
5. Flag State authority valida	ation:											
Name/Title		Signature				Date S			Seal (s	Seal (stamp)		
6. Transport details ( <i>see Ap</i> ,	pendix	)						1				
7. Importer declaration:												
Name and address of import	er Sig	gnatur	e	Date				Seal (s	stamp)	Product CN code		
8. Import control: Authority Place			Importation authorised (*		)	Importa susper				ation requested —		
Customs declaration (if issued)	Numb	I			Date F		Place	Place				
(*) Tick as appropriate.							_					

### **Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

(ii) EUROPEAN COMMUNITY RE-EXPORT CERTIFICATE									
Certificate number			Member \$	State					
1. Description of re-export		Weight (kg)							
Species Product					Bal in f	ance from the catch c	total qu ertificat	antity declared e	
2. Name of re-exporter Addr			Address			Signature	Date		
3. Authority									
Name/Title Sign			ature			Date		Seal/Stamp	
4. Re-export control									
Place: Re-export authorised (*)			Verificatio requested				oort declaration or and date		

(\*) Tick as appropriate.

1. Country of exportation	2. Exporter sign	ature		
Port/airport/other place of departure				
Vessel name and flag	Container number(s)	Name	Address	Signature
Flight number airway bill number	list attached			
Truck nationality and registration number				
Railway bill number				
Other transport document				

### Appendix

### ANNEX V

### Catch documentation schemes adopted by regional fisheries management organisations recognised as complying with the requirements of Regulation (EC) No 1005/2008

Part ICatch documentation schemes recognised as complying with the requirements of Regulation (EC) No 1005/2008:

- Dissostichus spp. catch documentation scheme as set out in Council Regulation (EC) No 1035/2001 of 22 May 2001 establishing a catch documentation scheme for *Dissostichus* spp<sup>(7)</sup>.
- ICCAT Bluefin tuna Catch Documentation Programme as set out in ICCAT Recommendation 08-12 amending 07-10 on an ICCAT Bluefin tuna Catch Documentation Programme.
- Part II Catch documentation schemes recognised as complying with the requirements of Regulation (EC) No 1005/2008, subject to additional conditions:
- CCSBT (Commission for the Conservation of Southern Bluefin Tuna) Resolution on the implementation of a CCSBT Catch Documentation scheme (adopted at the Fifteenth Annual Meeting — 14-17 October 2008). In addition to the catch documents and any related documents validated in conformity with the CCSBT Catch

Documentation scheme, the importer shall submit to the authorities of the Member States of importation the information on transport details, specified in the Appendix on transport details included in Annex II of Regulation (EC) No 1005/2008.

### ANNEX VI

### Submission periods of catch certificates for consignments referred to in Article 8 Four-hour period for submission of catch certificate prior to entry into the Community

Consignments of fishery products entering the Community by airfreight **Two-hour period for submission of catch certificate prior to entry into the Community** 

Consignments of fishery products entering the Community by road Four-hour period for submission of catch certificate prior to entry into the Community

Consignments of fishery products entering the Community by railway

### ANNEX VII

$ \overset{\diamond}{}^{\diamond} \overset{\diamond}{}_{\diamond} \overset{\diamond}{}_{\diamond} \overset{\diamond}{}$	
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☆ ☆ ☆☆☆	

SPECIMEN

EUROPEAN COMMUNITY

### Application for APEO certificate

NB: please refer to the explanatory note when filling out this form

1. Applicant		Reserved for authorities			
2. Legal status of applicant		з	. Date of est	ablishment	
4. Address of establishment		I			
5. Location of main business					
6. Contact person (name, phone,	fax, email)	7. Correspondence address			
8. VAT ID number(s)	9. Trader identif number(s)/ E0	ication ORI number	10. Leg	al registration number	

### **Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

11. AEO certificate number	12. Member Stat customs rela carried out	e where ted activities are	13. Monthly average number/ volume of import operations
14. Office where catch certificate documentation is kept			
15. Office responsible for providing all catch certificate documentation			
16. Location(s) where imported products are kept			
17.			
Signature:		Date:	
Name:		Number of annexe	9S:

### Explanatory notes:

The application and related documents must be submitted, electronically or in paper form, as requested by the Member State to which the application is sent.

1.	Applicant
	Enter the full name of the applicant economic operator.
2.	Legal status
	Enter the legal status as mentioned in the document of establishment.
3.	Date of establishment
	Enter — with numbers — the day, month and year of establishment.
4.	Address of establishment
	Enter the full address of the place where your entity was established, including the country.
5.	Location of main place of business
	Enter the full address of the place of your business where the main activities are carried out.
6.	Contact person

Indicate the full name, phone and fax numbers, and email address of the contact person designated by you within your company to be contacted by the authorities when examining the application.

<b>Status:</b> Point in time view as at 01/01/2010.						
Changes to legislation: There are outstanding changes not yet made to Commission						
Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation						
appear in the content and are referenced with annotations. (See end of Document for details)						

#### 7. Correspondence address

Fill in only in case it differs from your address of establishment

#### 8, 9 and 10. VAT ID, trader identification and legal registration numbers

Enter the required numbers

The trader identification number(s) is(are) the identification number(s) registered by the customs authority(ies)

The economic operators registration and identification (EORI) number is the identification number registered by the customs authority(ies)

The legal registration number is the registration number given by the company registration office.

If these numbers are the same, enter only the VAT ID number.

#### 11. AEO certificate number

Enter the required number

#### 12. Member State where customs related activities are carried out

Enter the relevant ISO alpha-2 country code. Must be the same as Member State where the status of authorised economic operator has been granted.

#### 13. Monthly average number/volume of import operations

Enter the monthly average number/volume of import operations over the past 12 months.

#### 14, 15 and 16. Offices/locations for documentation/products

Enter the full addresses of the relevant offices/locations. If the offices/locations have the same address, fill in only Box 14.

#### 17. Name, date and signature of the applicant

Signature: the signatory should add his capacity. The signatory should always be the person who represents the applicant as a whole.

Name: name of the applicant and the stamp of the applicant.

Number of annexes: the applicant shall provide the following general information:

- 1. The application, including annexes, for the status of authorised economic operator
- 2. The AEO certificate from the authorities granting the status of authorised economic operator
- 3. Documentation for the number of import operations over the past 12 months.

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

# ANNEX VIII



SPECIMEN

EUROPEAN COMMUNITY

#### APEO certificate

	(certificate number)
1. Holder of the APEO certificate	2. Issuing authority
3. Date from which the certificate is effective	

#### Explanatory notes:

#### Certificate number

The certificate number shall always begin with the ISO alpha-2 country code of the issuing Member State, followed by the national authorisation number.

#### 1. Holder of the APEO certificate

The full name of the Holder shall be mentioned, as indicated in Box 1 of the Application form in Annex VII, as well as the VAT ID number(s) as indicated in Box 8 of the application form, and the AEO number as indicated in Box 11 of the application form.

#### 2. Issuing authority

Signature, the name of the Member State's administration and the stamp.

The name of the Member State's administration can be mentioned on a regional level, if the organisational structure of the administration so requires.

#### 3. Date from which the certificate is effective

Indicate the day, month and the year, in accordance with Article 21(1).

# ANNEX IX

# Administrative arrangement with flag States pertaining to the implementation of the catch certification provisions (Article 12(4) of Regulation (EC) No 1005/2008)

# [<sup>F1</sup>Section 1

# NORWAY

## CATCH CERTIFICATION SCHEME

Norway shall require a catch certificate for landings and imports to Norway of catches made by fishing vessels flying the flag of a Member State of the European Community.

In accordance with Article 12(4) of Regulation (EC) No 1005/2008, the catch certificate provided for in Article 12 and Annex II of Regulation (EC) No 1005/2008 shall, as of 1 January 2010, be replaced — for fisheries products obtained from catches made by fishing vessels flying the flag of Norway — by a Norwegian catch certificate based on the Norwegian system of sales notes, which is an electronic traceability system under the control of the Norwegian authorities ensuring the same level of control by authorities as required under the Community catch certification scheme.

