Commission Implementing Regulation (EU) 2016/1842 of 14 October 2016 amending Regulation (EC) No 1235/2008 as regards the electronic certificate of inspection for imported organic products and certain other elements, and Regulation (EC) No 889/2008 as regards the requirements for preserved or processed organic products and the transmission of information (Text with EEA relevance)

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2016/1842. (See end of Document for details)

ANNEX I

Annex III to Regulation (EC) No 1235/2008 is amended as follows:

(1) after the heading 'LIST OF THIRD COUNTRIES AND RELEVANT SPECIFICATIONS REFERRED TO IN ARTICLE 7' the following Note is inserted:

Note: According to Article 17(1)(f) of Regulation (EC) No 834/2007 animals and animal products produced during the conversion period shall not be marketed in the Union with the indications referred to in Articles 23 and 24 of that Regulation used in the labelling and advertising of products. Such products are therefore also excluded from the recognitions as regards product categories B and D for all third countries listed in this Annex.;

- (2) in the entries relating to Argentina, Australia, Costa-Rica, India, Israel, Japan, Switzerland, Tunisia and New Zealand, the footnote '(1) Seaweed not included' is deleted:
- (3) the entry relating to Argentina is amended as follows:
 - (a) in point 1, the limitations on product categories B and D are deleted;
 - (b) point 2 is replaced by the following:
 - 2. **Origin**: products of categories A, B and F that have been grown in Argentina and products of category D processed in Argentina with organically grown ingredients that have been grown in Argentina.;
- in the entry relating to Australia, point 2 is replaced by the following:
 - 2. **Origin**: products of categories A and F that have been grown in Australia and products of category D processed in Australia with organically grown ingredients that have been grown in Australia.;
- (5) the entry relating to Costa-Rica is amended as follows:
 - (a) the limitation 'Processed crop products only' is replaced by 'Processed plant products only';
 - (b) point 2 is replaced by the following:
 - 2. **Origin**: products of categories A and F that have been grown in Costa-Rica and products of category D processed in Costa-Rica with organically grown ingredients that have been grown in Costa-Rica.;
- (6) in the entry relating to Israel, point 2 is replaced by the following:
 - 2. **Origin:** products of category A and F that have been grown in Israel and products of category D processed in Israel with organically grown ingredients that have been grown in Israel or that have been imported into Israel:
 - either from the Union,
 - or from a third country in the framework of a regime which is recognised as equivalent in accordance with Article 33(2) of Regulation (EC) No 834/2007.;

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2016/1842. (See end of Document for details)

- (7) in the entry relating to Japan, point 2 is replaced by the following:
 - 2. **Origin:** products of categories A and F that have been grown in Japan and products of category D processed in Japan with organically grown ingredients that have been grown in Japan or that have been imported into Japan:
 - either from the Union,
 - or from a third country for which Japan has recognised that the products have been produced and controlled in that third country in accordance with rules equivalent to those laid down in the Japanese legislation.;
- (8) the entry relating to Switzerland is amended as follows:
 - (a) in point 1, the limitation on product category B is deleted;
 - (b) point 2 is replaced by the following:
 - 2. **Origin:** products of categories A and F that have been grown in Switzerland and products of category D and E processed in Switzerland with organically grown ingredients that have been grown in Switzerland or that have been imported into Switzerland:
 - either from the Union,
 - or from a third country for which Switzerland has recognised that the products have been produced and controlled in that third country in accordance with rules equivalent to those laid down in the Swiss legislation.;
- (9) in the entry relating to Tunisia, point 2 is replaced by the following:
 - 2. **Origin**: products of categories A and F that have been grown in Tunisia and products of category D processed in Tunisia with organically grown ingredients that have been grown in Tunisia.;
- in the entry relating to the United States, in point 1, the limitations on product categories A and D are deleted;
- (11) the entry relating to New Zealand is amended as follows:
 - (a) in point 1, the limitations on product categories B and D are deleted;
 - (b) point 2 is replaced by the following:
 - 2. **Origin**: products of category A, B and F that have been grown in New Zealand and products of category D processed in New Zealand with organically grown ingredients that have been grown in New Zealand or that have been imported into New Zealand:
 - either from the Union,
 - or from a third country in the framework of a regime which is recognised as equivalent in accordance with Article 33(2) of Regulation (EC) No 834/2007,
 - or from a third country whose rules of production and inspection have been recognised as equivalent to the MAF Official Organic Assurance Programme on the basis of assurances and information provided by this country's competent authority in accordance with the provisions established by MAF and provided that only organically produced ingredients intended to be incorporated, up

