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Brussels, 15 January 2025

WK 16304/2024 ADD 1

LIMITE

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CONTRIBUTION

From: To:	General Secretariat of the Council Working Party on Genetic Resources and Innovation in Agriculture (Seeds, Propagating and Planting Materials)
N° prev. doc.: N° Cion doc.:	16273/24 11503/23 + ADD 1
Subject:	Regulation on forest reproductive material - Request for contributions on the incoming Polish Presidency alternative proposal for the provisions on official controls and other articles - comments from AT

Delegations will find in Annex comments on Recitals, Articles 2, 4, 5b, 8, 9a, 9b, 9c, 10, 16, 17, 26, 28, Annexes I-IV of the revised Presidency text (as in document 16273/24) submitted by the Austrian delegation.



Brussels, 27 November 2024 (OR. en)

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Interinstitutional File: 2023/0228(COD)

AGRI 842 AGRILEG 448 SEMENCES 165 PHYTOSAN 195 FORETS 264 CODEC 2233

NOTE

From:	Presidency
To:	Delegations
No. prev. doc.:	WK 14357/2024
No. Cion doc.:	11503/23 + ADD 1
Subject:	Regulation of the European Parliament and of the Council on the production and marketing of forest reproductive material, amending Regulations (EU) 2016/2031 and 2017/625 of the European Parliament and of the Council and repealing Council Directive 1999/105/EC (Regulation on forest reproductive material) - Presidency revised text

Following the meeting of the Working Party on Genetic Resources and Innovation in Agriculture (Seeds, Propagating and Planting Materials) of 20 November 2024 delegations will find attached a Presidency revised text.

Changes compared to the original Commission proposal are market in bold, underline and strikethrough.

Changes made to the text since the start of the Hungarian Presidency are marked in double underline.

Changes compared to the previous Presidency revised text (WK 14357/2024) only concern Articles 1, 7 and 23.

Due to the limited time available because of the public holidays, it is not possible to provide final and comprehensive comments on the compromise presented in document WK 16304 within the set deadline. The compromise presented in document WK 16304 combines the existing approaches of control. The draft is intended to regulate control within the FRM Regulation. We appreciate this approach.

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Controls are to be based on risk assessment. An initial review of the document has revealed that Article 65 provides for increased official controls in the event of suspicion of non-compliance. This would be part of a risk-based control and therefore does not appear to be necessary in an additional article.

This confirms our intention to examine the proposed text in detail. Please provide a new deadline and a template. It would be helpful for the further procedure if the OCR article numbering were supplemented by FRM article numbering.

Comments on the other articles can be found in the following text.

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Draft

REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the production and marketing of forest reproductive material, amending Regulations (EU) 2016/2031 and 2017/625 of the European Parliament and of the Council and repealing Council Directive 1999/105/EC (Regulation on forest reproductive material)

(Text with EEA relevance)

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43(2) thereof,

Having regard to the proposal from the European Commission¹,

After transmission of the draft legislative act to the national parliaments,

Having regard to the opinion of the European Economic and Social Committee ²,

[Having regard to the opinion of the Committee of the Regions,]

Acting in accordance with the ordinary legislative procedure³,

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¹ OJ C 199, 14.7.1999, p. 1.

² OJ C 329, 17.11.1999, p. 15.

Position of the European Parliament of ... and position of the Council at first reading of ... Position of the European Parliament of ... and decision of the Council of

Whereas:

- (1) Council Directive 1999/105/EC⁴ sets out rules on the production and marketing of forest reproductive material ('FRM').
- (2) Forests cover some 45% of the land area in the Union and fulfil a multifunctional role that comprises social, economic, environmental, ecological and cultural functions. Forests have a preimordial function as a carbon sink in the climate mitigation policy. High-quality, climate-adapted and diverse FRM of proven identity is essential to cover these needs.
- (3) In the light of new technical and scientific developments, the update of the Rules and Regulations of the Organisation for Economic Co-operation and Development (OECD) Scheme for the Certification of Forest Reproductive Material Moving in International Trade⁵ ('OECD Forest Seed and Plant Scheme'), the new policy priorities of the Union in relation to sustainability, climate change adaptation and biodiversity and in particular the European Green Deal⁶, as well as the experience gained during the implementation of Directive 1999/105/EC, that Directive should be replaced by a new act. In order to ensure uniform application of the new rules throughout the Union, the act should take the form of a Regulation.