A specimen of a Norwegian catch certificate is given in the Appendix.

The Norwegian system of sales notes shall also be used to issue and validate a catch certificate for export consignments from Norway to the European Community of conventional fishery products including stock-fish, salted fish and salted and dried klippfish, using raw material from small fishing vessels and/or involving production comprising several steps in the production process, in accordance with entry 7. bis of the attached specimen.

Documents referred to in Article 14(1) and (2) of Regulation (EC) No 1005/2008 may be established, validated and submitted by electronic means. MUTUAL ASSISTANCE

Mutual assistance under Article 51 of Regulation (EC) No 1005/2008 shall be developed to facilitate the exchange of information and administrative cooperation between respective competent authorities in Norway and the Member States of the European Community, based on detailed rules on mutual assistance laid down in Commission Regulation (EC) No 1010/2009. Appendix

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation

appear in the content and are referenced with annotations. (See end of Document for details)

		08 and the Commi	ssion Regu	lation I	aying		ed rules f	or th	er Articles 12 (4) and 20 (4) of le implementation of the same
						,			Page 1 of 2
Document	Document No 1. Issued and validated electronically by								
Address		I		Telepi	hone	number		Tel	efax number
								·	
2. Fishing	vessel Name		– Home po n number	ort and re	egis-	Call sign	IMO/Llog	yds N	Number (if issued)
Fishing lice	nce No Valid to	Inmar	sat number	, telefax	num	ber, telephone num	ber. E-ma	ail ad	dress (if issued)
3. Descript	ion of product	Туре	of processi	ng autho	orised	l on board			s of applicable conservation and ent measures
Species	Product code	Catch	area(s) an	d dates			Verified be lande	lande ed if	ed weight (kg), (Estimated weight to direct landing to EC port)
	 of master of fishing ve pplicable if direct landir								rs original signature if direct landing in an EU port)
6. If trans	hipment at sea, date,	area and position	l		7. lf	transhipment wi	thin a po	ort ar	ea, date and name of port
Name of b	uyer or receiver of the fis	h Recei	ving vessel	name		Call sign	IMO/Llog	yds r	number (if issued)
7 bis Due		to of stack fish as	had fick a			d duind fink (Idia)		C	N 00.05
Name o	visions for consignmen f producer responsible for for each sales note.								ed in the production. List document
Address					T	elephone number			Telefax number
Type of fish	hery product		Species	6	P	roduct CN code			Product weight (kg) in the consignment
8. Name a	nd address of exporter		Signatu	re					Date
									I
fishery	9. Flag State Authority Validation: This certificate is issued and validated electronically in accordance with the catch certification scheme for fishery products exported from Norway to the European Community under Articles 12 (4) and 20 (4) of Council Regulation EC 1005/2008 and the Commission Regulation laying down the detailed rules for the implementation of the same Regulation Ref: www.catchcertificate.no								
10. Transp	ort details, country of exp	portation	Port / a	irport / d	other	place of departure	_		
Vessel nan	ne and flag	Container number(s): list	Name				Add	dress	
	per/airway bill number	attached.							
Truck natio	nality and reg.number								
Railway bil	number	]							

Other transport documents

Catch certification scheme for fishery products exported from Norway to the European Community under Articles 12 (4) and 20 (4) of Council Regulation (EC) No 1005/2008 and the Commission Regulation laying down the detailed rules for the implementation of the same Regulation to replace the European Community catch certificate Page 2 of 2							
11. Importer declaration: Nam	e and address of importer	Signature	Date	Seal	Product CN code		
Documents under Articles 14(1), (2) of Regulation (EC 1005/2008)	References						
12. Import control: Authority	Place	Importation authorised *	Importation suspended *	Verification requeste	d — date		
Customs declaration (if issued)	Number	Date	Place	1			

\* Tick as appropriate

# Section 2

# **UNITED STATES**

# CATCH CERTIFICATION SCHEME

In accordance with Article 12(4) of Regulation (EC) No 1005/2008, the catch certificate provided in Article 12 and Annex II of Regulation (EC) No 1005/2008 shall be replaced — for fisheries products obtained from catches made by fishing vessels flying the flag of the United States — by the US catch certificate, supported by electronic reporting and record keeping systems under the control of the US authorities ensuring the same level of control by authorities as required under the Community catch certification scheme.

A specimen of the US catch certificate, which shall replace the European Community Catch Certificate and Re-export Certificate as from 1 January 2010, is given in the Appendix. MUTUAL ASSISTANCE

Mutual assistance under Article 51 of Regulation (EC) No 1005/2008 shall be developed to facilitate the exchange of information and administrative cooperation between respective competent authorities in the United States and Member States of the European Community, based on detailed rules on mutual assistance laid down in Commission Regulation (EC) No 1010/2009.

Appendix

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

# ANNEX I

UNITED STAT NATIONAL O	ment Number: ating Authority			
UNITED STA		dance with Council Regula aught by U.SFlagged Ves		1005/2008
1. VALIDATING AUTHORITY Name	<i>t</i>	Address		
Tel:	Fax:			
		Exporter		
2. EXPORTER Name		Seal		
Address				
Signature	Date			
	Co	mmodity Description		
3. COMMODITY DESCRIPTION				
Species (Scientific Name)	Net weight	U.S. Commodity Code	FAO Catch A	Area Catch Date or Range
	Flag St	tate Authority Validation		
<ol> <li>ATTESTATION This attestation is admissible in all does not excuse failure to comply counterfeits any official Seafood I issuing, altering, forging or counter §1622).</li> </ol>	with any Federal or state laws. inspection Program certificate or	WARNING: Any person who kno r knowingly causes or procures, or	owingly falsely main aids, assists in, or	kes, issues, alters, forges or is party to such false making.
I certify to the best of my knowled Magmison-Stevens Fishery Conse and Federal conservation and man October XX, 2009.	rvation and Management Act (1	6 U.S.C. 1801 /et seq./) and other	applicable state	OFFICIAL STAMP
Name and Signature of Official In NOAA National Marine Fisheries		Da	ate	

		Т	ransp	ort Detail	s					
5. TRANSPORT DETAILS AS S	PECIFIED IN	(EC) 1005/20	08 Ann	ex I Append	ix					
5.1 Country of Exportation		5	.2 Port/J	Airport/other	place	of depar	ture (em	barkation	i):	
5.3 Vessel Name and Flag:				r number(s): hed if necess	<b></b> )	Name				
		1	ASL BURDE	nea n necess		Addre				
Flight number/airway bill number:						Aute	22			
Other transport document(s):						Signat	ure			
		EU	Impo	rter Decla	rati	on				
6. EU IMPORTER Name						Seal				
Address						1				
Signature			Dat	te		Produc	t CN Co	de		
Documents under Articles 14 (1), (	2) of Regulatio	a 1005/2008	Ref	ferences		-				
		Im	oort C	ontrol Au	thor	itv				
7. MEMBER STATE IMPORT (	CONTROL AU	UTHORITY	Pla		- Bot			Verifica	tion req	quested — date
				Importation	nutho	rizad				
				Importation						
Customs declaration (if issued)		Number		Date				Place		
	Euro	pean Comm	unity	Re-Expor	rt Ce	rtificat	te			
8. CERTIFICATE NUMBER		Date					Memb	er State		
8.1 Description of re-exported prod	uct:			Weight (F	Kg)					
Species	Product	Code		-				e from to ertificate		atity declared in the
8.2 Name of re-exporter	Address			Signature		ture		Date		
8.3 Authority										
Name/Title	Signature	e		Dat		Date	Date		/Stamp	
8.4 Re-export Control										
Place		sport Authorize	4				Re-exp	ort Decla	ration r	number and Date
		contraction Request								
		reason recipies								

# Section 3

# NEW ZEALAND

# CATCH CERTIFICATION SCHEME

In accordance with Article 12(4) of Regulation (EC) No 1005/2008, the catch certificate provided for in Article 12 and Annex II of Regulation (EC) No 1005/2008 shall be replaced — for fisheries products obtained from catches made by fishing vessels flying the flag of New Zealand — by the New Zealand catch certificate, which is an electronic traceability and

certification system under the control of the New Zealand authorities ensuring the same level of control by authorities as required under the Community catch certification scheme.

