Changes to legislation: There are outstanding changes not yet made to Commission Implementing Regulation (EU) 2018/274. 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) View outstanding changes

ANNEX I

SELECTION PROCEDURE REFERRED TO IN ARTICLE 7(2) A.ALLOCATION ON A PRO RATA BASIS

The part of the total number of hectares available for new plantings that Member States have decided to allocate on a pro rata basis to all applicants at national level as referred to in Article 4(2)(b)(i), shall be divided among individual eligible applications according to the following formula, while respecting the possible limits referred to in Article 3(1):

 $A1 = Ar \times (\%Pr \times Tar/Tap)$

A₁ = authorisation granted to an individual applicant according to pro rata (in

hectares)

A_r = area requested by the producer in his application (in hectares) %Pr = proportion of the total availability to be granted on a pro rata basis

Tar = total area made available in authorisations (in hectares)

Tap = total of all applications by producers (in hectares)

B. ALLOCATION ACCORDING TO THE PRIORITY CRITERIA

The part of the total number of hectares available for new plantings that Member States have decided to allocate at national level according to the priority criteria selected as referred to in Article 4(2)(b)(ii), shall be divided among individual eligible applications in the following way:

(a) Member States shall select the priority criteria at national level and may give all the criteria selected the same importance or attribute them different weighing. Member States may apply such weighing uniformly at national level or change the weighing of the criteria depending on the area within the territory of the Member State.

Where Member States attribute the same importance to all criteria selected at national level, a value of one (1) shall be associated to each of them.

Where Member States attribute to the criteria selected at national level different weighing, a value varying between zero (0) and one (1) shall be associated to each of those criteria and the sum of all individual values must always be equal to one (1).

Where the weighing of these criteria varies depending on the area within the territory of the Member State, an individual value varying between zero (0) and one (1) shall be associated to each of those criteria for each of the areas. In this case, the sum of all individual weights of the selected criteria for each of those areas must always be equal to one (1).

- (b) Member States shall assess each eligible individual application on the basis of the compliance with the priority criteria selected. In order to assess the level of such compliance with each of the priority criteria, Member States shall establish a single scale at national level, on the basis of which to attribute a number of points to each application in relation to each of those criteria.
- (c) The single scale shall pre-define the number of points to be attributed in relation to the level of compliance with each of the criteria, detailing also the number of points to be attributed in relation to each of the elements of each specific criterion.
- (d) Member States shall establish a ranking of individual applications at national level on the basis of the total points attributed to each individual application according to the compliance or the level of compliance referred to in point (b) and, where applicable,

the importance of the criteria referred to in point (a). For this purpose, they shall use the following formula:

$$\begin{array}{lll} Pt = W_1 \times Pt_1 + W_2 \times Pt_2 + \ldots + W_n \times Pt_n \\ & Pt & = & total \ of \ points \ given \ to \ a \ specific \ individual \ application \\ W_1, & = & weight \ of \ criteria \ 1, \ 2, \ \ldots, \ n \\ & W_2 \ \ldots, \\ & W_n \\ & Pt_1, \ Pt_2 & = & level \ of \ compliance \ of \ the \ application \ with \ criteria \ 1, \\ & \ldots, \ Pt_n & 2, \ \ldots \ n \end{array}$$

In areas where the weighing is zero for all priority criteria, all eligible applications shall receive the maximum value in the scale for what concerns the level of compliance.

(e) Member States shall grant authorisations to the individual applicants following the order established in the ranking mentioned in point (d) and until the hectares to be allocated according to the priority criteria are exhausted. The full number of hectares requested by an applicant shall be satisfied in the form of an authorisation before granting an authorisation to the next applicant according to the ranking.

If the hectares available are exhausted on a position of the ranking where several applications have the same number of points, the remaining hectares shall be allocated on a pro rata basis to these applications.

(f) If the limit for a certain region, or area eligible for a PDO or PGI, or area without geographical indication, is reached when granting authorisations pursuant to point A and points (a), (b), (c), (d) and (e) of this point B, no further applications originating from that region or area shall be satisfied.

ANNEX II

SAMPLES AS REFERRED TO IN ARTICLE 26

PART I

Method and procedure of sampling

- 1. When samples of wine, grape must or another liquid wine product are taken in the context of assistance between control bodies, the competent body shall ensure that:
 - in the case of products in containers of not more than 60 litres warehoused in one lot, the samples are representative of the entire lot;
 - (b) in the case of products in containers with a nominal capacity of more than 60 litres, the samples are representative of the contents of the container from which the samples are taken.
- 2. Samples shall be taken by pouring the product in question into at least five clean containers each having a nominal capacity of not less than 75 cl. In the case of products referred to in point 1(a), sampling may also take the form of removing at least five containers having a nominal capacity of not less than 75 cl from the lot to be examined.