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Council Directive 1999/105/EC of 22 December 1999 on the marketing of forest reproductive material (OJ L 11, 15.1.2000, p. 17).

Decision of the Council Establishing the OECD Scheme for the Certification of Forest Reproductive Material Moving in International Trade [OECD/LEGAL/0355].

Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions - The European Green Deal (COM/2019/640 final).

(4) The aim of the OECD Forest Seed and Plant Scheme is to encourage the production and use of seeds, parts of plants and plants that have been collected, processed and marketed in a manner that ensures a high quality and availability of FRM. Due to the length of forest cycles and the cost of plantations and long-term forest investment, it is essential that foresters get fully reliable information on the origin and on the genetic characteristics of the FRM they use in plantation. The OECD Forest Seed and Plant Scheme meets that need by means of certification and traceability. It has a major role in helping the world's forests adapt to changing climatic conditions. Emphasis is placed on ensuring high genetic diversity within species and on preserving species diversity, including by diversification in forest plots, and ensuring high genetic diversity within species. As a result, the adaptive potential of forest would be maintained and improved thereby enhancing the adaptive potential of for the future replanting of an area with trees ('reforestation') and the creation of new forests ('afforestation'). Reforestation may be required when parts of an existing forest have been affected by extreme weather events, wildfires, outbreaks of disease and pest outbreaks, or other disasters.

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- (5) The European Green Deal sets out the Commission's commitment for tackling climate change and environmentally-related challenges. It aims to transform the Union's economy for a sustainable future. The Union rules on the production and marketing of FRM need to be in line with Regulation (EU) 2021/1119 of the European Parliament and of the Council establishing the framework for achieving climate neutrality⁷ and with the three implementing strategies of the European Green Deal: the new EU Strategy on Adaptation to Climate Change⁸, the new EU Forest Strategy for 2030⁹ and the EU Biodiversity Strategy for 2030¹⁰.
- (6) Regulation (EU) 2021/1119 requires relevant Union institutions and Member States to ensure continuous progress in enhancing adaptive capacity, strengthening resilience and reducing vulnerability to climate change. One of the aims of the new EU Strategy on Adaptation to Climate Change is therefore to accelerate the adaptative capacity of the Union to climate change, by amending the rules on FRM, amongst others. The Union legislation should encourage the Union wide production and marketing of FRM. To this end, the possibility for Member States to restrict the approval of certain basic material and to prohibit the marketing of certain FRM to final users, as it set out in Directive 1999/105/EC, should be abolished.

Regulation (EU) 2021/1119 of the European Parliament and of the Council of 30 June 2021 establishing the framework for achieving climate neutrality and amending Regulations (EC) No 401/2009 and (EU) 2018/1999 ('European Climate Law') (OJ L 243, 9.7.2021, p. 1).

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Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions, Forging a climate-resilient Europe - the new EU Strategy on Adaptation to Climate Change (COM(2021) 82 final).

Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions, New EU Forest Strategy for 2030 (COM(2021) 572 final).

Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions, EU Biodiversity Strategy for 2030 Bringing nature back into our lives (COM(2020) 380 final).

(7) The new EU Forest Strategy for 2030 has as its key objectives effective afforestation, and forest preservation and restoration in the Union, to help increase the absorption of CO₂, reduce the incidence and extent of forest fires, and promote the bio-economy, in full respect of ecological principles favourable to biodiversity. Ensuring forest restoration and reinforced sustainable forest management are essential for <u>adaptation to</u> climate <u>changeadaptation</u> and forest resilience. In this regard, the new EU Forest Strategy states that adapting forests to climate change and restoring forests following climate damages will require large quantities of appropriate FRM. This implies efforts to secure and sustainably use the forest genetic resources on which a more climate-proof forestry depends. Efforts are also needed to increase the production and availability of such FRM, to provide better information on its suitability for climatic and ecological conditions and to enhance its collaborative production and transfer across national borders within the Union. <u>Professional operators should facilitate the access of the potential buyers of their FRM to the existing information available concerning its suitability for the respective climatic and ecological conditions.</u>

