Commission Implementing Regulation (EU) No 780/2013 of 14 August 2013 amending Commission Regulation (EU) No 206/2010 laying down lists of third countries, territories or parts thereof authorised for the introduction into the European Union of certain animals and fresh meat and the veterinary certification requirements (Text with EEA relevance)

COMMISSION IMPLEMENTING REGULATION (EU) No 780/2013

of 14 August 2013

amending Commission Regulation (EU) No 206/2010 laying down lists of third countries, territories or parts thereof authorised for the introduction into the European Union of certain animals and fresh meat and the veterinary certification requirements

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Directive 2004/68/EC of 26 April 2004 laying down animal health rules for the importation into and transit through the Union of certain live ungulate animals, amending Directives 90/426/EEC and 92/65/EEC and repealing Directive 72/462/EEC⁽¹⁾, and in particular the first and second subparagraphs of Article 3(1), the first subparagraph of Article 6(1), Article 7(e), Article 8(c) and Article 13(1) thereof,

Whereas:

- (1) Commission Regulation (EU) No 206/2010⁽²⁾ lays down the requirements for the introduction into the Union of, amongst others, certain ungulates. That Regulation does not apply to non-domesticated animals intended for an approved body, institute or centre as defined in Article 2(1)(c) of Directive 92/65/EEC of 13 July 1992 laying down animal health requirements governing trade in and imports into the Community of animals, semen, ova and embryos not subject to animal health requirements laid down in specific Community rules referred to in Annex A (I) to Directive 90/425/EEC⁽³⁾.
- (2) The lack of specific animal health requirements for the introduction of ungulates intended for an approved body, institute or centre into the Union causes practical problems for such structures and strongly limits their activities, because of their need to introduce those animals.
- (3) It is appropriate to lay down animal health requirements for the introduction of ungulates intended for an approved body, institute or centre into the Union, which would take account of the specific situation of such animals. In the interest of simplification of Union law, it is appropriate that such rules be laid down in Regulation (EU) No 206/2010. The scope of that Regulation should therefore be amended accordingly.

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the
Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- (4) Regulation (EU) No 206/2010 provides that consignments of ungulates may only be introduced into the Union if they come from the third countries, territories or parts thereof listed in Part 1 of Annex I to that Regulation.
- (5) Council Directive 2002/99/EC of 16 December 2002 laying down the animal health rules governing the production, processing, distribution and introduction of products of animal origin for human consumption⁽⁴⁾ provides for the adoption by the Commission of lists of the third countries or regions of third countries from which imports of specified products of animal origin are permitted.
- (6) Council Directive 2009/156/EC of 30 November 2009 on animal health conditions governing the movement and importation from third countries of equidae⁽⁵⁾ provides that the importation of equidae into the Union is to be authorised only from third countries that appear on a list to be drawn up or amended in accordance with the procedure laid down in that Directive.
- (7) Council Directive 2009/158/EC of 30 November 2009 on animal health conditions governing intra-Community trade in, and imports from third countries of, poultry and hatching eggs⁽⁶⁾ provides that poultry and hatching eggs imported into the Union must have originated in a third country or part of a third country included on a list drawn up by the Commission in accordance with the procedure laid down in that Directive.
- (8) The introduction of ungulates intended for an approved body, institute or centre into the Union should, in particular, fulfil the general requirements for the introduction of live animals into the Union and further specific animal health requirements and offer specific guarantees ensuring that the animals introduced into the Union do not endanger the animal health status of the Union.
- (9) The general requirements for the introduction of live animals into the Union, consisting of an effective system of veterinary services in charge of the control of animal health, are currently fulfilled by those third countries, territories and parts thereof listed pursuant to Directives 2002/99/EC, 2009/156/EC and 2009/158/EC.
- (10) However, the general requirements for the introduction of live animals into the Union do not guarantee that ungulates are free of diseases. Individual animals may still carry infectious diseases that could spread into the Union and consequently consitute a danger to animal health in the Union. Ungulates intended for an approved body, institute or centre should therefore only be introduced into the Union directly from a body, institute or centre which complies with certain requirements and is approved by the competent authority of the third country, territory or part thereof in which it is situated.
- (11) It is appropriate that the list of such bodies, institutes or centres be established by the Member State of destination, following an assessment of all relevant information.
- (12) In order to protect the animal health in the Union, it is crucial that consignments of ungulates introduced into the Union and destined to approved bodies, institutes or centres be transported directly and without delay to their destination in sealed containers and that further movement of such animals within the Union be restricted.

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- (13) In order to address exceptional circumstances such as situations concerning animal welfare problems, conservation of endangered species, sudden natural disasters or political unrest, in which it is not possible to apply all the animal health requirements and especially those related with the approval of the body, institute or centre of origin, Member States should be able to introduce into their territory certain ungulates destined to an approved body, institute or centre, under specific conditions. However, even in such cases, a permit should be required in order to ensure sufficient reduction of the animal health risk.
- (14) Regulation (EU) No 206/2010 should therefore be amended accordingly.
- (15) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EU) No 206/2010 is amended as follows:

- (1) In Article 1, paragraph 3 is deleted.
- (2) The following Article 3a is inserted:

'Article 3a

Conditions for the introduction of ungulates intended for an approved body, institute or centre

- By way of derogation from Article 3, the competent authority of a Member State may authorise the introduction into its territory of consignments of ungulates of the species listed in Tables 1, 2 and 3 of Part 1 of Annex VI where those consignments are destined for an approved body, institute or centre, provided that the following conditions are complied with:
 - an assessment has been carried out by the competent authority of the Member State of destination of the animal health risks that each of the consignments may present for the Union;
 - b the consignments concerned come from a third country, territory or part thereof which is included in one of the lists set out in:
 - (i) Part 1 of Annex I or in Part 1 of Annex II to this Regulation.
 - (ii) Decision 2004/211/EC⁽⁷⁾, Decision 2007/777/EC⁽⁸⁾, Regulation (EC) No 798/2008⁽⁹⁾, Regulation (EC) No 119/2009⁽¹⁰⁾, Regulation (EU) No 605/2010⁽¹¹⁾,
 - the ungulates originate from a body, institute or centre in a third country, territory or part thereof, referred to in point (a), which is included in a list established in accordance with Article 3c;
 - d the ungulates have been quarantined in a vector-protected facility at the premises of the body, institute or centre referred to in point (c) for the period provided for in the relevant certificates;

2

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- e the ungulates are conveyed directly to an approved body, institute or centre in the Member State of destination;
- f the ungulates are accompanied by an appropriate veterinary certificate, drawn up in accordance with the relevant model of veterinary certificate referred to in Tables 1, 2 and 3 in Part 1 of Annex VI and set out in Part 2 of that Annex;
- the ungulates comply with the requirements set out in the model of veterinary certificate referred to in point (f).