Where samples of wine distillate are to be analysed by nuclear magnetic resonance of deuterium, the samples shall be placed in containers having a nominal capacity of 25 cl, or even 5 cl where they are to be sent from one official laboratory to another.

The samples shall be taken, closed where appropriate, and sealed in the presence of a representative of the establishment where the sample is taken or of a representative of the carrier if the sample is taken during transport. If no representative is present, the report referred to in point 4 shall mention this fact.

Each sample shall be fitted with an inert and non-reusable closure.

3. Each sample shall bear a label which complies with Point A of Part II.

Where the container is too small for the prescribed label to be attached thereto, the container shall be marked with an indelible number and the required information shall be indicated on a separate sheet.

The representative of the establishment where the sample is taken or the representative of the carrier shall be requested to sign the label or, as applicable, the sheet.

- 4. The official of the competent body authorised to take samples shall draw up a written report in which he shall note any observations he considers important for assessing the samples. In the report he shall note, where necessary, any statements by the carrier's representative or the representative of the establishment where the sample was taken, and shall request such representative to affix his signature. He shall note the amount of the product from which the sample was taken. If the signatures referred to above and in the third subparagraph of point 3 have been refused, the report shall mention this fact.
- 5. Wherever samples are taken, one of the samples shall remain as a control sample in the establishment where the sample was taken, and another with the competent body whose official took the sample. Three of the samples shall be sent to an official laboratory, which will carry out the analytical or organoleptic examination. There one of the samples shall be analysed. Another shall be kept as a control sample. Control samples shall be kept for a minimum period of three years after sampling.
- 6. Consignments of samples shall bear on the external packaging a red label complying with the model in Point B of Part II. The label shall be 50 mm by 25 mm.

When dispatching samples, the competent body of the Member State from which the samples are sent shall affix its stamp partially on the outer packaging of the parcel and partially on the red label.

PART II A.Label describing the sample in accordance with point 3 of Part I

- 1. Required information:
 - (a) name, address, including Member State, telephone, fax and email of the competent body on whose instructions sampling was carried out;
 - (b) serial number of the sample;
 - (c) date on which the sample was taken;
 - (d) name of the official of the competent body authorised to take the sample;
 - (e) name, address, telephone, fax, email of the undertaking in which the sample was taken;

- (f) identity of the container from which the sample was taken (e.g. number of the container, number of the lot of bottles, etc.);
- (g) description of the product, including production area, year of harvest, actual or potential alcoholic strength and, if possible, wine grape variety;
- (h) the words: 'The reserved control sample may be examined only by a laboratory authorised to carry out control analyses. Breaking the seal is a punishable offence.'
- 2. Remarks:
- 3. Minimum size: 100 mm by 100 mm.

B. Model of the red label referred to in point 6 of Part I EUROPEAN UNION

Products for analytical and organoleptic testing under Implementing Regulation (EU) 2018/274

ANNEX III

SAMPLES AS REFERRED TO IN ARTICLE 27

PART I

Instructions for taking samples of fresh grapes and processing them into wine for analysis by the isotopic methods referred to in Article 27

A. Sampling of grapes

- 1. Each sample must consist of at least 10 kg of ripe grapes of the same variety. They are to be taken in the condition in which they are found. Sampling must be carried out during the period when the plot in question is harvested. The grapes collected must be representative of the whole plot. The fresh grape samples, or the derived pressed must, may be preserved by freezing until further usage. Only in the case that oxygen-18 measurement of the water of the must is foreseen, an aliquot of must may be taken separately and preserved after pressing the whole grape sample.
- 2. When the samples are taken, a description sheet is to be drawn up. This sheet must include a first part concerning the sampling of the grapes and a second part concerning vinification. It must be kept with the sample and must accompany it during all transportation. It must be kept up to date by means of an entry regarding each type of treatment undergone by the sample. The description sheet concerning the sampling is to be drawn up in accordance with Point A of the questionnaire in Part III.

B. Vinification

1. Vinification must be carried out by the competent body or by a department authorised to do so by that body, wherever possible under conditions comparable with the normal conditions in the production area of which the sample is representative. Vinification should result in the total transformation of the sugar into alcohol, i.e. in less than 2 g/l of residual sugar. However, in certain cases, e.g. for ensuring a better representativity,

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higher amounts of residual sugars can be accepted. As soon as the wine has clarified and stabilised by means of SO₂, it must be put in 75 cl bottles and labelled.

2. The description sheet for vinification is to be drawn up in accordance with Point B of the questionnaire in Part III.

PART II

Number of samples to be taken by Member States each year for the analytical databank as referred to in Article 27(3)

	·
_	30 samples in Bulgaria,
_	20 samples in the Czech Republic,
	200 samples in Germany,
	50 samples in Greece,
	200 samples in Spain,
	400 samples in France,
	30 samples in Croatia,
	400 samples in Italy,
	10 samples in Cyprus,
	4 samples in Luxembourg,
_	50 samples in Hungary,
	4 samples in Malta,
	50 samples in Austria,
	50 samples in Portugal,
	70 samples in Romania,
	20 samples in Slovenia,
	15 samples in Slovakia,
_	4 samples in the United Kingdom.