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- (8) The EU Biodiversity Strategy for 2030 aims to put Union biodiversity on the path to recovery by 2030. Within the framework of that strategy, Union legislation is to place emphasis on the preservation of species diversity and ensure high genetic diversity within species and seed lots. This aims to facilitate the supply of high-quality and genetically diverse and identity-secured FRM that is adapted or adaptable to current and projected future climatic conditions. The conservation and improvement of biodiversity of forests, including the genetic diversity of-the-trees-within-individual tree-species, are essential to sustainable forest management and conservation-of-forest-genetic resources for supporting forests' adaptation to climate change. Tree species and of-the-trees-within-individual tree-species, are essential to sustainable forest management and conservation-of-forest-genetic resources for supporting forests' adaptation to climate change. Tree species and artificial-their-hybrids-subject-to-the-rules-of-under-this-Regulation-should-be-genetically-suited-to-the-local conditions-and-be-of-high-quality.
- (9) There is a long-term cross-border dimension due to the fact that the already observed northward migration of vegetation zones is expected to accelerate significantly in the coming decades. Hence the requirement in this Regulation for providing information about the zones where seed can be planted or FRM is adapted to the local conditions would be an extremely useful asset to foresters. Competent authorities should therefore designate zones specifying that in these zones the seed is suited to the local conditions and can be sown ('seed transfer zones'). Likewise, they should designate areas specifying that in these areas FRM is adapted to the local conditions ('deployment areas').

- (10) Directive 1999/105/EC defines FRM in relation to its importance for forestry purposes in all or part of the Union but it remains vague about those forestry purposes. For the sake of clarity, the scope of this Regulation should lists the purposes for which it is important to use high-quality FRM.
- tree planting and for several different <u>purposes objectives</u> such as <u>sustainable production</u>
 <u>of wood, biomaterials, biomass and other forest products, biodiversity conservation,</u>
 <u>resilience and</u> restoration of forest ecosystems, <u>climate</u> adaptation <u>to climate change and</u>,
 <u>climate</u> mitigation <u>of climate change, contribution to protection against soil erosion</u> and conservation <u>and sustainable use</u> of forest genetic resources.
- (12) Research has shown that the assessment and approval of basic material in relation to the specific purpose for which the FRM will be used are of utmost importance. In addition to that, the planting of high-quality FRM at the right place has a positive impact on the purpose for which that FRM is used. At the right place means that the FRM is genetically and phenotypically suited to the site where it is grown, including the relevant climate projections for it.
- (12a) Upon approval of basic material, a distinction should be made between autochthonous and indigenous seed sources or stands at the level of by the competent authorities.

 Autochthonous material means that these stands or seed sources have been regenerated from local origins and have been adapted to the climatic conditions in that region over the years. Professional operators should have the option to make this distinction on the operator's document.

- (13) In order to ensure a sufficient supply of FRM in response to the increased demand for FRM, it is necessary to remove any actual or potential barriers to trade, which may hinder the free movement of FRM within the Union. This aim can be achieved only if the respective Union rules on FRM impose the highest possible standards.
- The Union rules on the production and marketing of FRM should take into account practical needs and should apply only to certain tree species and artificial their hybrids, which are important for the objectives of this Regulation subject to the rules of this Regulation.

 Those species and artificial their hybrids are important for the production of FRM for afforestation, reforestation and other types of tree planting for the purpose of sustainable production of wood, biomaterials, biomass and other forest products, conservation of forest genetic resources and biodiversity conservation, resilience and restoration of forest ecosystems, climate adaptation to climate change and mitigation of climate change, climate mitigation, and conservation and sustainable use of forest genetic resources. Those species should be listed accordingly.