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2016/1842. (See end of Document for details)

to a maximum of 5 % of products of agricultural origin, in products of category D prepared in New Zealand are imported.;

- in the entry relating to the Republic of Korea, point 2 is replaced by the following:
 - 2. **Origin**: products of category D processed in the Republic of Korea with organically grown ingredients that have been grown in the Republic of Korea or that have been imported into the Republic of Korea:
 - either from the Union,
 - or from a third country for which the Republic of Korea has recognised that the products have been produced and controlled in that third country in accordance with the rules equivalent to those laid down in the legislation of the Republic of Korea..

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2016/1842. (See end of Document for details)

ANNEX II

ANNEX V

CERTIFICATE OF INSPECTION FOR IMPORT OF PRODUCTS FROM ORGANIC PRODUCTION INTO THE EUROPEAN UNION

				18.	Declarati
Issuing control body or authority (name, address and code)		2. Council Regulation (E — Article 33(2) ☐ or — Article 33(3) ☐	C) No 834/2007:		This is to Regulation rules of powith Regulate Date Name and
Serial number of the certificate of inspection		4. Exporter (name and a	ddress)		
Producer or processor of the product (name and address)		Control body or controde)	ol authority (name, address and		Customs Name an
7. Country of origin		8. Country of export		-	Control b
Country of clearance/Point of entry		10. Country of destination			Customs
11. Importer (name, address and EORI number)		12. First consignee in the	Union (name and address)		Verification Authority
13. Description of products					
CN code Trade name Number of packages Lot number Net weight					Date:
					Name an
14. Container number	15. Seal number		16. Total gross weight		
17. Means of transport before point of entry into the Union					This is to (EC) No 8
Mode					Name of
Identification					Name an
International transport document					

Coun Europ Code Coun Cons Desc wher in ap

Box 13: Shall

Box 14: Shall Articl

the s

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2016/1842. (See end of Document for details)

ANNEX III

ANNEX VI

EXTRACT No ... OF THE CERTIFICATE OF INSPECTION FOR IMPORT OF PRODUCTS FROM ORGANIC PRODUCTION INTO THE EUROPEAN UNION

			_		
1.	Control body or authority having issued the underlying certificate of inspection (name, address and code)	 2. Council Regulation (EC) No 834/2007: — Article 33(2) □ or — Article 33(3) □ 	14. Declarati This is to		
3.	Serial number of the underlying certificate of inspection			Name of Date:	
5.	Control body or control authority (name, address and code)	6. Importer (name, address and EORI number)		Name an	
7.	Country of origin	8. Country of export	Notes		
9.	Country of clearance/Point of entry	10. Country of destination	Extract N	No Nam of ins	
11.	11. Consignee of the batch obtained from splitting (name and address)				
12.	12. Description of products				
	CN codes Number of packages Net weight of the batch and net weight of the original consignment				
			Boxes 6, Box 9:	, / and Cour	
13.	13. Declaration of the relevant Member State's competent authority endorsing the extract of the certificate.				
	This extract corresponds to the batch described above and obtained by the splitting of a consignment which is				
	covered by an original certificate of inspection with the	serial number mentioned in box 3	Box 11:	Cons	
	Authority and Member State: Date:		Box 12:	Desc wher	

Stamp

Name and signature of authorised person

Changes to legislation:

There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2016/1842.