The Member State of destination shall inform the Commission and the other Member States in the Standing Committee on the Food Chain and Animal Health of the authorisation granted pursuant to the first subparagraph, prior to the introduction of the ungulates into their territory.

Where exceptional circumstances render compliance with points (c) and (d) of paragraph 1 impossible, the competent authority of the Member State of destination may authorise the introduction, into its territory, of ungulates of the species listed in Tables 1, 2 and 3 of Part 1 of Annex VI from *other holdings* which do not comply with the requirements laid down in those points, provided that the requirements laid down in points (a), (b) and (e) to (g) of paragraph 1 are complied with and that the following additional conditions are met:

- a a prior application for a permit has been made by the owner, or a natural person representing that owner, and the Member State of destination has granted such permit after having carried out a risk assessment that has indicated that the introduction of the ungulates concerned into its territory does not constitute an animal health risk for the Union;
- b the ungulates have been quarantined in the third country, territory or part thereof of origin under official supervision for the time necessary for them to meet the animal health conditions set out in the model of veterinary certificate referred to in point (f):
 - (i) at a place approved by the competent authority of the third country, territory or part thereof of origin of the animals;
 - (ii) in accordance with the arrangements prescribed in the permit that shall provide at least the same guarantees as those laid down in points (a), (b) and (e) to (g) of paragraph 1.

Where ungulates are introduced into the Union pursuant to the first subparagraph, they shall be quarantined in an approved body, institute or centre *of destination* for at least six months from the time of introduction into the Union, during which period the requirements provided for in Article 8(1)(a) of Council Directive 90/425/EEC may be applied by the competent authorities.

The Member State authorising the introduction of ungulates pursuant to the first subparagraph shall inform the Commission and the other Member States in the Standing Committee on the Food Chain and Animal Health of such authorisation, prior to the introduction of the ungulates into its territory.

(3) The following Article 3b is inserted:

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

'Article 3b

Conditions for the entry and transit of ungulates intended for an approved body, institute or centre through the territory of Member States other than the Member State of destination

The transit of the ungulates referred to in Article 3a through a Member State other than the Member State of destination shall be permitted only subject to the authorisation of the competent authority of the Member State of transit. Such authorisation may be granted only on the basis of a risk assessment by that competent authority, in view of the information submitted to it by the Member State of destination.

The Member State of destination shall inform the Commission and the other Member States in the Standing Committee on the Food Chain and Animal Health, prior to the transit, when authorising the introduction of animals under the conditions provided for in Article 3a.'

(4) The following Article 3c is inserted:

2

3

'Article 3c

List of approved bodies, institutes or centres in third countries, territories and parts thereof

Following an assessment of compliance with the conditions laid down in paragraph 2, each Member State may establish a list of bodies, institutes and centres from which the introduction of ungulates into its territory may be authorised pursuant to Article 3a(1).

A body, institute or centre in a third country, territory or part thereof shall only be included in the list referred to in paragraph 1 where the following conditions are complied with:

- a the body, institute or centre complies with the requirements set out in Part 3 of Annex VI;
- b the body, institute or centre is approved by the competent authority of the third country, territory or part thereof where that body, institute or centre is situated;
- c the competent authority of the third country, territory or part thereof provides sufficient guarantees that the conditions concerning the approval of bodies, institutes or centres set out in Part 4 of Annex VI are complied with.

A Member State may include in the list referred to in paragraph (1) bodies, institutes or centres in third countries which are already included in such a list established by another Member State, without having assessed compliance with the conditions laid down in paragraph 2.

4 Member States shall keep the lists referred to in paragraph (1) up to date, taking into account in particular any suspension or withdrawal of the approval granted by the competent authority of a third country, territory or part thereof to the bodies, institutes or centres situated therein and included in those lists.

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- Member States shall make available to the public, by means of Internet-based information pages, the lists referred to in paragraph 1 and shall keep those Internet-based information pages up to date.
- 6 Member States shall communicate the Internet address of their Internetbased information pages to the Commission.'
- (5) Article 4 is replaced by the following:

'Article 4

Conditions for the assembly centres for certain consignments of ungulates

- 1 Consignments of ungulates which contain live animals from more than one holding shall only be introduced into the Union if they are assembled in assembly centres approved by the competent authority of the third country, territory or part thereof of origin of the animals in accordance with the requirements set out in Part 5 of Annex I.
- 2 Consignments of ungulates introduced into the Union in accordance with Article 3a or Article 6 shall not originate from more than one holding and shall not be assembled in assembly centres.'
- (6) In Article 8, point (b) is replaced by the following:
 - '(b) unloaded in, or when transported by air, moved to another aircraft, or transported by road, by rail, or moved on foot through a third country, territory or part thereof which is not authorised for imports of the animals concerned into the Union.'
- (7) In Article 11, paragraph 1 is replaced by the following:
- 11 Following their introduction into the Union, consignments of ungulates, other than those referred to in Article 3a shall be conveyed in a vector-protected means of transport without delay to the holding of destination.

Those ungulates shall remain on that holding for a period of at least 30 days, unless they are dispatched directly to a slaughterhouse.'

(8) The following Article 13a is inserted:

'Article 13a

Conditions to be applied following the introduction of consignments of ungulates intended for approved bodies, institutes or centres

Following their introduction into the Union, consignments of ungulates intended for approved bodies, institutes or centres shall be transported without delay to the approved body, institute or centre of destination in means of transport that are vector-protected and so constructed that the animals cannot escape and faeces, urine, litter, fodder, waste or any other material cannot flow or fall out from the vehicle or container during transportation.