- (15) The aim of this Regulation is to ensure the production and marketing of high-quality and identity-secured FRM. To help create resilient forests and restore forest ecosystems, users should be informed prior to the purchase of FRM about the specific climatic and ecological conditions for which that FRM is suitable, suitability of that FRM for the specific climatic and ecological conditions of the area where it will be used.
- (16) To ensure that certified FRM will be adapted to the <u>specific</u> climatic and ecological conditions of the area where it is <u>intended to be sown or</u> planted, the competent authorities should assess the sustainability characteristics of basic material during the procedure for approving that basic material. Those sustainability characteristics should concern the adaptation of that basic material to the <u>specific</u> climatic and ecological conditions, <u>including</u> the biotic and abiotic factors prevailing in the region of provenance and the <u>resistance</u> or tolerance to pests and the adverse climatic and site conditions in which they are <u>growing</u> the freedom of trees from pests and their symptoms.
- (17) FRM should only be harvested from basic material that has been assessed and approved by the competent authorities in order to ensure the highest possible quality of that FRM. In order to allow competent authorities to organise those controls, professional operators should notify their intention prior to harvesting. Approved basic material should be registered in a national register with a unique register reference and with reference to a unit of approval. In order to allow competent authorities to organise those controls, professional operators should notify their intention prior to harvesting.">In order to allow competent authorities to organise those controls, professional operators should notify their intention prior to harvesting.
- In order to adapt to the scientific and technical developments of international standards, the use of biochemical and molecular techniques (BMT), ean-should be possible to be included as a complementary method in the procedure for the approval of basic material.

 Those bio-molecular techniques should be allowed to assess the origin of basic material or to screen the basic material for the presence of disease resistance traits through molecular markers.

- (18a) To ensure an effective overview and transparency about the FRM that is produced and marketed throughout the Union, each Member State should establish, publish and keep updated, in electronic format, a national register of the basic material of the various species and their hybrids approved on its territory, and a national list which should be presented as a summary of the national register.
- (18b) For the same reason, the Commission should publish in electronic format a Union list
 of approved basic material for the production of FRM, on the basis of the national lists
 provided by each Member State. That Union list should also contain information on
 basic material that contains or consists of a genetically modified organism for that has
 been produced by certain new genomic techniques.]
- (19) A master certificate should be issued by the competent authorities of the respective Member States for all FRM that is derived (i.e. harvested) from approved basic material. Such master certificate ensures the identification of the FRM, contains information about its origin and provides the most appropriate details for its users and the competent authorities in charge of its official control. It should be <u>allowed possible</u> to issue the master certificate in an electronic form.

- (20)Only FRM that has been harvested from approved basic material should be allowed to be subsequently certified and placed on the market. FRM should be certified as 'sourceidentified', 'selected', 'qualified' and 'tested' by the competent authorities and be marketed with a reference to those categories. Those categories reflect the criteria for the approval of the basic material. Those types of categories show which of the characteristics of the basic material have been assessed and they indicate the quality of the FRM. For lower quality FRM of ('source-identified' and 'selected' categories), basic material will should be checked phenotypically for basic characteristics. For higher quality FRM of ('qualified' and 'tested' eategories), parent trees will should be selected for outstanding characteristics and crossing schemes should be designed. In the case of FRM of the 'qualified' category, the superiority of the FRM is should be estimated on the basis of the characteristics of the parent trees. In the case of the 'tested' category, the superiority of that FRM should be estimated by comparative testing or genetic evaluation demonstrated in comparison with either the basic material from which that FRM has been harvested or with a reference population. The 'source-identified', 'selected', 'qualified' and 'tested' categories of FRM should be subject to uniform production and marketing requirements, to ensure transparency, equal terms of competition and the integrity of the internal market.
- (21) The certification rules should be clarified in the case of FRM that has been produced through innovative production processes and in particular FRM production techniques for the production of a specific type of FRM, namely clones. As the place of production of those clones may be different from the location of the original tree (i.e. basic material) from which the clone(s) has been derived, the rules should be amended to guarantee traceability.

- The requirements for basic material intended for the purpose of conservation and sustainable use-of forest genetic resources are different from those for basic material intended for the production of FRM for commercial purposes, because of the different selection criteria applied for these two types of basic material. Therefore the competent authorities should have the possibility to approve basic material for the purpose of conservation genetic resources on the basis of adjusted requirements. For the purpose of conservation of conserving and sustainably using forest genetic resources, all the greatest number of trees possible from a stand of trees in the forest should be kept. This is necessary to help increase the genetic diversity within a single tree species. On the other hand, only trees with superior characteristics should be selected in the case of basic material intended for the production of FRM for commercial purposes. Basic material intended for the conservation of forest genetic resources could also be approved by the competent authorities.
- The source-identified category is the minimum standard required for the marketing of FRM, because <u>little or no it is mainly based on there is no</u> phenotypic selection of the basic material intended for the production of FRM of <u>the source-identified this</u> category <u>has</u> <u>taken place</u>. To ensure traceability, the professional operator should record the location of the basic material (i.e. provenance) from which FRM is collected. The origin of that basic material should be stated if known. This is in line with the OECD Forest Seed and Plant Scheme' and the experience gained with Directive 1999/105/EC.