A specimen of the New Zealand catch certificate, which shall replace the European Community Catch Certificate and Re-export Certificate for catches by fishing vessels registered in New Zealand and which are landed in New Zealand from 1 January 2010, is given in Appendix I.

Supporting explanatory notes on the New Zealand catch certificate are given in Appendix II.

Documents referred to in Article 14(1) and (2) of Regulation (EC) No 1005/2008 may be communicated by electronic means. MUTUAL ASSISTANCE

Mutual assistance under Article 51 of Regulation (EC) No 1005/2008 shall be developed to facilitate the exchange of information and assistance between respective competent authorities in New Zealand and Member States of the European Community, based on detailed rules on mutual assistance laid down in Commission Regulation (EC) No 1010/2009. Appendix I

Specimen of the New Zealand catch certificate

#### NEW ZEALAND GOVERNMENT

Minist	try of Fisheries (	Catch Certificate		te number	
Name, a	address and signature/li	cence number of consignor:	Exporting country Competent authority	20	
Name a	nd address of consigne	e:	-		
			Departure Date:	Port of Loading	1
			Means of transport:	772	2
				1	
tem	Number and kind of pa	ckages Description of product			Net weight
	Packages in Total		AN	Total Weight	
	77				
	names / Registration:	A 1	Permit holder signatures/no	1.1	
MO nu	mbers:	Catch areas:	Cat	ch dates:	
Species	s:	Harmonised System code:	Batch/Lot	Container (& Sea	al) Numbers:
Intact	point of validating autho	rity:	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
The fis This fi and op contai is a pa	4 8942501. sh was not subject to tra ish from which this cons perating under the autho ined in the Fisheries Act	rity: nty, South Tower, 86 Jervois Quay, inshipment. ignment was derived were caught rity of a valid fishing permit and up 1996 or international fisheries agri	11		
ax +64 4 The fis This fi and op contai is a pa	4 8942501. sh was not subject to tra ish from which this cons perating under the author ned in the Fisheries Act arty.	inshipment	11		
ax +64 4 The fis This fi and op contai is a pa	4 8942501. sh was not subject to tra ish from which this cons perating under the author ned in the Fisheries Act arty.	inshipment	11		
ax +64.1 The first This fi and og contai is a pa Official	4 8942501. sh was not subject to tra ish from which this cons perating under the author ned in the Fisheries Act arty.	inshipment	by New Zealand vessels which, ider the jurisdiction of New Zeal seements and conservation man:		, were register nent laws as ich New Zeala
ax +64 J. The fig and og contai is a pa Official	4 8942501. sh was not subject to tra ish from which this cons perating under the author ned in the Fisheries Act arty.	inshipment. ignment was derived were caught intry of a valid fishing permit and ur 1996 or international fisheries agree	by New Zealand vessels which, ider the jurisdiction of New Zeal seements and conservation man:	at the time of harvesting land's fisheries manager agement measures to wh	, were register nent laws as ich New Zeala

# *Changes to legislation:* There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation

appear in the content and are referenced with annotations. (See end of Document for details)

# For Community Use Only

1. Importer declaration				
Name and address of importer	Signature	Date	Seal	Product CN code
Documents under Articles 14(1), (2 of Regulation (EC) No 1005/2008	) Reference	25		
2. Import control – authority	Place	Importation authorised (*)	Importation suspended (*)	Verification requested – date
Customs declaration No (if issued)	mber	Date	Place	

(\*) Tick as appropriate

Certificate number	Date	Mer	nber State
1. Description of re-expo	rted product	Weight (kg)	
Species	Product code	Balance from total quant	ity declared in the catch certificate
2. Name of re-exporter	Address	Signature	Date
3. Authority			
Name/title	Signature	Date	Seal/Stamp
4. Re-export control			
Place	Re-export authorised (*)	Verification requested (*)	Re-export declaration number and date
(*) Tick as appropriate			

# EUROPEAN COMMUNITY RE-EXPORT CERTIFICATE

# Appendix II Supporting explanatory notes on the New Zealand catch certificate

The 'consignor' is the 'exporter'

Any information included in an 'unofficial information' box and information that follows the New Zealand government signatures is not validated by the New Zealand government.

# [<sup>F2</sup>Section 4

# ICELAND

# CATCH CERTIFICATION SCHEME

In accordance with Article 12(4) of Regulation (EC) No 1005/2008, the catch certificate provided for in Article 12 and Annex II to that Regulation shall, as of 1 January 2010, be replaced — for fisheries products obtained from catches made by fishing vessels flying the Icelandic flag — by the Icelandic catch certificate, based on the Icelandic System on weighing and recording of catches, which is an electronic traceability system under the control of the Icelandic authorities ensuring the same level of control by authorities as required under the EU catch certification scheme.

A specimen of the Icelandic catch certificate is given in the Appendix.

Documents referred to in Article 14(1) and (2) of Regulation (EC) No 1005/2008 may be communicated by electronic means.

Iceland shall require a catch certificate for landings and imports to Iceland of catches made by fishing vessels flying the flag of a Member State of the European Union. MUTUAL ASSISTANCE

Mutual assistance pursuant to Article 51 of Regulation (EC) No 1005/2008 shall be developed to facilitate the exchange of information and the assistance between the respective authorities in Iceland and in the Member States of the European Union, based on the detailed rules on mutual assistance laid down in Commission Regulation (EC) No 1010/2009. Appendix

<b>Changes to legislation:</b> T Regulation (EC) No 1010/20	09. Any changes that hav	tt 01/01/2010. Inges not yet made to Commission e already been made to the legisla ons. (See end of Document for det	tion
CATCH CERTIFICATE		<b>Republic of Icelar</b> Directorate of Fisherie Dalshraun 1, 220 Hafnarfjö Iceland Tel.+354 569 7900 Fax.+354 5 www.fiskistofa.is Reference No. Catch	s irður,
Country of dispatch: Iceland Competent authority: Directorate of Fishe Inspection body: Directorate of Fishe			
I. Details identifying the fishery products Description: Product code Description - Species (scientific name	e) Processing	Packaging and nr. of	Net weight
II. Provenance of the fishery products Registration number(s) and name(s) of the v the competent authority, landing date(s) of the vessel and port of landing:			
III. Destination of the fishery product			
Name and address of consignor:		Name and address of consignee	:
	el name and flag:		-
V. Attestation			
The undersigned competent authority hereby			
The fishery products described above have been accordance with the Icelandic fisheries manage		÷	(s) legally operating i

Done at Hafnarfjörður, xxxxx

Electronic identification of exporter

Directorate of Fisheries

#### Importer declaration Name and adress of importer Signature Date Seal Product CN code Documents under Articles 14(1), (2) of Regulation (EC) No 1005/2008 References Importation Importation Verification Place Import control authority authorised(\*) suspended(\*) requested date Place Customs declaration (if issued) Number Date

EUROPEAN COMMUNITY RE-EXPORT CERTIFICATE								
Certificate number	Certificate number Date Member State							
1. Description of re-ex	ported produ	uct	We	eight (kg)				
Species Prod		Product co					rom total quantity declared ch certificate	
2. Name of re-exporter	Ado	lress			Si	gnature		Date
3. Authority								
Name/title	Sig	nature			D	ate		Seal/stamp
4. Re-export control								
Place	Re-export	authorised (*)		Verification	req	uested (*)		rt declaration and date
(*) Tick as appropriate.								

# Importer declaration, import control and re-export certificate (For EC use only)

#### **Textual Amendments**

**F2** Inserted by Commission Regulation (EU) No 395/2010 of 7 May 2010 amending Commission Regulation (EC) No 1010/2009 as regards administrative arrangements on catch certificates.