3

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- The animals shall be kept in quarantine in vector-protected facilities on the premises of the approved body, institute or centre of the Member State of destination for a minimum of 30 days. After the 30 days quarantine period the animals may be moved to another approved body, institute or centre.
 - Animals introduced into an approved body, institute or centre can only be moved to a destination other than an approved body, institute or centre provided that:
 - a at least six months have elapsed from the time of introduction into the Union, and
 - b the movement is carried out in accordance with paragraph 4 of Annex C to Directive 92/65/EEC.
- By way of derogation from paragraph 3, animals may leave an approved body, institute or centre before the end of the six-month period provided for in that paragraph, only where the following conditions are complied with:
 - a the animals are exported to a third country, territory or part thereof;
 - b for the purpose of their export as referred to in a) the animals are transported in means of transport that are vector-protected and so constructed that the animals cannot escape and faeces, urine, litter, fodder, waste or any other material cannot flow or fall out from the vehicle or container during transportation.'
- (9) Annex VI, the text of which is set out in the Annex to this Regulation, is added.

Article 2

Entry into force

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

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

Done at Brussels, 14 August 2013.

For the Commission

The President

José Manuel BARROSO

Regulation...
Document Generated: 2023-11-11

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

ANNEX

ANNEX PART 1

VI

Table 1					
li	: Model of veterinary certificate for animals of the species listed below that are originating from and intended for an approved body, institute or centre.				
Order	Family	Genera/species			
Artiodactyla	Antilocapridae	Antilocapra ssp.			
	Bovidae	Addax ssp., Aepyceros ssp., Alcelaphus ssp., Ammodorcas ssp., Antidorcas ssp., Antidore ssp., Bison ssp., Bos ssp. (including Bibos, Novibos, Poephagus), Boselaphus ssp., Bubalus ssp. (including anoa), Budorcas ssp., Capra ssp., Cephalophus ssp., Connochaetes ssp., Damaliscus ssp. (including Beatragus), Dorcatragus ssp., Gazella ssp., Hemitragus ssp., Hippotragus ssp., Kobus ssp., Litocranius ssp., Madoqua ssp., Naemorhedus ssp. (including Nemorhaedus and Capricornis), Neotragus ssp., Oreamnos ssp., Oreotragus ssp., Oryx ssp., Ourebia ssp., Ovibos ssp., Ourebia ssp., Patholops ssp., Pelea ssp., Procapra ssp., Pseudois ssp., Pseudoryx ssp., Raphicerus ssp., Redunca ssp., Rupicapra ssp., Saiga ssp., Sigmoceros-Alecelaphus ssp., Syncerus ssp., Taurotragus ssp., Taurotragus ssp., Tetracerus ssp., Tragelaphus ssp. (including Boocerus).			
		(Continuing Booter us).			

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

	Camelidae	Camelus ssp., Lama ssp., Vicugna ssp.
	Cervidae	Alces ssp., Axis- Hyelaphus ssp., Blastocerus ssp., Capreolus ssp., Cervus- Rucervus ssp., Dama ssp., Elaphurus ssp., Hippocamelus ssp., Hydropotes ssp., Mazama ssp., Megamuntiacus ssp., Muntiacus ssp., Odocoileus ssp., Ozotoceros ssp., Pudu ssp., Rangifer ssp.
	Giraffidae	Giraffa ssp., Okapia ssp.
	Moschidae	Moschus ssp.
	Tragulidae	Hyemoschus ssp., Tragulus-Moschiola ssp.
Table 2		
	Model of veterinary certificate listed below that are origination approved body, institute or ce	ng from and intended for an
Order	Family	Genera/species
Artiodactyla	Suidae	Babyrousa ssp., Hylochoerus ssp., Phacochoerus ssp., Potamochoerus ssp., Sus ssp.
	Tayassuidae	Catagonus ssp., Pecari- Tayassu ssp.
	Hippopotamidae	Hexaprotodon-Choeropsis ssp., Hippopotamus ssp.
Table 3		
	Model of veterinary certificate listed below that are originating approved body, institute or ce	ng from and intended for an
Order	Family	Genera/species
Perissodactyla	Tapiridae	Tapirus ssp.
	Rhinocerotidae	Ceratotherium ssp.,

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

Proboscidea	Elephantidae	Elephas ssp., Loxodonta
		ssp.

PART 2 Model RUM-A

cou	INTR	1	Veterinary certificate to EU			
	l.1.	Consignor Name	I.2. Certificate reference No I.2.a.			
		Address	I.3. Central competent authority			
		Tel.	I.4. Local competent authority			
neu						
sign	1.5.	Consignee Name	1.6.			
00		Address				
hed	Postal code					
patc		Tel.				
f dis	1.7.	Country of origin ISO code I.8. Region of origin Code	I.9. Country of ISO code I.10. Region of Code destination			
ils						
Part I: Details of dispatched consignment	l.11.	Place of origin	1.12.			
Ę.		Name Approval number				
۳	Address					
	112	Place of loading	I.14. Date of departure			
	1.10.	Address Approval number	1.14. Date of departure			
		Manage of the same	140 5 44 818 4 514			
	1.15.	Means of transport	I.16. Entry BIP in EU			
	Aeroplane Ship Railway wagon Road vehicle Other Identification					
			1.17.			
		Documentary references				
	I.18.	Description of commodity	I.19. Commodity code (HS code)			
			I.20. Quantity			
	I.21.		I.22. Number of packages			
	1.23.	Seal/Container No	1.24.			
	1 25	Commodities certified for:				
		Approved body				
	1.26.		I.27. For import or admission into EU			
	1.28.	Identification of the commodities				
		Species Identification system (scientific name)	Identification number Age Sex			

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY Model RUM-A

II. Health information II.a. Certificate reference number II.b.

II.1. Animal health attestation

Part II: Certification

I, the undersigned official veterinarian responsible for the approved body, institute or centre/holding (1) of origin certify that the animals described in Part I meet the following requirements:

- II.1.1. They come from the country, territory or part thereof described in Box I.7.:
 - (a) where the diseases referred to in this certificate are notifiable,
 - (b) which at the date of issuing this certificate has been free for the past 12 months from rinderpest.
- II.1.2. They come from the body, institute or centre/holding (1) described in Box I.11;
 - (a) which is approved according to the requirements and conditions set out in Part 3 and 4 of Annex VI to Regulation (EU) No 206/2010;
 - (b) which is not subjected to any restrictions relating to a national programme for the control of infectious diseases to which the animals referred to in Box I.28. are susceptible;
 - (c) where there have been no clinical cases of the following diseases to which the animals referred to in Box I.28. are susceptible:
 - anthrax for the last 30 days;
 - foot-and-mouth disease, bluetongue, Rift valley fever, vesicular stomatitis, rabies, contagious bovine pleuropneumonia, lumpy skin disease, peste des petits ruminants, sheep pox, goat pox, contagious caprine pleuropneumonia for the past 6 months;
 - (d) where there have been no clinical or non-clinical cases of tuberculosis and brucellosis for the past 6 months;
 - (e) around which in an area of 10 km radius for the last 30 days, there has been no case of the following diseases to which the animals referred to in Box I.28. are susceptible: foot-and-mouth disease, vesicular stomatitis, contagious bovine pleuropneumonia, peste des petits ruminants, sheep pox, goat pox, contagious caprine pleuropneumonia;
 - (f) around which in an area of 150 km radius for the last 30 days, there has been no case of the following diseases to which the animals referred to in Box I.28. are susceptible: bluetongue, epizootic haemorrhagic disease, Rift valley fever, lumpy skin disease;
 - (g) in which they have remained since birth or for the past 6 months before dispatch to the Union.