- Pursuant to the OECD Forest Seed and Plant Scheme and following <u>experience from</u> the application of Directive 1999/105/EC, the competent authority should assess basic material intended for the production of FRM of the selected category based on the observation of the characteristics of that basic material, taking account of the specific purpose for which the FRM harvested from that basic material is to be used. The overall quality of that category should be ensured. As the population should show a high degree of uniformity, trees that have inferior characteristics (e.g. smaller size) in comparison to the average tree size in the overall population should be removed. The reproductive population should have a minimum degree of uniformity.
- (25) In order to produce FRM of the qualified category, the professional operator should select the components of the basic material that will be used in the crossing design at individual level due to their outstanding characteristics as regards, for example, timber production or adaptation to the local climatic and ecological conditions. The competent authority should approve the requirements of the components, the composition and proposed crossing design of those components, the field layout, the isolation conditions and location of that basic material the composition and proposed crossing design of those components, the field layout, the isolation conditions and location of that basic material. This is important in order to align with the applicable international standards pursuant to the OECD Forest Seed and Plant Scheme Scheme'and to take into account the experience gained from Directive 1999/105/EC.

- (26)Basic material that is intended for the production of FRM of the tested category should be subject to the most stringent possible requirements. Determining the superiority of FRM should be made by comparing it with one or preferably several approved or pre-chosen standards. The professional operator selects tThose standards should be selected <u>determined</u> on the basis of the purpose for which the FRM of the tested category will be used. In this regard, if the purpose of that FRM will be climate adaptation, then the FRM will be compared with standards having a good performance as regards adaptation to the predicted local climatic and ecological conditions (e.g. practical freedom from pests and their symptoms). Following the selection of the components of the basic material, the professional operator should demonstrate the superiority of the FRM should be **demonstrated** by comparative testing or <u>estimate its superiority estimated</u> by evaluating the genetic components of that basic material. The competent authority should be involved in each step of this process. It should approve the experimental design and tests for the aproval of the basic material, verify the records provided by the professional operator and approve either the results of the tests concerning the superiority of the FRM or the genetic evaluation as appropriate. This is necessary, in order to align with the applicable international standards pursuant to the OECD Forest Seed and Plant Scheme and other applicable international standards, and to take into account the experience gained from Directive 1999/105/EC.
- (27) The assessment of basic material intended for the production of FRM of the tested category takes on average at minimum 10 years. In order to ensure faster market access of FRM of the tested category, while the assessment of the basic material is still ongoing, Member States should have the possibility to temporarily approve such basic material, for a maximum period of 10 years, in all or part of their territory. That approval should be granted only if the provisional results of the genetic evaluation or comparative tests indicate that that basic material will satisfy the requirements of this Regulation when the tests will be completed. This early assessment should be re-examined at a maximum interval of ten years.

- The derivation of FRM from the basic material should be confirmed by inspections carried out by the competent authorities. Compliance of marketed FRM with the requirements for the categories source-identified, selected, qualified and tested should be attested by an official label. Before marketing or direct sowing using seeding, harvested seeds FRM should bear a provisional label to ensure traceability until. Compliance of the official label is issued. FRM with the requirements for the categories 'source-identified', 'selected', 'qualified' and 'tested' should be confirmed by inspections carried out by the competent authorities as appropriate for each category ('official certification') and should be attested by an official label.
- (28a) In addition to the official label, professional operators should also issue an operator's document, which can take the form of a label. It should contain all information from the official label, as well as supplementary information confirming that FRM is deriving from a lot. This is necessary in order to inform the user as comprehensively as possible about the FRM, and to retain that information in the most effective manner.

- (29)Genetically modified FRM may should only be placed on the market if it is safe for human health and the environment and has been authorised for cultivation pursuant to Directive 2001/18/EC of the European Parliament and of the Council¹¹ or Regulation (EC) 1829/2003¹² and if that FRM belongs to the tested category. [FRM obtained by certain new genomic techniques may only be placed on the market if it complies with the requirements of Regulation (EU) [Publications Office, please insert reference to Regulation (EU) of the European Parliament and of the Council on plants obtained by certain new genomic techniques and their food and feed¹³ and if that FRM belongs to the tested category.
- (30)The official label should contain information on basic material that contains or consists of a genetically modified organism [or that has been produced by certain new genomic techniques].