PART III

Questionnaire on the collection and vinification of samples of grapes intended for analysis by isotopic methods as referred to in Article 27(5)

The analytical methods and the expression of results (units) to be used are those recommended and published by the OIV.

A.

- 1. General information
- 1.1. Sample number
- 1.2. Name and function of the official or authorised person who took the sample
- 1.3. Name and address of the competent body responsible for taking the sample
- 1.4. Name and address of the competent body responsible for vinification and dispatch of the sample, if other than the body referred to in point 1.3:
- 2. General description of the samples

- 2.1. Origin (country, region):
- 2.2. Year of harvest:
- 2.3. Vine variety:
- 2.4. Colour of the grapes:
- 3. Description of the vineyard
- 3.1. Name and address of person farming the plot:
- 3.2. Location of the plot
 - wine village:
 - locality:
 - cadastral reference:
 - latitude and longitude:
- 3.3. Soil type (e.g. limey, clayey, lime-clay, sandy):
- 3.4. Situation (e.g. slope, plain, exposed to sun):
- 3.5. Number of vines per hectare:
- 3.6. Approximate age of vineyard (less than 10 years/between 10 and 25 years/more than 25 years):
- 3.7. Altitude:
- 3.8. Method of training and pruning:
- 3.9. Type of wine into which the grapes are normally made (see categories of grapevine products in Part II of Annex VII to Regulation (EU) No 1308/2013):
- 4. Crop and must characteristics
- 4.1. Estimated yield per hectare for the plot harvested: (kg/ha):
- 4.2. State of health of the grapes (e.g. sound, rotten), specifying whether the grapes were dry or wet when the sample was taken:
- 4.3. Date on which sample was taken:
- 5. Weather conditions preceding harvest
- 5.1. Precipitation in the 10 days preceding harvest: yes/no
- 5.2. If yes, additional information where available
- 6. Irrigated vineyards:

If the crop is irrigated, date of last watering:

(Stamp of the competent body responsible for taking the sample, and name, position and signature of official taking the sample)
B.

- 1. Microvinification
- 1.1. Weight of the sample of grapes, in kg:

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1.3. Volume of must obtained:	
1.5. Volume of must obtained.	
 1.4. Characteristics of the must: — sugar concentration expressed in g/l by refractometry: — total acidity expressed in g/l of tartaric acid: (optional): 	
1.5. Method of treating the must (e.g. settling, centrifugation):	
1.6. Yeasting (variety of yeast used). Indicate whether or not there was spontane fermentation:	ous
1.7. Temperature during fermentation:	
1.8. Method for determining end of fermentation:	
1.9. Method of treating the wine (e.g. racking.):	
1.10. Addition of sulphur dioxide in mg/l:	
 1.11. Analysis of the wine obtained — actual alcoholic strength in % vol: — total dry extract: — reducing sugars expressed as g/l of invert sugar: 	
2. Chronological table of vinification of the sample	
Date: — on which sample was taken: (same date as date of harvest, point 4.3 of Part I) — of pressing: — of commencement of fermentation: — of end of fermentation: — of bottling:	
Date on which Part II was completed:	
(Stamp of the competent body which carried out vinification and signature of competent office of that body)	cial

PART IV

Template for analysis report of wine and grapevine product samples analysed by a method recommended and published by the OIV referred to in Article 27(5)

- A. GENERAL INFORMATION
- 1. Country:
- 2. Sample number:
- 3. Year:
- 4. Vine variety:
- 5. Type of wine:

- 6. Region/district:
- 7. Name, address, telephone, fax and email of laboratory responsible for the results:
- 8. Sample for control analysis by the ERC-CWS: yes/no
- B. METHODS AND RESULTS
- 1. Wine (carried over from Part III of Annex III)
- 1.1. Alcoholic strength by volume: % vol
- 1.2. Total dry extract: g/l
- 1.3. Reducing sugars: g/l
- 1.4. Total acidity expressed as tartaric acid: g/l
- 1.5. Total sulphur dioxide: mg/l
- 2. Distillation of wine for SNIF-NMR
- 2.1. Description of distillation apparatus:
- 2.2. Volume of wine distilled/weight of distillate obtained:
- 3. Analysis of distillate
- 3.1. Alcohol strength of the distillate % (m/m):
- 4. Result of deuterium/hydrogen isotopic ratios of ethanol measured by NMR
- 4.1. (D/H)I = ppm
- 4.2. (D/H)II = ppm
- 4.3. 'R' =
- 5. NMR parameters

Observed frequency:

- 6. Result of isotopic ratio 18O/16O of wine
- δ 18O [‰] = ‰ V. SMOW SLAP
- 7. Result of isotopic ratio 18O/16O of must (when applicable)
- δ 18O [‰] = ‰ V. SMOW SLAP
- 8. Result of isotopic ratio 13C/12C of wine ethanol
- $\delta 13C [\%] = \% V-PDB.$