II.1.3. They:

- (a) have not come into contact with other animals not complying with at least the same health requirements as described in this certificate for the last 30 days and during their transportation from the approved body, institute or centre/holding (1) to the place of shipment;
- (b) were examined by an official veterinarian within 24 hours of loading and showed no clinical sign of disease and are fit for the intended transport;
- (c) are not animals to be killed under a national programme for the eradication of diseases.

II.1.4. Foot-and-Mouth Disease

- either (1) [(a) They come from the country, territory or part thereof described in Box I.7 which has been free for the past 12 months from foot-and-mouth disease with or without vaccination, and]
- or (1) [(a) They have been subjected to the following tests:
 - a serological test for evidence of foot-and-mouth disease virus infection carried out in accordance with one of the
 prescribed tests for international trade laid down in the OIE Manual of Diagnostic Tests and Vaccines for Terrestrial
 Animals (OIE Terrestrial Manual), with negative results, taken within 10 days prior to dispatch to the Union,
 - (1)(2)[a probang test for evidence of foot-and-mouth disease virus infection carried out in accordance with the procedures described in the OIE Terrestrial Manual with negative results, (1)(2)[taken 10 days prior to dispatch to the Union] (1)(4)[taken on two occasions 15 days apart, the second of which must have been taken 10 days prior to dispatch to the Union, and]
- (1) [(b) they have not been vaccinated against foot-and-mouth disease.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY Model RUM-A Health information II.a. Certificate reference number II.b. II.1.5. Bluetongue and Epizootic haemorrhagic disease (EHD) either (1) [They come from the country, territory or part thereof described in Box 1.7 which has been free for 24 months from blue-tongue/EHD in accordance with the OIE Terrestrial Animal Health Code (OIE Terrestrial Code).] [They were held in a vector-protected facility in the approved body, institute or centre/holding (1) for at least 30 days prior to shipment and were subjected to a serology test according to the OIE Terrestrial Manual, with negative results, carried out at or (1) least 28 days after introduction into the approved body, institute or centre.] [They were held in a vector-protected facility in the approved body, institute or centre/holding (1) for at least 30 days prior to shipment and were subjected to a PCR test according to the OIE Terrestrial Manual, with negative results, carried out at least or (1) 14 days after introduction into the approved body, institute or centre.] [They come from a seasonally free area and were subjected during that period to an serology test according to the OIE Terrestrial Manual, with negative results, carried out at least 28 days after introduction into the approved body, institute or or (1) centre/holding (1).] They come from a seasonally free area and were subjected during that period to a PCR test according to the OIE Terrestrial Manual, with negative results, carried out at least 14 days after introduction into the approved body, institute or centre/holdor (1) ing (1).] II.1.6. Rift valley fever either (1) [They come from the country, territory or part thereof described in Box I.7. which has been free for 48 months from Rift valley fever and have not been vaccinated against that disease.] [They were held in a vector-protected facility in the approved body, institute or centre/holding (¹) for at least 30 days prior to shipment during which the animals showed no clinical signs of Rift valley fever and were protected from vectors between the vector-protected facility and the place of shipment to the Union as well as at the place of shipment.] or (1) or (1) [They have been subjected to a virus neutralisation test (9) with negative results for evidence of Rift valley fever, as laid down and prescribed for international trade by the OIE Terrestrial Manual, taken at the beginning of the isolation/quarantine period and at least 42 days later on, the second of which must have been taken within 10 days of dispatch to the Union.] II.1.7. Brucellosis either (1) [They come from a country, territory or part thereof described in Box I.7 which has been free for the past 12 months from brucellosis and which have not been vaccinated against that disease;] or (1) They have been subjected to a test as laid down and prescribed for international trade by the OIE Terrestrial Manual, in the 30 days prior to dispatch to the Union;] or (1) [They are castrated males of any age]. II.1.8. Other vaccinations (a) They have not been vaccinated against vesicular stomatitis, (5) (b) They have been vaccinated against: ... (dd/mm/yyyy)(date(s)) with the following vaccine(s) (1) frables on the (name of vaccine(s) used) and a blood test performed on (dd/mm/yyyy)(date(s)) shows a protective immune response.] II.1.9. They have been treated at least twice during the 40 days prior to dispatch to the Union against internal and external parasites with the following product(s) Specify the active ingredients and the doses of the products used II.1.10. Loading on the means of transport They have been loaded for dispatch to the Union on (dd/mm/yyyy) (⁶) in the means of transport described in Box I.15. that were cleaned and disinfected before loading with an officially authorised disinfectant and so constructed that faeces, urine, litter or fodder could not flow or fall out of the vehicle or container during transportation.

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY Model RUM-A

II. Health information	II.a. Certificate reference number	II.b.
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Notes

This certificate is to be used for live animals listed in the note for Box I.28. coming from an approved body, institute or centre in a third country, territory of part thereof, and destined to an approved body, institute or centre situated within a Member State. Use one certificate per species.

Part I:

Box reference I.15.: Registration number (railway wagons or container and lorries), flight number (aircraft) or name (ship) is to be provided. In case of unloading and reloading, the consignor shall inform the BIP of entry into the EU.

Box reference I.19.: Use appropriate HS code: 010613 or 010619.

Identification system: Specify the identification system (tag, tattoos, brand, chip, transponder). The identifier shall include the ISO code of the exporting country and permit tracing of their premises of origin. Box reference I.28.:

Age: months.

Sex (M = male, F = female, C = castrated).

