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Changes to legislation: There are outstanding changes not yet made by the legislation.gov.uk editorial team to The Oil and Fibre Plant Seed (Wales) Regulations 2004. Any changes that have already been made by the team appear in the content and are referenced with annotations. (See end of Document for details) View outstanding changes

SCHEDULE 1

INTERPRETATION

PART III

Meaning of CS, C1, C2 and C3 seed and similar expressions

Overseas tested officially certified C1 seed of a listed variety

39.—(1) In these Regulations "overseas tested officially certified C1 seed of a listed variety" means C1 seed to which paragraph (2), (3) or (4) applies.

- (2) This paragraph applies to C1 seed
 - (a) that was harvested from a crop produced in a member State (including the United Kingdom) for which a field inspection report has been issued by or on behalf of the competent seed certification authority in the member State stating that the crop has been found to satisfy the relevant Directive crop conditions for C1 seed;
 - (b) for which a seed test report has been issued
 - (i) by or on behalf of the competent seed certification authority in the member State, or in a member State, other than the United Kingdom, into which the seed was subsequently imported, or
 - (ii) by a licensed EC seed testing station in either of the member States referred to in paragraph (i),

stating that the seed has been found to satisfy the relevant Directive seed conditions for C1 seed;

- (c) that has been imported into the United Kingdom as C1 seed of a variety that was unlisted at the time when the seed was imported but has since been listed; and
- (d) that is accompanied by
 - (i) an Annex V(C) document relating to the seed issued by or on behalf of the competent seed certification authority in the member State referred to in paragraph (a), and
 - (ii) the seed test report referred to in paragraph (b).
- (3) This paragraph applies to C1 seed
 - (a) that was harvested from a crop produced in an equivalent third country for which a field inspection report was issued by the approved seed certification authority or a licensed third country crop inspector in that country stating that the crop had been found to satisfy the relevant Directive crop conditions for C1 seed;
 - (b) that was subsequently imported into a member State other than the United Kingdom and for which a seed test report has been issued by or on behalf of the competent seed certification authority or by a licensed EC seed testing station in that member State, stating that the seed has been found to satisfy the relevant Directive seed conditions for C1 seed;
 - (c) that has been imported into the United Kingdom as C1 seed of a variety that was unlisted at the time when the seed was imported but has since been listed; and
 - (d) that is accompanied by
 - (i) a Part II.A(3) official certificate relating to the crop from which the seed was harvested issued by the approved seed certification authority in the third country referred to in paragraph (a) stating that the crop has been found to satisfy the relevant crop conditions for C1 seed, and

(ii) the seed test report referred to in paragraph (b).

- (4) This paragraph applies to C1 seed that
 - (a) complies with the requirements of paragraph 38(2)(a) to (d), and
 - (b) that was been imported into the United Kingdom as C1 seed of a variety that was unlisted at the time when the seed was imported but has since been listed.

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Changes and effects yet to be applied to :

- Regulations revoked by S.I. 2012/245 reg. 34(a)

Changes and effects yet to be applied to the whole Instrument associated Parts and Chapters:

- Blanket amendment words substituted by S.I. 2011/1043 art. 3-68-10