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ANNEX IV

THE NOTIFICATIONS REFERRED TO IN ARTICLE 33

PART I

Form for the communication referred to in Article 33(1)(a)

TABLE

Inventory of	f wine-growin	g areas								
Member Sta	te:									
Date of com	munication:									
Wine year:										
Areas/ Regions		Areas actually planted with vines (ha) which are eligible for the production of :								
	wine with Protected Designation	wine with F Geographic Indication (cal (PGI) ^c	wine without PDO/	wine without PDO/	Total				
	of Origin (PDO) ^b	of which are included in column (2)	of which are not included in column (2)	PGI and situated in a PDO/PGI area	PGI and situated outside of a PDO/ PGI area					
(1)	(2)	(3)	(4)	(5)	(6)	(7)				
1										
2										
•••										
Total of Member State										

NB: values to be introduced in column (7) = (2) + (4) + (5) + (6)

Communication deadline: 1 March.

a The data refers to 31 July of the previous wine year

 $[\]boldsymbol{b} \qquad \text{Such areas may also be eligible for the production of PGI wine or wine without geographical indication}$

c Such areas may also be eligible for the production of PDO wine and wine without geographical indication (column (3)), or only PGI wine and wine without geographical indication (column (4)). None of the areas reported in columns (3) and (4) should be included in columns (5) and (6)

PART II

Form for the notifications referred to in Article 33(1)(b)

TABLE A

Authorisations for new plant	ıngs — percentage	
Member State:		
Date of communication:		
Year:		
Total area (ha) actually planted	d (on last 31 July):	
Percentage to be applied at nat	cional level:	
Total area (ha) for new plantin basis of the % decided:	gs at national level, on the	
Justifications on limitation of t	the percentage at national level	(where below 1 %):
Total area (ha) transferred from with Article 7(3):	n previous year in accordance	
Total area (ha) to be made ava national level:	ilable for new plantings at	
Notification deadline: 1 March		
	TABLE B	
Authorisations for new plant	ings — geographical limitation	ns
Member State:	ings geograpmen initiation	
Date of communication:		
Year:		
Where appropriate, limitation	s decided at the relevant geogra	phic level:
A. per region, where appropriate		Limited area
region 1		
region 2		
B. per 'sub-region', where appropriate		Limited area
sub-region 1	-	
sub-region 2		
NB This table shall be accompanied by the	e related justifications referred to in Article	63(3) of Regulation (EU) No 1308/2013

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C. per PDO/PGI area, where appropriate	Limited area
PDO/PGI area 1	
PDO/PGI area 2	
D. per area without a PDO/PGI, where appropriate	Limited area
area without PDO/PGI 1	
area without PDO/PGI 2	
NB This table shall be accompanied by the related justifications referred to in Article	63(3) of Regulation (EU) No 1308/2013.
Notification deadline: 1 March.	
TABLE C	
Authorisations for new plantings — Decisions on eligib	bilty criteria at the relevan

t geographical level made public

Member State:			
Date of communication	n:		
Year:			
Eligibility criteria, wh	ere appropriate:		
Eligibility criteria Article 64(1) of Regulation (EU) No 1308/2013 and the second subparagraph of Article 4(1) of Delegated Regulation (EU) 2018/273	Selected by the MS: Y	/N	If yes, indicate the relevant geographic level where appropriate:
Article 64(1)(a) of Regulation (EU) No 1308/2013			region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(1)(b) of Regulation (EU) No 1308/2013			region, sub-region, (non)PDO/PGI area 1;

NB In case of 'Yes' for Article 64(1)(d), this table shall be accompanied by the related justifications referred to in Article 64(1) (d) of Regulation (EU) No 1308/2013 and in Article 4(5) of Delegated Regulation (EU) 2018/273:

		region, sub-region, (non)PDO/PGI area 2;
Article 64(1)(c) of Regulation (EU) No 1308/2013		PDO area 1; PDO area 2;
The second subparagraph of Article 4(1) of Delegated Regulation (EU) 2018/273		PGI area 1; PGI area 2;
Article 64(1)(d) of Regulation (EU) No 1308/2013	Selected by the MS: Y/N	If yes for Article 64(1)(d), indicate the specific
Priority criteria Article 64(2) of Regulation (EU) No 1308/2013		geographic level where appropriate:
Article 64(2)(a)		region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(2)(b)		region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(2)(c)		region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(2)(d)		region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;

NB In case of 'Yes' for Article 64(1)(d), this table shall be accompanied by the related justifications referred to in Article 64(1) (d) of Regulation (EU) No 1308/2013 and in Article 4(5) of Delegated Regulation (EU) 2018/273:

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Article 64(2)(e)	region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(2)(f)	region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(2)(g)	region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;
Article 64(2)(h)	region, sub-region, (non)PDO/PGI area 1; region, sub-region, (non)PDO/PGI area 2;

NB In case of 'Yes' for Article 64(1)(d), this table shall be accompanied by the related justifications referred to in Article 64(1) (d) of Regulation (EU) No 1308/2013 and in Article 4(5) of Delegated Regulation (EU) 2018/273:

Notification deadline: 1 March.