Species: Select the species amongst those listed below:

Order	Family	Genera/species
Artiodactyla	Antilocapridae	Antilocapra
	Bovidae	Addax ssp., Aepyceros ssp., Alcelaphus ssp., Ammodorcas ssp., Ammotragus ssp., Antidorcas ssp., Antidope ssp., Bison ssp., Bos ssp. (including Bibos, Novibos, Poephagus), Boselaphus ssp., Bubalus ssp. (including anoa), Budorcas ssp., Capra ssp., Cephalophus ssp., Connochaetes ssp., Damaliscus ssp. (including Beatragus), Dorcatragus ssp., Gazella ssp., Hemitragus ssp., Hippotragus ssp., Kobus ssp., Litocranius ssp., Madoqua ssp., Naemorhedus ssp. (including Nemorhaedus and Capricornis), Neotragus ssp., Oreamnos ssp., Oreotragus ssp., Oryx ssp., Ourboia ssp., Ovibo ssp., Ovis ssp., Patholops ssp., Peleda ssp., Pseudois ssp., Ssp., Pseudoryx ssp., Raphicerus ssp., Redunca ssp., Rupicapra ssp., Saiga ssp., Sigmoceros-Alecelaphus ssp., Sylvicapra ssp., Syncerus ssp., Taurotragus ssp., Tetracerus ssp., Tragelaphus ssp. (including Boocerus).
	Camelidae	Camelus ssp., Lama ssp., Vicugna ssp.
	Cervidae	Alces ssp., Axis-Hyelaphus ssp., Blastocerus ssp., Capreolus ssp., Cervus-Rucervus ssp., Dama ssp., Elaphurus ssp., Hippocamelus ssp., Hydropotes ssp., Mazama ssp., Megamuntiacus ssp., Muntiacus ssp., Odocoileus ssp., Ozotoceros ssp., Pudu ssp., Rangifer ssp.
	Giraffidae	Giraffa ssp., Okapia ssp.
	Moschidae	Moschus ssp.
	Tragulidae	Hyemoschus ssp., Tragulus-Moschiola ssp.
I		

Part II:

- (1) Keep as appropriate.
- (2) This attestation is only applicable to Bovidae and Cervidae.
- (3) This attestation is only applicable to Bovidae and Cervidae other than African buffalo (Syncerus caffer).
- (4) This attestation is only applicable to African buffalo (Syncerus caffer).
- (5) Vaccination is not compulsory, but if the animals have been vaccinated, information on the vaccine(s) used and the time of vaccination shall be
- (6) Date of loading. Imports of these animals shall not be allowed when the animals were loaded either prior to the date of authorisation for exportation to the Union of the third country,territory or part thereof described in Boxes I.7. and I.8., or during a period where restrictive measures have been adopted by the Union against imports of these animals from that country territory or part thereof.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

	COU	ITRY		Model RUM-A		
	II.	Health information	II.a. Certificate reference number	II.b.		
	Offic	ial veterinarian				
		Name (in capital letters):	Qualifica	ation and title:		
		Name (in Capital letters).	Qualifica	adori and tide.		
		Date:	Signatur	e:		
		Stamp:				
		Model S				
cou	JNTRY		Ol-A	Veterinary certificate to EU		
	$\overline{}$	Consignor	I.2. Certificate reference No	1.2.a.		
		Name	I.3. Central competent authority			
		Address	1.5. Central competent authority			
nent		Tel.	I.4. Local competent authority			
ignn	1.5.	Consignee	1.6.			
cons		Name				
ğ		Address Postal code				
batc		Tel.				
dis	1.7.	Country of origin ISO code I.8. Region of origin Code	I.9. Country of ISO code	I.10. Region of Code		
ls of			destination	destination		
Part I: Details of dispatched consignment	1.11.	Place of origin	1.12.			
₽						
Par		Name Approval number Address				
	I.13.	Place of loading Address Approval number	I.14. Date of departure			
		Address Approval number				
	I.15.	Means of transport	I.16. Entry BIP in EU			
		Aeroplane				
		Road vehicle Other Identification	1.17.			
		Documentary references				
	I.18.	Description of commodity	I.19. Commodity co			
				1.06.19		
			1.2	0. Quantity		
	I.21.		1.2	2. Number of packages		
	1.23.	Seal/Container No	1.2	4.		
	1.25.	Commodities certified for:	Lagrand			
		Approved body				
	1.26.		I.27. For import or admission into	EU 🗆		
	1.28.	Identification of the commodities				
		Species Identification system	Identification number	Age Sex		
		(scientific name)				
	1					

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY Model SUI-A

II. Health information II.a. Certificate reference number II.b.

II.1. Animal health attestation

Part II: Certification

I, the undersigned official veterinarian responsible for the approved body, institute or centre/holding (1) of origin certify that the animals described in Part I meet the following requirements:

- II.1.1. They come from the country, territory or part thereof described in Box I.7.
 - (a) where the diseases referred to in this certificate are notifiable,
 - (b) which at the date of issuing this certificate has been free for the past 12 months from rinderpest.
- II.1.2. They come from the body, institute or centre/holding (1) described in Box I.11.
 - (a) which is approved according to the requirements and conditions set out in Part 3 and 4 of Annex VI to Regulation (EU) No 206/2010;
 - (b) which is not subjected to any restrictions relating to a national programme for the control of infectious diseases to which the animals referred to in Box 1.28, are susceptible;
 - (c) where there have been no clinical cases of the following diseases to which the animals referred to in Box I.28. are susceptible:
 - anthrax for the last 30 days;
 - foot-and-mouth disease, vesicular stomatitis, rabies, African swine fever, classical swine fever and swine vesicular disease for the past 6 months;
 - (d) where there have been no clinical or non-clinical cases of tuberculosis and brucellosis for the past 6 months;
 - (e) around which in an area of radius of 10 km for the last 12 months, there has been no case/outbreak of African swine fever, classical swine fever and swine vesicular disease;
 - (f) around which in an area of 10 km radius for the past 30 days, there has been no case/outbreak of foot-and-mouth disease or vesicular stomatitis,
 - (g) in which they have remained since birth or for the past 6 months before dispatch to the Union.

II.1.3. They:

- (a) have not come into contact with other animals not complying with at least the same health requirements as described in this certificate since birth or for the last 30 days and during their transportation from the approved body, institute or centre/holding (¹) to the place of shipment;
- (b) were examined by an official veterinarian within 24 hours of loading and showed no clinical sign of disease and are fit for the intended transport;
- (c) are not animals to be killed under a national programme for the eradication of diseases.