#### Section 5

# CANADA

# CATCH CERTIFICATION SCHEME

In accordance with Article 12(4) of Council Regulation (EC) No 1005/2008, the catch certificate provided for in Article 12 and Annex II to that Regulation shall be replaced — for fisheries products obtained from catches made by fishing vessels flying the flag of Canada — by Canadian catch certificates based on the Canadian Fisheries Certificate System (FCS) (described in Appendix 3), which is an electronic traceability system under the control of the Canadian authorities ensuring the same level of control by authorities as required under the EU catch certification scheme.

Specimens of the Canadian catch certificates which shall replace the European Community Catch Certificate and Re-export Certificate as from 1 January 2010 are given in Appendices 1 and 2.

Catches stemming from aboriginal fishing techniques or from fishing vessels as defined in Article 6 of Commission Regulation (EC) No 1010/2009 shall be accompanied by a simplified Canadian catch certificate given in Appendix 2.

Documents referred to in Article 14(1) and (2) of Regulation (EC) No 1005/2008 may be communicated by electronic means. MUTUAL ASSISTANCE

Mutual assistance pursuant to Article 51 of Regulation (EC) No 1005/2008 shall be developed to facilitate the exchange of information and administrative cooperation between respective competent authorities in Canada and Member States of the European Union, based on detailed rules on mutual assistance laid down in Commission Regulation (EC) No 1010/2009. Appendix 1

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

Fisheries and Oceans Pêches et Océans Canada

	Canadian Catch Certificate (Standard) for the European Community
(	Certificat de capture canadien (standard) pour la Communauté européenne

#### Security Code / Code de sécurité :

	Validating Authority Autorité validante
Numero da document	Autorite validante

#### Identification

Issued and Validated Electronically by: / Émis et validé électroniquement par :

Name	Address	Tel / Fax
Nom	Adresse	Tél / Téléc

#### Fishing Vessel(s) / Navire(s) de pêche

Fishing Vessel Name Nom du navire de pêche	Flag Home Port Pavillon Port d'atta		-	Call Sign Indicatifd'appel	IMO / Lloyds Number (if issued) Numéro Lloyd's / OMI (le cas échéant)		
	Registration Number Numéro d'immatriculation						
Fishing License Number Numéro du permis de pêche				INMARSAT Number, Fax, Telephone, E-mail Address (if issued) Numéro, téléphone, télécopieur, courriel INMARSAT (le cas échéant)			

#### Product / Produit

Type of Processing Authorized on Board / Type de transformation autorisée à bord

#### Species / Espèces

References of applical	ble conservation and man	nagement measu	ires / Références aux mesures ap	plicables de conse	ervation et de gesl	lion
(Taxonomic Senal Number - Common Name) Espèces	Product Code (Harmonized System) Code du produit (système harmonise)	Product Weight Poids du produit	Catch Area(s) and Date Zone(s) et dates de capture	Estimated Live Weight Poids vif estimé	Est. Weight to be Landed Poids à débarquer estimé	Verified Weight Landed Poids débarqué vérifié
		(kg)		(kg)	(kg)	(kg)

#### Master of Fishing Vessel / Capitaine du navire de pêche

Name of Master of Fishing Vessel:

Nom du capitaine du navire de pêche :

CERTIFICATE - DO NOT COPY CERTIFICAT - NE PAS COPIER

THIS CERTIFICATE MAY BE VERIFIED AT: CE CERTIFICAT PEUT ÊTRE VÉRIFIÉ À : http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx Canada

Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Standard) for the European Community Certificat de capture canadien (standard) pour la Communauté européenne

#### Security Code / Code de sécurité :

Declaration of Transhipment at Sea / Déclaration de transbordement en mer

Name of Master of Fishing Vessel			Transhipment Date / A	Est. Weight (kg)		
Nom du capitaine du navire de pêche			Date / zone / position (	Poids estimé (kg)		
Name of Master of Receiving Vessel Nom du capitaine du navire receveur	Signature		Name u navire	u u		yds Number (if issued) Lloyd's / OMI (le cas

#### Transhipment Authorization Within a Port Area / Autorisation de transbordement dans une zone portuaire

Name Nom	Authority Autorité	Signature	Address Adresse	· · · · · · · · · · · · · · · · · · ·		Seal Cachet	
					débarquement	débarquement	

#### Exporter / Exportateur

Name and Address Nom et adresse	Signature (if available / si disponible)	Date	Seal Cachet

Flag of Authority Validation / Validation du pavillon autoritaire

Name - Title Nom - titre	Signature	Seal Cachet

#### ATTESTATION

The signatory attests that the catch identified in this catch and re-export certificate is validated as non-IUU in accordance with the Agreed Record of fisheries consultations between the European Community and Canada on the European Community regulation (No. 1005/2008), signed in November 2009, to prevent, deter and eliminate illegal, unreported and unregulated fishing.

Le signataire affirme que la capture, identifiée sur ce certificat de capture et de réexportation, a été validée comme étant non-INN conformément à l'entente de Le agriante annue de value, nomme sur le comme sur le comma de lapure et le receptionation, e le value comme sum non-environnement et le filterité de collaboration des consultations sur les pêches entre la Communaté européenne et le Canada pour le règlement de la Communauté européenne (No. 1005/2008), signée en novembre 2009, afin de prévenir, décourager et éradiquer la pêche illicite, non décklarée et non réglementée (INN).

#### **CERTIFICATE - DO NOT COPY CERTIFICAT - NE PAS COPIER**

THIS CERTIFICATE MAY BE VERIFIED AT:

CE CERTIFICAT PEUT ÊTRE VÉRIFIÉ À : http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx

Page 2 of / de 5

Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Standard) for the European Community Certificat de capture canadien (standard) pour la Communauté européenne

Security Code / Code de sécurité :

Transport Details (See Appendix A) / Détails relatifs au transport (voir l'appendice A)

#### Importer Declaration / Déclaration de l'importateur

Name and Address of Importer Nom et adresse de l'importateur	Signature	Date	Seal Cachet	Product CN Code Code NC du produit
Documents under Articles 14(1), (2) of Regulation (EC No. 1005/2008)	References Références			
Documents relevants des Articles 14(1), (2) du Règlement (EC No. 1005/2008)				

#### Import Control / Contrôle de l'importation

Import Control - Authority Contrôle à l'importation - Autorité	Place Lieu	Importation Authorized (*) Importation autorisée (*)	Importation Suspended (*) Importation suspendue (*)	Verification Requested - Date Vérification demandée - date
Customs Declaration (if issued) Déclaration des douanes (le cas échéant)	Number Numéro			Place Lieu

(\*) Check as appropriate / Cocher la case appropriée

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Page 3 of / de 5

Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Standard) for the European Community Certificat de capture canadien (standard) pour la Communauté européenne

#### Security Code / Code de sécurité :

#### Appendix A / Appendice A

Transport Details / Détails relatifs au transport

Country of Exportation	Name and Address
Pays d'exportation	Nom et adresse
Port - Airport - Other Place of Departure	
Port - aéroport - autre lieu de départ	
Vessel Name and Flag	Exporter Signature
Nom et pavillon du navire	Signature de l'exportateur
Flight Number - Airway Bill Number	Container Number(s)
Numéro de vol - Numéro de lettre de transport aérien	Numéro du (des) conteneur(s)
Truck Nationality and Registration Number	
Nationalité et numéro d'immatriculation du camion	
Railway Bill Number	
Numéro de lettre de voiture de train	
Other Transport Document	1
Autre document de transport	

**CERTIFICATE - DO NOT COPY CERTIFICAT - NE PAS COPIER** 

THIS CERTIFICATE MAY BE VERIFIED AT: CE CERTIFICAT PEUT ÊTRE VÊRIFIÊ À: http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx

Page 4 of / de 5

Changes to legislation: There are outstanding changes not yet made to Commission  $Regulation \ (EC) \ No \ 1010/2009. \ Any \ changes \ that \ have \ already \ been \ made \ to \ the \ legislation$ appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Standard) for the European Community Certificat de capture canadien (standard) pour la Communauté européenne