TABLE D

	new plantings — Decisions on pro rata distribution and priority criteria ographical level made public
Member State:	
Date of communication:	
Year:	
Total area (ha) to l national level:	pe made available for new plantings at

1. **Pro rata distribution, where appropriate:**

						-						
Percenta national	ge of area to be g level:	granted	on a pr	o rata l	basis at	t						
Number	of hectares:											
2.	Priority criteri	a, wher	e appr	opriat	æ:							
	ge of area to be g at national level:	granted	accord	ing to p	oriority	,						
Number	of hectares:											
	tion on the single dual applications											
2.1.	If priority crite	eria are	applie	ed at n	ational	l level	withou	ıt diffe	rentiat	ion by	area	
	criteria chosen ar											
Article (64(2) of Regular (EU) No 1308/20		64(2) (b)			eleArtic 64(2) (e)			64(2) (g)	deArtic 64(2) (h)	secon subp of Artic 4(3) of Deleg Regu	of eleArtic 4(3) of galDedeg laRiegu	phagraph le sated
and the second subpara of Article of Delegat Regulat (EU) 2018/27	4(3) red tion										(EU) / 2761 (8/	27 3 (****)
Importar (0 to 1):	nce											
(*)	New entrant (N) chosen at the sa							produce	er' can	not bot	h be	
(**)	Young producer	•										
(***)	Prior behaviour	of the p	oroduce	er								
(****)	Non-profit orga cases of terroris					ose hav	ing red	ceived	lands c	onfisca	ited in	

2.2. If priority criteria are applied at national level with differentiation by area

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2.2.1. **Area 1:** (describe what are the territorial limits of the area 1)

Priority criteria chosen and respective importance:

[If no criteria is selected for this specific area, indicate zero in all columns below]

Priorit&rticleArticle	Articl	eArtic	leArtic	leArtic	leArticle	Artic	leArtic	leThe	The
criteri 6 4(2) 64(2)	64(2)	64(2)	64(2)	64(2)	64(2)(f)	64(2)	64(2)	seco	ndsecond
Article(a) (*) (a) (**)	(b)	(c)	(d)	(e)		(g)	(h)	subp	a sagapapha graph
64(2)								of	of
of								Artic	leArticle
Regulation								4(3)	4(3)
(EU)								of	of
No								Dele	ga lDæd egated
1308/2013									la Rieg ulation
and									(EU)
the								2018	/ 2761(8/27) 3 (****)
second									
subparagraph									
of									
Article 4(3)									
of									
Delegated									
Regulation									
(EU)									
2018/273:									
Importance									
(0 to									
1):									
<u> </u>									

- (*) New entrant (N.B. the criteria 'new entrant' and 'young producer' cannot both be chosen at the same time, only one of them can apply)
- (**) Young producer
- (***) Prior behaviour of the producer
- (****) Non-profit organisations with a social purpose having received lands confiscated in cases of terrorism and other types of crime

. . .

2.2.n. **Area n:** (describe what are the territorial limits of the area n)

Priority criteria chosen and respective importance:

[If no criteria is selected for this specific area, indicate zero in all columns below]

Prioritarti	cleArticle	Artic	leArtic	leArtic	leArtic	l e Article	Artic	leArtic	leThe	The
criteri 64(2	64(2)	64(2)	64(2)	64(2)	64(2)	64(2)(f)	64(2)	64(2)	secoi	ndsecond
Article(a) (*)(a) (**)	(b)	(c)	(d)	(e)		(g)	(h)	subp	a ragipapia graph
64(2)									of	of
of									Artic	leArticle
Regulation									4(3)	4(3)
(EU)									of	of
No									Deleg	ga Dæd egated
1308/2013									Regu	la Rieg ulation

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and the second subparagra of Article 4(3 of Delegated Regulation (EU) 2018/273)			(EU) (EU 2018/2 761 () \$/ 27 β (****)
Importance (0 to 1):					_

- (*) New entrant (N.B. the criteria 'new entrant' and 'young producer' cannot both be chosen at the same time, only one of them can apply)
- (**) Young producer
- (***) Prior behaviour of the producer
- (****) Non-profit organisations with a social purpose having received lands confiscated in cases of terrorism and other types of crime

Notification deadline: 1 March.