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¹¹ Directive 2001/18/EC of the European Parliament and of the Council of 12 March 2001 on the deliberate release into the environment of genetically modified organisms and repealing Council Directive 90/220/EEC (OJ L 106, 17.4.2001, p. 1).

¹² Regulation (EC) No 1829/2003 of the European Parliament and of the Council of 22 September 2003 on genetically modified food and feed (OJ L 268, 18.10.2003, p. 1).

¹³ Regulation (EU) .../... of the European Parliament and of the Council (OJ ..., p.).

- Professional operators couldshould be authorised by the competent authority to issue and print the official label under official supervision for certain species and categories of FRM. This will give more flexibility to the professional operators in relation to the subsequent marketing of that FRM. However, professional operators can should only be allowed to start issuing and printing the label once competent the FRM has been found to comply with the respective requirements certified the FRM concerned. That authorisation is necessary due to the official character of the official label and to guarantee the highest possible quality standards for the users of FRM. Rules should be set out for the withdrawal or modification of that authorisation.
- (32) Member States should be allowed to impose additional or more stringent requirements for the approval of basic material produced in their own territory, subject to authorisation granted by the Commission. This would enable the implementation of national or regional approaches concerning the production and marketing of FRM and aimed at improvement of the quality of the FRM concerned, protection of the environment, or contribution to the protection of biodiversity and the restoration of forest ecosystems. Member States should also be allowed, subject to authorisation granted by the Commission, to restrict in their territory the approval of basic material intended for the production of FRM of the category "source-identified", as well as to prohibit the marketing to the end user of specified reproductive material, in case that FRM is not suitable for forestry ecological conditions and purposes of the respective Member State.

- (32a) Insofar as certain species and hybrids are not subject to the measures contained in this Regulation, Member States may take such measures, in respect of their own territory, or apply more or less stringent measures.
- (33) In order to ensure transparency and more effective controls on the production and marketing of FRM, professional operators should be registered in the registers established by Member States pursuant to Regulation (EU) 2016/2031 of the European Parliament and of the Council Such registration reduces the administrative burden for those professional operators. This It is necessary for the efficacy of the official register of professional operators and to avoid double registration. The professional operators under the scope of this Regulation are to a big extent covered by the scope of the official register of professional operators under Regulation (EU) 2016/2031.
- (34) Prior to the purchase of FRM, professional operators should make <u>available facilitate the</u>

 <u>access of to provide access to</u> the potential buyers of their FRM <u>to the available existing</u>all

 the necessary information <u>available</u> concerning its suitability for the respective climatic and
 ecological conditions, in order to allow them to select the most appropriate FRM for their

 <u>locationregion</u>.
- (35) In the case of basic material intended for the production of FRM of the 'source-identified' and 'selected' categories, the Member States should, for the relevant species, demarcate the regions of provenance, in order to identify an area or groups of areas with sufficiently uniform ecological conditions and containing basic material with similar phenotypic or genetic characteristics. This is necessary because the FRM produced from that basic material is to be marketed with reference to those regions of provenance.

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Regulation (EU) 2016/2031 of the European Parliament and of the Council of 26 October 2016 on protective measures against pests of plants, amending Regulations (EU) No 228/2013, (EU) No 652/2014 and (EU) No 1143/2014 of the European Parliament and of the Council and repealing Council Directives 69/464/EEC, 74/647/EEC, 93/85/EEC, 98/57/EC, 2000/29/EC, 2006/91/EC and 2007/33/EC (OJ L 317, 23.11.2016, p. 4).