#### Security Code / Code de sécurité :

Information on Re-exportation / Information sur la réexportation

Certificate Number Numéro du certificat			Date					ember State at membre		
Description of Re-Exported Description du produit réex					Weigh Poids					
Species Espèces				st Code lu produit				Catch Certificate	(kg) tàla	uantity Declared in the quantité déclarée dans le kg)
Name of Re-Exporter Nom du réexportateur		Addres: Adresse	-			Signatu	ire			Date
Authority / Autorité										
Name - Title Nom - Titre		Sig	gnature	)			Date			I - Stamp het - Tampon
Re-Export Control / Contrôle à	à la réexportation									
			Verification Required Verification demainstructure				ortation Declaration o et date de la décla			

**CERTIFICATE - DO NOT COPY CERTIFICAT - NE PAS COPIER** 

THIS CERTIFICATE MAY BE VERIFIED AT: CE CERTIFICAT PEUT ÊTRE VÉRIFIÉ À : http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx

se appropriée

(\*) Check as appropriate / Co

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Appendix 2

**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

# Fisheries and Oceans Pêches et Océans Canada

Canadian Catch Certificate (Group Based) for the European Community	
Certificat de capture canadien (basé sur le groupe) pour la Communauté européenne	

#### Security Code / Code de sécurité :

Document Number	Validating Authority
Numéro du document	Autorité validante

#### Identification

Issued and Validated Electronically by: / Émis et validé électroniquement par :

Name	Address	Tel / Fax
Nom	Adresse	Tél / Téléc

#### Group(s) / Groupe(s)

Fishing Group Name Nom du groupe de pêche	Community / Fishing Licence Details Détails sur la communauté / le permis de pêche	Group Characteristic Caractéristique du groupe
1		

#### Species / Espèces

References of applicable conservation and management measures / Références aux mesures applicables de conservation et de gestion										
Species (Taxonomic Serial Number - Common Name) Espèces (Numéro de série taxonomique - nom commun)	Product Code (#armonized System) Code du produit (système harmonisé)	Product Weight Poids du produit (kg)	Catch Area(s) and Date Zone(s) et dates de capture		Est. Weight to be Landed Poids à débarquer estimé (kg)	Verified Weight Landed Poids débarqué vérifié (kg)				

#### Declaration of Transhipment at Sea (if applicable) / Déclaration de transbordement en mer (le cas échéant)

Name of Master of Fishing Vessel Nom du capitaine du navire de pêche	1			Date / Area / Position osition de transborde		Est. Weight (kg) Poids estimé (kg)
Name of Master of Receiving Vessel Nom du capitaine du navire receveur	Signature	Vessel Name Nom du navi			IMO / Lloyd's Number (if issued) Numéro Lloyd's / OMI (le cas échéant)	

#### CERTIFICATE - DO NOT COPY CERTIFICAT - NE PAS COPIER

THIS CERTIFICATE MAY BE VERIFIED AT: CE CERTIFICAT PEUT ÊTRE VÉRIFIÉ À : http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx



**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Group Based) for the European Community Certificat de capture canadien (basé sur le groupe) pour la Communauté européenne

#### Security Code / Code de sécurité :

Transhipment Authorization Within a Port Area (if applicable) /

#### Autorisation de transbordement dans une zone portuaire (le ca échéant Authority Name Signature Address Tel. Port of Landing Date of Landing Seal Tél. Autorité Adresse Port de Date du Nom Cachet débarquement débarquement

#### Exporter / Exportateur

Name and Address Nom et adresse	Signature (if available / si disponible)	Date	Seal Cachet	

#### Flag of Authority Validation / Validation du pavillon autoritaire

Name - Title / Nom - titre	Signature	Date	Seal Cachet

# ATTESTATION

The signatory attests that the catch identified in this catch and re-export certificate is validated as non-IUU in accordance with the Agreed Record of fisheries consultations between the European Community and Canada on the European Community regulation (No. 1005/2008), signed in November 2009, to prevent, deter and eliminate illegal, unreported and unregulated fishing.

Le signataire affirme que la capture , identifiée sur ce certificat de capture et de réexportation, a été validée comme étant non-INN conformément à l'entente de collaboration des consultations sur les pêches entre la Communauté européenne et le Canada pour le règlement de la Communauté européenne (No. 1005/2008), signée en novembre 2009, afin de prévenir, décourager et éradiquer la pêche illicite, non déclarée et non réglementée (INN).

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http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx

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#### Canadian Catch Certificate (Group Based) for the European Community Certificat de capture canadien (basé sur le groupe) pour la Communauté européenne

Security Code / Code de sécurité :

Transport Details (See Appendix A) / Détails relatifs au transport (voir l'appendice A)

#### Importer Declaration / Déclaration de l'importateur

Name and Address of Importer Nom et adresse de l'importateur	Signature	Date	Seal Cachet	Product CN Code Code NC du produit
Documents under Articles 14(1), (2) of Regulation (EC No. 1005/2008)	References / Références			
Documents relevants des Articles 14(1), (2) du Règlement (EC No. 1005/2008)				

#### Import Control / Contrôle de l'importation

Import Control - Authority Contrôle à l'importation - Autorité	Place Lieu	Importation Authorized (*) Importation autorisée (*)	Importation Suspended (*) Importation suspendue (*)	Verification Requested - Date Vérification demandée - date		
Customs Declaration (if issued) Déclaration des douanes (le cas échéant)	Number Numéro		Date	Place Lieu		

(\*) Check as appropriate / Cocher la case appropriée

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CE CERTIFICAT PEUT ÊTRE VÊRIFIÊ À: http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx

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Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Group Based) for the European Community Certificat de capture canadien (basé sur le groupe) pour la Communauté européenne

#### Security Code / Code de sécurité :

#### Appendix A / Appendice A

Transport Details / Détails relatifs au transport

Country of Exportation	Name and Address
Country of Exportation Pays d'exportation	Nom et adresse
Pays d exportation	Nom et adresse
Port - Airport - Other Place of Departure	
Port - aéroport - autre lieu de départ	
Vessel Name and Flag	
Nom et pavillon du navire	
Flight Number - Airway Bill Number	Exporter Signature
Numéro de vol - Numéro de lettre de transport aérien	Signature de l'exportateur
Truck Nationality and Registration Number	Container Number(s)
Nationalité et numéro d'immatriculation du camion	Numéro du (des) conteneur(s)
Railway Bill Number	
Numéro de lettre de voiture de train	
Other Transport Document	
Autre document de transport	

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**Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

#### Canadian Catch Certificate (Group Based) for the European Community Certificat de capture canadien (basé sur le groupe) pour la Communauté européenne

#### Security Code / Code de sécurité :

Information on Re-exportation / Information sur la réexportation

Certificate Number Numéro du certificat			Date	Date			Member State État membre			
Description of Re-Exported Product Description du produit réexporté			<u> </u>		Weigh Poids					
Species Espèces		Product Code Code du produit		Balance from Total Quantity Declared in the Catch Certificate (kg) Écart par rapport à la quantité déclarée dan Certificat de capture (kg)						
Name of Re-Exporter Addree Add				Signature			Date			
Authority / Autorité										
Name - Title Nom - Titre		ę	Signature	)			Date			I - Stamp :het - Tampon
Re-Export Control / Contrôle a	à la réexportation						•			
Place Lieu	Re-Export Autho Réexportation au			Verification Requ		<i>.</i> – –		rtation Declaration et date de la décla		nber and Date n de réexportation

CERTIFICATE - DO NOT COPY CERTIFICAT - NE PAS COPIER THIS CERTIFICATE MAY BE VERIFIED AT: CE CERTIFICAT FEUT ÊTRE VÊRIFIÊ À : http://fcs-scp.dfo-mpo.gc.ca/fcsweb/ViewCertificate.aspx

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# Appendix 3

The Canadian Fisheries Certificate System (FCS) is designed to issue standard and simplified catch certificates.

The FCS will be used to issue and to validate a catch certificate for export consignments from Canada to the European Union of conventional fishery products including live, fresh, frozen, salted, canned and/or smoked and dried fish, using raw material from non-vessel fisheries,

aboriginal fisheries, or small and large fishing vessels and/or involving production comprising several steps in the production process.