PART III

Form for the communication referred to in Article 33(1)(e)

TABLE

Areas planted without corresponding authorisations after 31 December 2015 and areas grubbed up under Article 71(3) of Regulation (EU) No 1308/2013

Member State:					
Date of communication:					
Wine year or period ^a :					
Areas/Regions	Areas (ha) planted without corresponding planting authorisation after 31 December 2015:				
	Areas grubbed up by producers during the wine year	Areas grubbed up by the Member State during the wine year	Inventory of total areas of non-authorised plantings not yet grubbed up at the end of the wine year		
(1)	(2)	(3)	(4)		

The data shall refer to the wine year preceding the communication.

Changes to legislation: There are outstanding changes not yet made to Commission Implementing Regulation (EU) 2018/274. 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) View outstanding changes

1		
2		
Total of Member State:		
TI 1 (1 II C (4	i	

Communication deadline: 1 March.

PART IV

Form for the notifications referred to in Article 33(2)(a)

Authorisations fo	r new nlantings	requested by the	annlicants		
Member State:	new plantings	requested by the	аррисанся		
Date of communication:					
Year:					
Areas/Regions		ctares requested f	For new plantings wi	nich are situated	
	PDO wine ^a	PGI wine ^b	only wine without PDO/ PGI	Total	
(1)	(2)	(3)	(4)	(5)	
1					
2					
•••					
Total of Member State					
If limitations app 1308/2013):	ply at the relevan	nt geographic levo	el (Article 63(2) of R	egulation (EU) No	
per relevant (non) PDO/PGI area:		Area requested (ha)			
(1)		(2)			
(non) PDO/PGI area 1					
(non) PDO/PGI a	rea 2				

The data shall refer to the wine year preceding the communication.

Such areas may also be eligible for the production of wine without geographical indication, but not PDO wine; none of the areas reported in column (3) should be included in column (4).

Notification deadline: 1 November.

TABLE B

Authorisations for new plantings effectively granted and areas refused Member State: Date of communication: Concerned year: Areas/ Number of hectares effectively granted for new plantings which Area are situated in an area eligible for the production of: Regions refused **PDO** only wine Total by PGI wine^b applicants without PDO/ winea (Article **PGI** 7(3)) (ha) (1)**(4) (2)** (3)**(5) (6)** 2 Total of Member State Area refused by the applicants (Article 7(3)):

If limitations apply at the relevant geographic level (Article 63(2) of Regulation (EU) No 1308/2013):

per relevant	Area granted (ha)	Area refused by applicants	Area requested and not granted by the Member State (ha) because:		
(non) PDO/ PGI area:		(Article 7(3)) (ha)	beyond the limits established	failed to comply with eligibility criteria	
(1)	(2)	(3)	(4)	(5)	
(non) PDO/ PGI area 1					

a Such areas may also be eligible for the production of PGI wine or wine without geographical indication; none of the areas reported in column (2) should be included in column (3).

b Such areas may also be eligible for the production of wine without geographical indication, but not PDO wine; none of the areas reported in column (3) should be included in column (4).

Changes to legislation: There are outstanding changes not yet made to Commission Implementing Regulation (EU) 2018/274. 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) View outstanding changes

(non) PDO/ PGI area 2			

- a Such areas may also be eligible for the production of PGI wine or wine without geographical indication; none of the areas reported in column (2) should be included in column (3).
- **b** Such areas may also be eligible for the production of wine without geographical indication, but not PDO wine; none of the areas reported in column (3) should be included in column (4).

Notification deadline: 1 November.

PART V

Form for the notifications referred to in Article 33(1)(c) and 33(2)(b)

TABLE A

Authorisations fo	r replanting	gs — restrictions applied	
Member State:			
Date of communi	cation:		
Year:			
areas decided by	the Member		ngs for the relevant PDO/PGI le 66(3) of Regulation (EU) No 2018/273
PDO area, when	e appropria	te	Extent of the restriction (T ^a /P ^b)
PDO area 1			
PDO area 2		_	
		_	
PGI area, where	e appropriat	te	Extent of the restriction (T ^a /P ^b)
PGI area 1			
PGI area 2			
Further informati	on deemed u	seful to clarify the applicati	ions of such restrictions:
a Total (T)	:	the restriction is absolute, r with the restrictions decide	replantings which would conflict dare completely forbidden
		.1	tte, replantings which would s decided are partially allowed to dember State

Changes to legislation: There are outstanding changes not yet made to Commission Implementing Regulation (EU) 2018/274. 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) View outstanding changes

TABLE B

Authorisations for replantings effectively granted							
Member State:							
Date of communication:							
Wine year:							
Areas/Regions	Number of hectares effectively granted for replantings in areas which are eligible for the production of:						
	PDO wine ^a	PGI wine ^b	wine without PDO/PGI	Total			
(1)	(2)	(3)	(4)	(5)			
1							
2							
Total of							

- a Such areas may also be eligible for the production of PGI wine or wine without geographical indication; none of the areas reported in column (2) should be included in column (3).
- **b** Such areas may also be eligible for the production of wine without geographical indication, but not PDO wine; none of the areas reported in column (3) should be included in column (4).