II.1.4. Foot-and-Mouth Disease

- either (1) [(a) They come from the country, territory or part thereof described in Box I.7. which at the date of issuing this certificate has been free for the past 12 months from foot-and-mouth disease and;]
- or (¹) [(a) They have been subjected to a virological and serological test for evidence of foot-and-mouth disease virus infection carried out in accordance with one of the prescribed tests for international trade laid down in the OIE Manual of Diagnostic Tests and Vaccines for Terrestrial Animals (OIE Terrestrial Manual), with negative results, taken in the 10 days prior to dispatch to the Union; and]
 - (b) they have not been vaccinated against foot-and-mouth disease.

II.1.5. Brucellosis

- (1) either [They come from the country, territory or part thereof described in Box I.7 which has been free for the past 12 months from brucellosis and have not been vaccinated against that disease]
- (¹)(³) or [They have been subjected, with negative results, to a buffered Brucella antigen test for porcine brucellosis taken in the 30 days prior to dispatch to the Union.]

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY Model SUI-A

II.	Health inf	formation II.	a. Certificate reference number	II.b.			
	II.1.6.	Swine vesicular disease					
	(1) either	[They come from the country, territory or part thereof de swine vesicular disease.]	escribed in box 1.7 which has been	free for the past 12 months from			
	(¹) or	[They have been subjected, with negative results, to a virdown and prescribed for international trade by the OIE T					
	II.1.7.	Vesicular Stomatitis					
	(1) either	[They come from the country, territory or part thereof divesicular stomatitis.]	lescribed in Box I.7 which has bee	n free for the last 6 months from			
	(¹) or	[They have been subjected, with negative results, to a volume down and prescribed for international trade by the OIE T					
	II.1.8.	Classical swine fever					
	(1) either	[They come from the country, territory or part thereof de classical swine fever.]	escribed in Box I.7 which has been	free for the past 12 months from			
	(¹) or	[They have been subjected to a virological and serological prescribed tests for international trade laid down in the Oldispatch to the Union.]					
	II.1.9.	African swine fever					
	(1) either	[They come from the country, territory or part thereof de African swine fever.]	escribed in Box I.7 which has been	free for the past 12 months from			
	(¹) or		They have been subjected, with negative results, to a virus and serology test for African swine fever, as laid downescribed for international trade in the OIE Terrestrial Manual, taken in the 30 days prior to dispatch to the Union.]				
	II.1.10.	Aujeszky's disease					
		According to official information, no clinical, pathological the last 12 months in the approved body, institute or cerbody, centre or institute, and					
		They have been subjected, with negative results, to a vidown and prescribed for international trade by the OIE T and					
		They have not been vaccinated against Aujeszky's disease	ase and have not been in contact w	vith vaccinated animals.			
	II.1.11.	Other vaccinations					
		(a) They have not been vaccinated against rinderpest,	vesicular stomatitis, classical swine	fever or swine vesicular disease,			
	(2	²)(b) They have been vaccinated against:					
		(1) [anthrax on the (dd/mm/yyyy) w used)],	rith the following vaccine(s)	(name of vaccine (s)			
		(1) [rabies on the (dd/mm/yyyy) wi used)].	ith the following vaccine(s)	(name of vaccine (s)			
	II.1.12.	Parasite treatment					
		They have been treated at least twice in the 40 days pricting following product(s)					

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNT	RY				Model SUI-A
II.	Health inf	ormation		II.a. Certificate reference number	II.b.
	II.1.13.		led for dispatch to the Union on	(dd/mm	
Notes		constructed that faed	ces, urine, litter or fodder could	d not flow or fall out of the vehicle	or container during transportation.
				 28. coming from an approved body, centre located within a Member State. 	
Part I:					
— Вох	reference			er and lorries), flight number (aircraft) shall inform the BIP of entry into the	
— Вох	reference			system (tag, tattoos, brand, chip, trans mit tracing of their premises of origin.	ponder). The identifier shall include
		Age: months.			
		Sex (M = male	, F = female, C = castrated).		
		Species Select	the species amongst those liste	ed below:	
Order		Family	Genera/species		
Artioda	ctyla	Suidae	Babyrousa ssp., Hylochoerus	ssp., Phacochoerus ssp., Potamochoe	erus ssp., Sus ssp.
		Tayassuidae	Catagonus ssp., Pecari-Tayas	su ssp.	
		Hippopotamidae	Hexaprotodon-Choeropsis, Hip	ppopotamus ssp.	
Part II:					
(1) Kee	p as appro	priate.			
	cination is	not compulsory, but if	the animals have been vaccinate	d, information on the vaccine(s) used	and the time of vaccination must be
	ts carried of 206/2010.	out in accordance with	h the protocols that, for the dise	ease concerned, are described in Pa	rt 6 of Annex I to Regulation (EU)
exp	4) Date of loading. Imports of these animals shall not be allowed when the animals were loaded either prior to the date of authorisation for exportation to the Union of the country, territory or part thereof decribed in Boxes I.7. and I.8., or during a period where restrictive measures have been adopted by the Union against imports of these animals from that country,territory or part thereof.				
Official	veterinaria	n			
Nar	me (in capit	tal letters):		Qualifica	tion and title:
Dat	e:			Signature	9:
Sta	mp:				

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

Model TRE-A

cou	INTR	1			Veterina	ry certificate to EU
	l.1.	Consignor Name	I.2. Certificat	te reference No	1.2.a.	
		Address	I.3. Central competent authority			
	Tel.		I.4. Local co	mpetent authority	<i>y</i>	
nent			1.4. 2000. 00	mpotont dutions	,	
sign	1.5.	Consignee Name	1.6.			
con						
hed	Address Postal code					
patc		Tel.				
fdis	1.7.	Country of origin ISO code I.8. Region of origin Code	I.9. Country			
ils o			destination	on	destination	on
Partl: Details of dispatched consignment	l.11.	Place of origin	I.12.			
₩.		Name Approved number				
Ра	Name Approval number Address					
	I.13.	Place of loading Address Approval number	I.14. Date of	departure		
	l.15.	Means of transport	I.16. Entry Bli	P in EU		
		Aeroplane Ship Railway wagon Road vehicle Other Other				
		Identification	l.17.			
		Documentary references				
	I.18.	Description of commodity		I.19. Commodit	ty code (HS code) 01.06.19	
					I.20. Quantity	
	I.21.				I.22. Number of p	ackages
	1.23.	Seal/Container No			1.24.	
	1.25.	Commodities certified for:				
		Approved body				
	1.26.		I.27. For impo	ort or admission i	into EU	
	1.28.	Identification of the commodities	l			
		Species Identification system (scientific name)	Identification	number	Age	Sex