On simplified certificates, Canada will group certain vessels to maximise efficiency. However, the FCS will maintain a complete link to vessels contained in groupings and these vessels are further linked to their license or registration information and the declared catch on the certificate.

The grouping feature will be used for some product forms and, in particular, for fisheries using collector vessels which purchase from several fishing vessels and issue records of sales at sea, for non-vessel fisheries such as beach seine, beach clams, ice fishing, for some inshore fisheries, and for aboriginal fisheries where fisheries may occur at the community level. Groupings will be export company-specific and will be modified for each shipment, as required.

The grouping feature will enable Canada to produce a single certificate per shipment while keeping all the information behind the certificate (vessel license/registration) available in the database.

This information will be available to EU Member States authorities in importing countries through our website or through direct telephone line to our certificate office.

Third parties countries may also contact the certificate office for information on indirect exports.

# Section 6

# FAROE ISLANDS

# CATCH CERTIFICATION SCHEME

In accordance with Article 12(4) of Regulation (EC) No 1005/2008, the catch certificate provided for in Article 12 and Annex II to that Regulation shall be replaced — for fisheries products obtained from catches made by fishing vessels flying the Faroese flag — by the Faroese catch certificate based on the Faroese system of sales notes and logbooks which is a traceability system under the control of the Faroese authorities ensuring the same level of control by authorities as required under the EU catch certification scheme.

A specimen of the Faroese catch certificate, which shall replace the European Community Catch Certificates and Re-export Certificate as from 1 January 2010, is given in the Appendix.

Documents referred to in Article 14(1) and (2) of Regulation (EC) No 1005/2008 may be communicated by electronic means. MUTUAL ASSISTANCE

Mutual assistance pursuant to Article 51 of Regulation (EC) No 1005/2008 shall be developed to facilitate the exchange of information and assistance between respective competent authorities of the Faroe Islands and Member States of the European Union, based on detailed rules on mutual assistance laid down in Commission Regulation (EC) No 1010/2009. Appendix]]

5. Name of master Catch certification scheme for fishery products exported from Faroes to the European Community under Articles 12(4) and 20(4) of the Council Regulation of fishing vessel EC 1005/2008 and the Commission Regulation EC 1010/2009 laying down the detailed rules for the implementaion of the same Regulation to replace the Estimated weight (kg) Number of Name and address of exporter fishing logbook Date Fax. conservation and 4. Reference of management applicable measures direct landing in EC port) Estimated weight 7. If transhipment within a port area, date and name of port Verified landing to be landed if weight (kg), Date E. Name of master of receiving vessel Product code Signature Port/airport/other place of departure Container number(s): list attached Species IMO/Lloyds No (if issued) End Address Start 3. Catch area Address of exporter licence No -Call sign Valid to Fishing European Community catch certificate. Call sign 1. Validating authority . If transhipment at sea, date, area/positior Transport details, country of exportation ruck nationality and registration number Home port, registration number ight number/airway bill number Name and address of exporter Other transport documents /alidated by (name/title) ame of receiving vessel 2. Fishing Vessel name Authority validation essel name and flag ailway bill number Document number

Status: Point in time view as at 01/01/2010. Changes to legislation: There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

# **Changes to legislation:** There are outstanding changes not yet made to Commission Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation appear in the content and are referenced with annotations. (See end of Document for details)

Verification requested - date Product CN code Place Importation suspended\* Importation authorised\* Date Seal Date References Signature Number Place Documents under Article 14(1),(2) of Regulation (EC 1005/2008) lame and address of importer Custom declaration (if issued) Import control - authority 11. Importer declaration

\* Tick as appropriate

	EUROPEAN COMMUNITY RE-EXPORT CERTIFICATE	TY RE-EXPORT CERTIFI	CATE		
Certificate number	Date	Member state			
1. Description of re-exported product		Weight (kg)			
Species	Produc	Product code	Balance from certificate	Balance from total quantity declared in catch certificate	
Name of re-exporter	Address	Signature		Date	
3. Authority					
Name/title	Signature	Date		Seal/stamp	
4. Re-export control					
Place	Re-export authorised (*)	Verification requested (*)		Re-export declaration number and date	
(*) Tick as annronriate					

L	Jocument Generalea. 2024-01-
Status: Point in time view as at 01/01/2010.	
Changes to legislation: There are outstanding changes not yet made to C	ommission
Regulation (EC) No 1010/2009. Any changes that have already been made to	the legislation
appear in the content and are referenced with annotations. (See end of Docum	ent for details)

# ANNEX XA

			tion regarding sighted call sign:	fishing vessels Flag:
Registration number	(and, if appro	priate, Lloyds IMO i	number):	
Description of vesse	əl (distinguishir	ng markings):		
Type of vessel (e.g.	longliner, trav	vler):		
Initial position: Latitu	ude		Longitude (east/west)	
Fishing area, subare	ea, division: _			
Contact/sighting (tic	k appropriate I	oox): Visual 🗆	Radar 🗆	Radio traffic 🗆
Radio contact made	with the vess	el: Yes 🗆 No 🗆		
Details of person(s)	contacted on	board of sighted ve	ssel:	
Summary content o	f radio convers	sation:		
Time and activity (e	.g. fishing, trar	nsiting) of sighted ve	essel:	
Date: T	ime:	_ : Activ	ity: Direction:	Position:
Date: T	ime:	_ : Activ	ity: Direction:	Position:
Date: T	ime:	_ : Activ	ity: Direction:	Position:
Date: T	ime:	_ : Activ	ity: Direction:	Position:
Date: T	ime:	_ : Activ	ity: Direction:	Position:
Record of sightings	(e.g. by photo	graph or video):		
Comments:				
Photograph or sketo	ch of vessel, ir	dicating distinguishi	ng structures, profile, masts a	and markings:

Date of reporting: \_

\_\_\_\_\_ Reported by (contact details):

\_\_\_\_

# ANNEX XB

# **Instructions for filling the format set out in Annex XA** FILL IN AS MUCH INFORMATION AS POSSIBLE

- 1. Vessel name, call sign, flag and if possible registration and Lloyd IMO number are to be obtained from what is seen on the vessel or from radio contact with the vessels (the source of this information must be reported).
- 2. Distinguishing markings: state whether the name and port of registration of the vessel was visible or not. Record hull and superstructure colours, number of masts, position of bridge and funnel length, etc.
- 3. Type of vessel: describe the type of vessel and gear sighted (e.g. longliner, trawler, factory ship, carrier ship).
- 4. Position: record the initial sighting of the vessel, including fishing area/subarea/ division.
- 5. Activity of the sighted vessel: record the time of the sighting, activity of the vessel at that time and heading (degrees). Record whether the vessel was fishing, setting fishing gear, trawling, hauling or other activities. Space is available for up to five sightings of the same vessel, if more space is needed complete this section on the back of the form or on a separate sheet of paper. Record presence/absence of a streamer line.
- 6. Record of sighting: indicate if the sighting of the vessel was recorded on video or with photographs (record where documents have been deposited under comments).
- 7. Comments: indicate the direction in which the vessel was transiting. Summarise any radio conversation that took place with indication of the name, nationality, position given by the person(s) contacted on board of the sighted vessel.
- 8. Diagram of vessel: draw the profile of the vessel, indicating any distinguishing markings that could be used for identification.