Notification deadline: 1 November.

Member State

NB The data shall refer to the wine year preceding the communication.

PART VI

Form for the notifications referred to in Article 33(2)(c) Planting rights granted before 31 December 2015 and converted into authorisations — Authorisations effectively granted

Member State:				
Date of communication:				
Wine year:				
Areas/Regions	Number of he for the produc		granted for areas w	hich are eligible
	PDO wine ^a	PGI wine ^b	wine without PDO/PGI	Total
(1)	(2)	(3)	(4)	(5)

- **a** Such areas may also be eligible for the production of PGI wine or wine without geographical indication; none of the areas reported in column (2) should be included in column (3).
- **b** Such areas may also be eligible for the production of wine without geographical indication, but not PDO wine; none of the areas reported in column (3) should be included in column (4).

Changes to legislation: There are outstanding changes not yet made to Commission Implementing Regulation (EU) 2018/274. 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) View outstanding changes

1		
2		
Total of Member State		

a Such areas may also be eligible for the production of PGI wine or wine without geographical indication; none of the areas reported in column (2) should be included in column (3).

Notification deadline: 1 November.

NB This table has to be communicated for each wine year (from 1 August of year n-1 until 31 July of the year of the communication) until 1 November of the year following the end of the deadline referred to in Article 68(1) of Regulation (EU) No 1308/2013 or the deadline decided by the Member State in accordance with Article 10(1) of this Regulation.

b Such areas may also be eligible for the production of wine without geographical indication, but not PDO wine; none of the areas reported in column (3) should be included in column (4).

Changes to legislation:

There are outstanding changes not yet made to Commission Implementing Regulation (EU) 2018/274. Any changes that have already been made to the legislation appear in the content and are referenced with annotations.

View outstanding changes

Changes and effects yet to be applied to:

- Ch. 5 omitted by S.I. 2019/865 reg. 14(9) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Ch. 5 omitted by S.I. 2020/1637 reg. 25(12)
- Ch. 3 omitted by S.I. 2023/1362 Sch. 2 para. 4(4)
- Ch. 2 omitted by S.I. 2019/865 reg. 14(3) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Ch. 2 omitted by S.I. 2020/1637 reg. 25(4)
- Ch. 6 omitted by S.I. 2019/865 reg. 14(9) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Ch. 6 omitted by S.I. 2020/1637 reg. 25(12)
- Annex 1-4 omitted by S.I. 2019/865 reg. 14(13) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Annex 1-4 omitted by S.I. 2020/1637 reg. 25(16)
- Art. 1 words substituted by S.I. 2019/865 reg. 14(2)(a) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 1 words substituted by S.I. 2020/1637 reg. 25(2)(a)
- Art. 12(1) words inserted by S.I. 2019/865 reg. 14(4)(a)(ii)(aa) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 12(1) words inserted by S.I. 2020/1637 reg. 25(5)(a)(ii)(aa)
- Art. 12(1) words omitted by S.I. 2019/865 reg. 14(4)(a)(i) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 12(1) words omitted by S.I. 2020/1637 reg. 25(5)(a)(i)
- Art. 12(1) words substituted by S.I. 2019/865 reg. 14(4)(a)(ii)(bb) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 12(1) words substituted by S.I. 2019/865 reg. 14(4)(a)(ii)(cc) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 12(1) words substituted by S.I. 2019/865 reg. 14(4)(a)(ii)(dd) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 12(1) words substituted by S.I. 2020/1637 reg. 25(5)(a)(ii)(bb)
- Art. 12(1) words substituted by S.I. 2020/1637 reg. 25(5)(a)(ii)(cc)
- Art. 12(1) words substituted by S.I. 2020/1637 reg. 25(5)(a)(ii)(dd)
- Art. 12(2) words omitted by S.I. 2019/1342 reg. 11(3)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 12(2) words omitted by S.I. 2019/865 reg. 14(4)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 12(2) words omitted by S.I. 2020/1637 reg. 25(5)(b)(i)