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY Model TRE-A

II. Health information II.a. Certificate reference number II.b.

II.1. Animal health attestation

Part II: Certification

I, the undersigned official veterinarian responsible for the approved body, institute or centre/holding (1) of origin certify that the animals described in Part I meet the following requirements:

- II.1.1. They come from the third country, territory or part thereof described in Box I.7.
 - (a) where the diseases referred to in this certificate are notifiable,
 - (b) which at the date of issuing this certificate has been free for the past 12 months from rinderpest.
- II.1.2. They come from the body, institute or centre/holding (1) described in Box I.11.,
 - (a) which is approved according to the requirements and conditions set out in Part 3 and 4 of Annex VI to Regulation (EU) No 206/2010;
 - (b) which is not subjected to any restrictions relating to a national programme for the control of infectious diseases to which the animals referred to in Box 1.28, are susceptible;
 - (c) where there have been no clinical cases of the following diseases to which the animals referred to in Box I.28. are susceptible:
 - anthrax for the last 30 days;
 - foot-and-mouth disease, rabies, (1)(2) [African horse sickness] for the past 6 months,
 - (d) where there have been no clinical or non-clinical cases of tuberculosis for the past 6 months;
 - (e) around which in an area of 10 km radius for the last 30 days, there has been no case/outbreak of foot-and-mouth disease,
 - (f) in which they have remained since birth or for the past 6 months before dispatch to the Union,
- (¹)(²) [(g) around which in an area of radius of 150 km for the last 60 days, there has been no case/outbreak of African horse sickness].
- II.1.3. They:
 - (a) have not come into contact with other animals not complying with at least the same health requirements as described in this
 certificate since birth or for the past 30 days and during their transportation from the approved body, institute or centre/holding (¹) to the place of shipment;
 - (b) were examined by an official veterinarian within 24 hours of loading and showed no clinical sign of disease and are fit for the intended transport:
 - (c) are not animals to be killed under a national programme for the eradication of diseases.

(1)(3) [II.1.4. Foot-and-Mouth Disease

- either (1) [(a) They come from the country, territory or part thereof described in Box I.7 which has been free for the past 12 months from foot-and-mouth disease with or without vaccination, and
- or (1) [(a) They have been subjected to the following tests:
 - a serological test for evidence of foot-and-mouth disease virus infection carried out in accordance with one of the
 prescribed tests for international trade laid down in the OIE Manual of Diagnostic Tests and Vaccines for Terrestrial
 Animals (OIE Terrestrial Manual), with negative results, taken in the 10 days prior to dispatch to the Union, and
 - [a probang test for evidence of foot-and-mouth disease virus infection carried out in accordance with the procedures
 described in the OIE Terrestrial Manual with negative results, taken 10 days prior to dispatch to the Union and]
 - (b) have not been vaccinated against foot-and-mouth disease.

II.1.5. Other vaccinations

(a) They have not been vaccinated against rinderpest,

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNT	RY					Model TRE-
II.	Health	informati	on		II.a. Certificate reference number	II.b.
		(⁴) (b) 1	They have been	vaccinated against:		
			anthrax on the used)],	(dd/mm/yyyy)(d	ate(s)) with the following vaccine(s)	(name of vaccine(s
		(¹) [rabies on the	(dd/mm/yyyy)(date(s))) with the following vaccine(s)	(name of vaccine (s) used)]
	II.1.6.	Para	site treatment			
					prior to dispatch to the Union against active ingredients and the doses of t	
	II.1.7.	Load	ling on the me	ans of transport		
		desc	ribed in Box I.	15 that were cleaned and disir	n(dd/mm nfected before loading with an officia d not flow or fall out of the vehicle	ally authorised disinfectant and so
Notes						
					28. coming from an approved body, in centre located within a Member Stat	
Part I:						
— Вох	reference	e I.15.:			ner and lorries), flight number (aircraft) r shall inform the BIP of entry into the	
— Вох	referenc	e I.28.:			system (tag, tattoos, brand, chip, trans mit tracing of their premises of origin.	ponder). The identifier shall include
			Age: months.			
			Sex (M = male	e, F = female, C = castrated).		
			Species: Selec	t the species amongst those list	ted below:	
Order		Fai	mily	Genera/species		
Perisso	dactyla	Ta	oiridae	Tapirus ssp.		
		Rhi	inocerotidae	Ceratotherium ssp., Dicerorhir	nus ssp., Diceros ssp., Rhinoceros ssp	
Proboso	cidea	Ele	phantidae	Elephas ssp., Loxodonta ssp.		
Part II:						
(¹) Kee	p as ap	propriate				
(²) This	attestat	ion is or	nly applicable to	Rhinocerotidae.		
(³) This	attestat	ion is or	nly applicable to	Elephas. ssp.		
	cination d in.	is not co	mpulsory, but if	the animals have been vaccinate	ed, information on the vaccine(s) used	and the time of vaccination must be
exp	ortation	to the U	nion of the third	d country,territory or part thereo	en the animals were loaded either proof described in Boxes I.7. and I.8., on animals from that third country, territory	r during a period where restrictive

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

COUNTRY		Model TRE-A	
II. Health information	II.a. Certificate reference number	II.b.	
Official veterinarian			
Name (in capital letters):	Qualification and title:		
Date:	Signature	: :	
Stamp:			

PART 3

Requirements concerning bodies, institutes or centres in third countries

The body, institute or centre in a third country must:

- (a) be clearly demarcated and separated from its surroundings;
- (b) have adequate means for catching, confining and isolating animals, and have available adequate quarantine facilities and approved standard operating procedures for animals coming from unknown origin;
- (c) have a vector-protected structure complying with the following requirements:
 - (i) it has appropriate physical barriers at entry and exit points;
 - (ii) the openings of the vector-protected structure are vector-screened with mesh of appropriate gauge impregnated regularly with an approved insecticide according to the instructions of the manufacturer;
 - (iii) vector surveillance and control are carried out within and around the vector-protected structure;
 - (iv) measures are taken to limit or eliminate breeding sites for vectors in the vicinity of the vector-protected structure;
 - (v) standard operating procedures are in place, including descriptions of backup and alarm systems, for the operation of the vector-protected structure and for the transport of the animals from that structure to the place of loading;
- (d) keep, for a minimum period of ten years, up-to-date records indicating:
 - (i) the number and identity (age, sex, species and individual identification, where appropriate) of the animals of each species present on their premises;
 - (ii) the number and identity (age, sex, species and individual identification where appropriate) of animals arriving in or leaving their premises, together with information on their origin or destination, the means of transport, and the health status of those animals;
 - (iii) the results of blood tests or any other diagnostic procedures carried out on the animals on their premises;
 - (iv) cases of disease and, where appropriate, the treatment administered;