# ANNEX XI

# Standard form for the exchange of information on request according to Article 45 I. REQUEST FOR INFORMATION

Applicant authority       -         Member State       -         name       -         address       -         contact details of the official in charge       -         Requested authority       -         Member State       -         name       -         address       -         contact details of the official in charge       -         Date of transmission of the request       -         Reference number applicant authority       -         No of attachments to this request       -         Details on the natural or legal person and/or fishing vessels, masters, holders of fishing increase and/or fishing authorisations, owner, etc       -         Information requested on       -         Possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1) of Regulation (EC) No 1005/2008 (Series)       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       -       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background information and justification for the request		
- name       - address         - contact details of the official in charge       - contact details of the official in charge         Requested authority       - Member State         - name       - address         - contact details of the official in charge       - Contact details of the official in charge         Date of transmission of the request       - Contact details of the official in charge         Date of transmission of the request       - Contact details on the natural or legal person and/or fishing vessels, masters, holders of fishing vessels, masters, holders of fishing illences and/or fishing authorisations, owner, etc         Information requested on       - Provide detailed questions and necessary background information and justification for the request         Information (EC) No 1005/2008 or series of Regulation (EC) No 1005/2008 or series of request infringements referred to in Article 42(1)(b) ard (c) of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Impossible infringements of Regulation (EC)       Provide detailed questions and necessary background information and justification for the request         Marticle 45(1)       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background	Applicant authority	
- address         - contact details of the official in charge         Requested authority         - Member State         - name         - address         - contact details of the official in charge         Date of transmission of the request         Reference number applicant authority         No of attachments to this request         Details on the natural or legal person and/or fishing vessels ubject to the request         Information requested on         Provide all information available for the identification of fishing authorisations, owner, etc         Information requested on         Provide detailed questions and necessary background information and justification for the request         Information (EC) No 1005/2008 or series or Regulation (EC) No 1005/2008         Article 45(1)         Provide detailed questions and necessary background information and justification for the request         Marking article 45(1)         Provide detailed questions and necessary background information and justification for the request         Marking article 45(1)         Provide detailed questions and necessary background information and justification for the request         Provide detailed questions and necessary background information and justification for the request         Provide detailed questions and necessary background information and justification for the request	— Member State	
- contact details of the official in charge         Requested authority         - Member State         - name         - address         - contact details of the official in charge         Date of transmission of the request         Reference number applicant authority         No of attachments to this request         Details on the natural or legal person and/or fishing vessel subject to the request         Information requested on         Possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008         Article 45(1)         Provide detailed questions and necessary background information and justification for the request         Provide detailed questions and necessary background information and justification for the request         Provide detailed questions and necessary background information and justification for the request	— name	
Requested authority         Member State         name         address         contact details of the official in charge         Date of transmission of the request         Reference number applicant authority         No of attachments to this request         Details on the natural or legal person and/or fishing vessel subject to the request         Information requested on         possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infrimation and justification for the request         Article 45(1)         Provide detailed questions and necessary background information and justification for the request         Article 45(1)         Request to carry out administrative enquiries	— address	
<ul> <li>Member State         <ul> <li>name</li> <li>address</li> <li>contact details of the official in charge</li> </ul> </li> <li>Date of transmission of the request</li> <li>Reference number applicant authority</li> <li>No of attachments to this request</li> <li>Details on the natural or legal person and/or fishing vessel subject to the request</li> <li>Information requested on</li> <li>possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008</li> <li>possible Infringements of Regulation (EC)</li> <li>possible Infringements of Regulation (EC)</li> <li>Provide detailed questions and necessary background information and justification for the request</li> </ul> <li>Request to carry out administrative enquiries</li>	<ul> <li>contact details of the official in charge</li> </ul>	
<ul> <li>name</li> <li>address</li> <li>contact details of the official in charge</li> <li>Date of transmission of the request</li> <li>Reference number applicant authority</li> <li>No of attachments to this request</li> <li>Details on the natural or legal person and/or fishing vessel subject to the request</li> <li>Information requested on</li> <li>possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008</li> <li>possible Infringements of Regulation (EC)</li> <li>possible Infringements of Regulation (EC)</li> <li>Provide detailed questions and necessary background information and justification for the request</li> <li>Provide detailed questions and necessary background information and justification for the request</li> </ul>	Requested authority	
<ul> <li>address</li> <li>contact details of the official in charge</li> <li>Date of transmission of the request</li> <li>Reference number applicant authority</li> <li>No of attachments to this request</li> <li>Details on the natural or legal person and/or fishing vessel subject to the request</li> <li>Provide all information available for the identification of concerned fishing vessels, masters, holders of fishing ileences and/or fishing authorisations, owner, etc</li> <li>Information requested on</li> <li>possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008</li> <li>possible infringements of Regulation (EC) No 1005/2008</li> <li>possible infringements of Regulation (EC)</li> <li>Provide detailed questions and necessary background information and justification for the request</li> <li>Provide detailed questions and necessary background information and justification for the request</li> <li>Provide detailed questions and necessary background information and justification for the request</li> <li>Provide detailed questions and necessary background information and justification for the request</li> </ul>	— Member State	
- contact details of the official in charge         Date of transmission of the request         Reference number applicant authority         No of attachments to this request         Details on the natural or legal person and/or fishing vessel subject to the request         Provide all information available for the identification of concerned fishing vessels, masters, holders of fishing licences and/or fishing authorisations, owner, etc         Information requested on         possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008         Article 45(1)         possible infringements of Regulation (EC) No 1005/2008         Article 45(1)         Provide detailed questions and necessary background information and justification for the request         Article 45(1)         Request to carry out administrative enquiries	— name	
Date of transmission of the request         Reference number applicant authority         No of attachments to this request         Details on the natural or legal person and/or fishing vessel subject to the request         Provide all information available for the identification of concerned fishing vessels, masters, holders of fishing licences and/or fishing authorisations, owner, etc         Information requested on         possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Information infringements of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background	— address	
Reference number applicant authority         No of attachments to this request         Details on the natural or legal person and/or fishing vessel subject to the request         Provide all information available for the identification of concerned fishing vessels, masters, holders of fishing licences and/or fishing authorisations, owner, etc         Information requested on         possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Possible infringements of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background	<ul> <li>contact details of the official in charge</li> </ul>	
No of attachments to this request       Provide all information available for the identification of concerned fishing vessels subject to the request         Details on the natural or legal person and/or fishing vessel subject to the request       Provide all information available for the identification of concerned fishing vessels, masters, holders of fishing licences and/or fishing authorisations, owner, etc         Information requested on       Provide detailed questions and necessary background information and justification for the request         Information (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Possible Infringements of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background	Date of transmission of the request	
Details on the natural or legal person and/or fishing vessel subject to the request       Provide all information available for the identification of concerned fishing vessels, masters, holders of fishing licences and/or fishing authorisations, owner, etc         Information requested on       Provide detailed questions and necessary background information and justification for the request         Information (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Impossible infringements of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background	Reference number applicant authority	
fishing vessel subject to the request       concerned fishing vessels, masters, holders of fishing licences and/or fishing authorisations, owner, etc         Information requested on       information requested on         possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious Infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         possible Infringements of Regulation (EC) No 1005/2008       Provide detailed questions and necessary background information and justification for the request         No 1005/2008       Article 45(1)       Provide detailed questions and necessary background information and justification for the request         Request to carry out administrative enquiries       Provide detailed questions and necessary background	No of attachments to this request	
<ul> <li>possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008 Article 45(1)</li> <li>possible infringements of Regulation (EC) No 1005/2008 Article 45(1)</li> <li>Provide detailed questions and necessary background information and justification for the request</li> <li>Provide detailed questions and necessary background information and justification for the request</li> </ul>		concerned fishing vessels, masters, holders of fishing
Regulation (EC) No 1005/2008 or serious information and justification for the request information and justification for the reque	Information requested on	
No 1005/2008       information and justification for the request         Article 45(1)       Provide detailed questions and necessary background	Regulation (EC) No 1005/2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008	
	No 1005/2008	
		Provide detailed questions and necessarv background
Article 45(2)		information and justification for the request
Request for the supply of documents or certified true copies in the possession of the requested authority Provide detailed questions and necessary background information and justification for the request	true copies in the possession of the requested	
Article 45(4)	Article 45(4)	
Any other general information or question	Any other general information or question	