- Art. 12(2) words omitted by S.I. 2020/1637 reg. 25(5)(b)(ii)
- Art. 12(3) words omitted by S.I. 2019/1342 reg. 11(3)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 12(3) words omitted by S.I. 2020/1637 reg. 25(5)(c)
- Art. 13 words omitted by S.I. 2020/1637 reg. 25(6)(c)
- Art. 13(1) words substituted by S.I. 2020/1637 reg. 25(6)(a)
- Art. 13(2) words omitted by S.I. 2019/865 reg. 14(5)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 14(2) words substituted by S.I. 2019/865 reg. 14(6)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 14(2) words substituted by S.I. 2020/1637 reg. 25(7)(b)
- Art. 15(3) words omitted by S.I. 2019/1342 reg. 11(5) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 15(3) words omitted by S.I. 2020/1637 reg. 25(8)(b)
- Art. 18(2) omitted by S.I. 2023/1362 Sch. 2 para. 4(6)
- Art. 19 omitted by S.I. 2019/1342 reg. 11(6) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 19 omitted by S.I. 2020/1637 reg. 25(10)
- Art. 20(1) words substituted by S.I. 2020/1637 reg. 25(11)(a)(i)
- Art. 20(4) words omitted by S.I. 2019/1342 reg. 11(7)(b) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 20(4) words omitted by S.I. 2020/1637 reg. 25(11)(b)(ii)
- Art. 20(4) words substituted by S.I. 2019/1342 reg. 11(7)(a) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 20(4) words substituted by S.I. 2020/1637 reg. 25(11)(b)(i)
- Art. 20(5) words omitted by S.I. 2020/1637 reg. 25(11)(c)
- Art. 33 omitted by S.I. 2019/865 reg. 14(10) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 33 omitted by S.I. 2020/1637 reg. 25(13)
- Art. 34 omitted by S.I. 2019/865 reg. 14(10) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 34 omitted by S.I. 2020/1637 reg. 25(13)
- Art. 35(2) omitted by S.I. 2019/865 reg. 14(11) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 35(2) omitted by S.I. 2020/1637 reg. 25(14)
- Art. 35(4) omitted by S.I. 2019/865 reg. 14(11) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)

Art. 35(4) omitted by S.I. 2020/1637 reg. 25(14)

Changes and effects yet to be applied to the whole legislation item and associated provisions

- Signature words omitted by S.I. 2019/865 reg. 14(12) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Signature words omitted by S.I. 2020/1637 reg. 25(15)
- Art. 1(a) omitted by S.I. 2019/865 reg. 14(2)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 1(a) omitted by S.I. 2020/1637 reg. 25(2)(b)
- Art. 1(b) omitted by S.I. 2023/1362 Sch. 2 para. 4(2)
- Art. 1(d) omitted by S.I. 2020/1637 reg. 25(2)(b)
- Art. 1(e) omitted by S.I. 2019/865 reg. 14(2)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 1(e) omitted by S.I. 2020/1637 reg. 25(2)(b)
- Art. 1(f) omitted by S.I. 2019/865 reg. 14(2)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 1(f) omitted by S.I. 2020/1637 reg. 25(2)(b)
- Art. 1a inserted by S.I. 2019/1342 reg. 11(2) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 1a inserted by S.I. 2020/1637 reg. 25(3)
- Art. 1a words omitted by S.I. 2023/1362 Sch. 2 para. 4(3)
- Art. 12(4) inserted by S.I. 2019/865 reg. 14(4)(c) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 13(2)(b) words omitted by S.I. 2019/1342 reg. 11(4) (This amendment not applied to legislation.gov.uk. The affecting statutory instrument has no legal effect. It was made under a procedure which meant that it ceased to have effect 28 days after signing unless it was debated and approved in Parliament within that time. It was not debated and approved within 28 days, so it has expired with no effect.)
- Art. 13(2)(b) words omitted by S.I. 2020/1637 reg. 25(6)(b)(i)(aa)
- Art. 13(2)(c) words inserted by S.I. 2019/865 reg. 14(5)(a) (This amendment not applied to legislation gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 13(2)(c) words inserted by S.I. 2020/1637 reg. 25(6)(b)(i)(bb)
- Art. 14(1)(a)(v) words inserted by S.S.I. 2022/361 reg. 9(1)
- Art. 14(1)(a)(iii) words substituted by S.I. 2019/865 reg. 14(6)(a) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 14(1)(a)(iii) words substituted by S.I. 2020/1637 reg. 25(7)(a)
- Art. 14(1)(b)(vii) omitted by S.I. 2023/1362 Sch. 2 para. 4(5)
- Art. 14(4) inserted by S.I. 2020/1637 reg. 25(7)(c)
- Art. 15(1)(a) word substituted by S.I. 2019/865 reg. 14(7)(a) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 15(1)(a) word substituted by S.I. 2020/1637 reg. 25(8)(a)(i)
- Art. 15(1)(d) words omitted by S.I. 2019/865 reg. 14(7)(b) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)

- Art. 15(1)(d) words omitted by S.I. 2020/1637 reg. 25(8)(a)(ii)
- Art. 15(1)(e) word omitted by S.I. 2020/1637 reg. 25(8)(a)(iii)(aa)
- Art. 15(1)(e) words omitted by S.I. 2020/1637 reg. 25(8)(a)(iii)(bb)
- Art. 16(1)(b)(v) words omitted by S.I. 2019/865 reg. 14(8) (This amendment not applied to legislation.gov.uk. Regs. 12-14 omitted immediately before IP completion day by virtue of S.I. 2020/1637, regs. 1(6), 6)
- Art. 16(1)(b)(v) words omitted by S.I. 2020/1637 reg. 25(9)
- Art. 20(1)(b) and word omitted by S.I. 2020/1637 reg. 25(11)(a)(ii)