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- (v) the results of the post-mortem examinations on animals that have died on their premises, including still-born animals;
- (vi) observations made during any isolation or quarantine period;
- (e) be free from the diseases listed in Annex A to Directive 92/65/EEC or mentioned in the veterinary certificates for the relevant species set out in Part 2 of Annex VI to this Regulation, for at least the previous three years, as evidenced by the records kept pursuant to point (d) and the results of the clinical and laboratory tests carried out on the animals on their premises;
- (f) either have an arrangement with a laboratory approved by the competent authority to perform post-mortem examinations, or have one or more appropriate premises where these examinations may be performed under the authority of the approved veterinarian;
- (g) ensure disposal of the carcasses of animals which die of a disease or are euthanised;
- (h) secure, by contract or legal instrument, the services of a veterinarian approved by and acting under the control of the competent authority, who must perform at least the following tasks:
 - (i) ensure that appropriate disease surveillance and control measures are applied in that body, institute or centre. Such measures must be approved by the competent authority of the third country, territory or part thereof where the body, institute or centre is situated, taking into account the disease situation and must include at least the following elements:
 - an annual disease surveillance plan including appropriate control measures concerning zoonoses in the animals present on the premises,
 - clinical, laboratory and post-mortem testing of animals suspected to be affected by transmissible diseases and zoonoses,
 - vaccination of susceptible animals against infectious diseases and zoonoses;
 - (ii) ensure that any suspect deaths or the presence of any other symptom suggesting that animals have contracted one or more of the diseases listed in Annex A to Directive 92/65/EEC or mentioned in the veterinary certificates for the relevant species set out in Part 2 of Annex VI to this Regulation are notified without delay to the competent authority, where that particular disease is notifiable in the third country, territory or part thereof concerned;
 - (iii) ensure that incoming animals have been quarantined as necessary, in accordance with the instructions given by the competent authority;
 - (iv) ensure compliance with the animal health requirements which the animals must fulfil in order to be introduced into the Union.

PART 4

Conditions concerning the approval of bodies, institutes or centres in third countries

1. Approval must be granted only to those bodies, institutes or centres which comply with the requirements set out in Part 3.

ANNEX PART 4

Document Generated: 2023-11-11

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- 2. Where vector protection is required, the approval of a structure as vector-protected must be granted only if the criteria in point (c) of Part 3 are met. In order to grant the approval, the competent authority must verify at least three times during the required protection period (at the beginning, during and at the end of the period) the effectiveness of the vector protection measures, by means of a vector trap inside the vector protected structure.
- 3. Each approved body, institute and centre must be assigned an approval number.
- 4. Approval must be maintained only as long as the following conditions continue to be

the premises are under the control of an official veterinarian, who must perform at least the following tasks:

- (i) inspect the premises of the body, institute or centre at least once per year;
- audit the activity of the veterinarian referred to in point (h) of Part 3 and the (ii) implementation of the annual disease surveillance plan referred to in the first indent of point (h)(i);
- (iii) ensure that the provisions laid down in Parts 3 and 4 are met;
- (iv) verify that:
 - compliance with the animal health requirements which the animals must fulfil in order to be introduced into the Union;
 - the results of the clinical, post-mortem and laboratory tests on the animals have revealed no occurrence of the diseases listed in Annex A to Directive 92/65/EEC or mentioned in the veterinary certificates for the relevant species set out in Part 2 of Annex VI to this Regulation.
- 5. The approval must be withdrawn where the competent authority finds that the requirements of Part 3 are no longer being fulfilled.
- Where notification is given of the suspicion of the occurrence of one of the diseases 6. listed in Annex A to Directive 92/65/EEC or mentioned in the veterinary certificates for the relevant species laid down in Part 2 of Annex VI to this Regulation, the competent authority must suspend the approval of the body, institute or centre, until the suspicion has been officially ruled out. Depending on the disease involved and the risk of disease transmission, the suspension may relate to the body, institute or centre as a whole or only to certain categories of animals susceptible to the disease in question. The competent authority must ensure that the measures necessary to confirm or rule out the suspicion and to avoid any spread of disease are taken.
- 7. Where the suspected disease referred to in point 6 is confirmed, the approval of the body, institute or centre must be withdrawn.
- 8. Where the approval of a body, institute or centre has been withdrawn, it must be restored only where the following conditions are complied with:
- the disease and the source of infection were eradicated on the premises of the body, (a) institute or centre concerned;
- (b) the premises of the body, institute or centre concerned were appropriately cleaned and desinfected:

ANNEX PART 4

ANNEX PART 4

Document Generated: 2023-11-11

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the
Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- (c) the body, institute or centre concerned complies with the requirements set out in points (a) to (d) and (f) to (h) of Part 3.
- 9. The competent authority which approved the body, institute or centre must inform the Member States that included the body, institute or centre on their lists of approved bodies, institutes and centres of the suspension, withdrawal or restoration of that approval.

Status: Point in time view as at 14/08/2013.

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013. (See end of Document for details)

- (1) OJ L 139, 30.4.2004, p. 321.
- (2) OJ L 73, 20.3.2010. p. 1.
- (**3**) OJ L 268, 14.9.1992, p. 54.
- (4) OJ L 18, 23.1.2003, p. 11.
- **(5)** OJ L 192, 23.7.2010, p. 1.
- (6) OJ L 343, 22.12.2009, p. 74.
- (7) OJ L 73, 11.3.2004, p. 1.
- **(8)** OJ L 312, 30.11.2007, p. 49.
- (9) OJ L 226, 23.8.2008, p. 1.
- (10) OJ L 39, 10.2.2009, p. 12.
- (11) OJ L 175, 10.7.2010, p. 1.'

Status:

Point in time view as at 14/08/2013.

Changes to legislation:

There are currently no known outstanding effects for the Commission Implementing Regulation (EU) No 780/2013.