#### II. REPLY

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Applicant authority	
— Member State	
— name	
— address	
<ul> <li>contact details of the official in charge</li> </ul>	
Requested authority	
— Member State	
— name	
— address	
<ul> <li>contact details of the official in charge</li> </ul>	
Date of transmission of the request	
Reference number applicant authority	
Date of transmission of the reply	
Reference number requested authority	
No of attachments to this reply	
Information requested on	
□ possible IUU fishing as defined in Article 2(1) of Regulation (EC) No 1005/ 2008 or serious infringements referred to in Article 42(1)(b) and (c) of Regulation (EC) No 1005/2008	Provide all relevant information available or gathered in the context of the request
□ possible infringement of Regulation (EC) No 1005/2008	Provide all relevant information available or gathered in the context of the request
Request to carry out administrative enquiries	Provide details and results of the administrative enquiries carried out
Article 45(2)	
Request for the supply of documents or certified true copies in the possession of the requested authority	List the documents provided and attached as annex to this reply form
Article 45(4)	
Any other information	

# ANNEX XII

# **Standard form for the request for administrative notification according to Article 48** I. REQUEST FOR ADMINISTRATIVE NOTIFICATION

Applicant authority — Member State — name — address	
<ul> <li>contact details of the official in charge</li> </ul>	
Requested authority — Member State	
— name	
— address	
- contact details of the official in charge	
Date of transmission of the request	
Reference number applicant authority	
No of attachments to this request	
Details on the natural or legal person subject to the request	Provide all information available for the identification of the addressee of the administrative notification
Information on the subject of the instrument or decision to be notified	Provide all possible information on the subject of the instrument or decision to be notified

#### II. REPLY

	Y
Applicant authority	
— Member State	
— name	
— address	
- contact details of the official in charge	
Requested authority	
— Member State	
— name	
- address	
- contact details of the official in charge	
Date of transmission of the request	
Reference number applicant authority	
Date of transmission of the reply	
Reference number requested authority	

No of attachments to this reply	
Requested notification	
Information on the requested notification:	
- Date of notification to the addressee	Indicate date in case of successful notification
- failure of notification	Indicate reasons in case of failed notification
Other information	

# ANNEX XIII

# List of products excluded from the definition of 'fishery products' set out in point 8 of Article 2 of Council Regulation (EC) No 1005/2008 of 29 September 2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing

— Freshwater fishery products, including

- 0301 91 Other live fish: Trout (Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster)<sup>(8)</sup>
- 0301 92 Other live fish: Eels (*Anguilla* spp.)
- 0301 93 Other live fish: Carp
- ex 0301 99 Other: freshwater fish (CN 0301 99 11 and 0301 99 19)
- 0302 11 Fish, fresh or chilled, excluding fish fillets and other fish meat of heading 0304: Trout (*Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache* and *Oncorhynchus chrysogaster*)
- 0302 12 Fish, fresh or chilled, excluding fish fillets and other fish meat of heading 0304: Pacific salmon (*Oncorhynchus nerka*, *Oncorhynchus gorbuscha*, *Oncorhynchus keta*, *Oncorhynchus tschawytscha*, *Oncorhynchus kisutch*, *Oncorhynchus masou* and *Oncorhynchus rhodurus*), Atlantic salmon (*Salmo salar*) and Danube salmon (*Hucho hucho*)
- 0302 66 Fish, fresh or chilled, excluding fish fillets and other fish meat of heading 0304: Eels (*Anguilla* spp.)
- ex 0302 69 Fish, fresh or chilled, excluding fish fillets and other fish meat of heading 0304: freshwater fish (CN 0302 69 11 and 0302 69 19)
- 0303 11 Fish, frozen, excluding fish fillets and other fish meat of heading 0304: Pacific salmon (Oncorhynchus nerka, Oncorhynchus gorbuscha, Oncorhynchus keta, Oncorhynchus tschawytscha, Oncorhynchus kisutch, Oncorhynchus masou and Oncorhynchus rhodurus), excluding livers and roes
- 0303 21 Fish, frozen, excluding fish fillets and other fish meat of heading 0304: Trout (*Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki,*

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 Status: Point in time view as at 01/01/2010.

 Changes to legislation: There are outstanding changes not yet made to Commission

 Regulation (EC) No 1010/2009. Any changes that have already been made to the legislation

 appear in the content and are referenced with annotations. (See end of Document for details)

 Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster)

- 0303 22 Fish, frozen, excluding fish fillets and other fish meat of heading 0304: Atlantic salmon (*Salmo salar*) and Danube salmon (*Hucho hucho*)
- 0303 76 Fish, frozen, excluding fish fillets and other fish meat of heading 0304: Eels (*Anguilla* spp.)
- ex 0303 79 Other Fish, frozen, excluding fish fillets and other fish meat of heading 0304: freshwater fish (CN 0303 79 11 and 0303 79 19)
- ex 0304 19 Fish fillets and other fish meat (whether or not minced), fresh or chilled: freshwater fish (CN 0304 19 13; 0304 19 15; 0304 19 17; 0304 19 19 and 0304 19 91)
- ex 0304 29 Frozen fillets: of freshwater fish (CN 0304 29 13; 0304 29 15; 0304 29 17 and 0304 29 19)
- ex 0304 99 Other frozen fish meat: of freshwater fish (CN 0304 99 21)
- ex 0305 30 Fish fillets, dried, salted or in brine, but not smoked: of Pacific salmon (Oncorhynchus nerka, Oncorhynchus gorbuscha, Oncorhynchus keta, Oncorhynchus tschawytscha, Oncorhynchus kisutch, Oncorhynchus masou and Oncorhynchus rhodurus), Atlantic salmon (Salmo salar), and Danube salmon (Hucho hucho), salted or in brine (CN 0305 30 30); of trout of the species Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster; of carp (ex CN 0305 30 90)
- ex 0305 41 Smoked fish, including fillets: Pacific salmon (Oncorhynchus nerka, Oncorhynchus gorbuscha, Oncorhynchus keta, Oncorhynchus tschawytscha, Oncorhynchus kisutch, Oncorhynchus masou and Oncorhynchus rhodurus), Atlantic salmon (Salmo salar) and Danube salmon (Hucho hucho)
- ex 0305 49 Smoked fish, including fillets: Trout (Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster) (CN 0305 49 45); Eels (Anguilla spp.) (CN 0305 49 50); Carp (ex CN 0305 49 80)
- ex 0305 59 Dried fish, whether or not salted but not smoked: Trout (Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster); Carp (ex CN 0305 59 80)
- ex 0305 69 Fish, salted but not dried or smoked and fish in brine: Pacific salmon (Oncorhynchus nerka, Oncorhynchus gorbuscha, Oncorhynchus keta, Oncorhynchus tschawytscha, Oncorhynchus kisutch, Oncorhynchus masou and Oncorhynchus rhodurus), Atlantic salmon (Salmo salar) and Danube salmon (Hucho hucho) (CN 0305 69 50); Trout (Salmo trutta, Oncorhynchus mykiss, Oncorhynchus clarki, Oncorhynchus aguabonita, Oncorhynchus gilae, Oncorhynchus apache and Oncorhynchus chrysogaster); Carp (ex CN 0305 69 80)
- ex 0306 19 Other crustaceans, including flours, meals and pellets of crustaceans, fit for human consumption, frozen: Freshwater crayfish (CN 0306 19 10)
- ex 0306 29 Other crustaceans, including flours, meals and pellets of crustaceans, fit for human consumption, not frozen: Freshwater crayfish (CN 0306 29 10)

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- 0305 10 00 Flours, meals and pellets of fish, fit for human consumption
- ex 1605 90 30 Other crustaceans, molluscs and other aquatic invertebrates, prepared or preserved: scallops, oysters, snails
- 1605 90 00 Other aquatic invertebrates, prepared or preserved

- (**1**) OJ L 286, 29.10.2008, p. 1.
- (**2**) OJ L 281, 23.11.1995, p. 31.
- (**3**) OJ L 8, 12.1.2001, p. 1.
- (4) OJ L 333, 20.12.2003, p. 17.
- (5) OJ L 226, 25.6.2004, p. 83.
- (6) OJ L 253, 11.10.1993, p. 1.
- (7) OJ L 145, 31.5.2001, p. 1.
- (8) CN codes corresponding to Commission Regulation (EC) No 1031/2008 (OJ L 291, 31.10.2008).

# Status:

Point in time view as at 01/01/2010.

# Changes to legislation:

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