- (36)To ensure an effective overview and transparency about the FRM that is produced and marketed throughout the Union, each Member State should establish, publish and keep updated, in electronic format, a national register of the basic material of the various species and artificial their hybrids approved on its territory, and a national list which should be presented as a summary of the national register.
- (37)For the same reason, the Commission should publish in electronic format a Union-list of approved basic material for the production of FRM, on the basis of the national lists provided by each Member State. That Union list should contain information on basic material that contains or consists of a genetically modified organism or that has been produced by certain new genomic techniques.
- (38)Each Member State <u>mightshould</u> should have the possibility to draw up and keep up to date a contingency plan for one or more of the relevant tree species to ensure by ensuring a sufficient access to suppliesy of FRM, to reforest areas affected by extreme weather events, wildfires, disease and pest outbreaks, disasters or any other event. Rules should be set out concerning the content of that plan, in order to ensure proactive and effective action against such risks, if they emerge. Member States should be allowed also have the **possibility** to adapt the content of that plan to the specific climatic and ecological conditions in their territories. Those possibilities should This requirement also reflects the general preparedness actions that Member States should take on a voluntary basis under the Union Civil Protection Mechanism¹⁵.
- (39)FRM should, during all stages of production and marketing, be kept in identifiable lots, by reference to individual units of approval the master certificate code or number. Those units of approval should be produced and marketed in lots, that must be sufficiently homogeneous and identified as distinct from other lots of FRM. A distinction should should be made between seed lots and other lots plant lots and plant lots, to identify the type of FRM and ensure traceability to the approved basic material from which FRM has been harvested. This guarantees the maintenance of the identity and quality of that FRM.

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¹⁵ Decision No 1313/2013/EU of the European Parliament and of the Council of 17 December 2013 on a Union Civil Protection Mechanism (OJ L 347, 20.12.2013, p. 924).

- (40) Seeds should be marketed only if they conform to certain quality standards. <u>With the exception of large quantities, they They</u> should be labelled and marketed only in <u>closed sealed</u> packages <u>which are sealed</u>, in order to enable their appropriate identification, quality and traceability, and to avoid fraud.
- (41) In order to meet the aim of the EU Digital Strategy¹⁶ to make the transformation to digital technologies work for people and businesses, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union ('TFEU') should be delegated to the Commission in respect of rules on rules on digital recording of all actions taken, for the purpose of issuing a master certificate, and an of the official labels and operator's documents and the establishment of a centralised platform facilitating the processing of, access to, and use of those records.
- (42) During periods in which there are temporary difficulties in harvesting sufficient supplies of FRM from certain species, basic material <u>or FRM</u> satisfying less stringent <u>quality</u> requirements should, subject to certain conditions, be temporarily approved. Those less stringent requirements should concern the approval of basic material intended for the production of different categories of FRM <u>or marketing of FRM fulfilling less stringent</u> <u>quality requirements</u>. This is necessary to ensure a flexible approach, <u>in the affected</u> <u>areas</u>, under adverse circumstances and to avoid disruptions of the internal market of FRM².
- (43) FRM should only be imported from third countries, if it is established that it fulfils requirements equivalent to those applicable to FRM produced and marketed in the Union. This is necessary in order to ensure that such imported FRM affords the same level of quality as the FRM produced in the Union.

Communication from the Commission to the European Parliament, the European Council, the Council, the European Economic and Social Committee and the Committee of the Regions, 2030 Digital Compass: the European way for the Digital Decade (COM(2021)118 final).

- Where FRM is imported into the Union from a third country, the professional operator concerned should inform the respective competent authority in advance of the import of FRM, through the [appropriate] information management system [for official controls (IMSOC) set up pursuant to Regulation (EU) 2017/625 of the European Parliament and of the Council¹⁷]. Moreover, imported FRM should be accompanied by an OECD certificate or an equivalent official certificate issued by the third country of origin, and records containing details of that FRM provided by the professional operator in that third country. An OECD label or equivalent official label should be attached to that FRM, as this is necessary to ensure informed choices for the users of that FRM and facilitate the competent authorities with the conduct of the respective official controls.
- In order to monitor the impact of this Regulation and to allow the Commission to assess the measures introduced, Member States should report every 5 years about <u>quantities of</u> <u>certified seeds, parts of plants or marketed plants by categories per year, quantities of FRM per genera and species imported from third countries under Union equivalence, penalties imposed and the number of registered professional operators. -the annual <u>quantities of certified FRM</u>, the adopted national contingency plans, the information available to users on where to best plant FRM through websites and/or planters' guides, <u>the quantities of imported FRM and the penalties imposed.</u></u>

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Regulation (EU) 2017/625 of the European Parliament and of the Council of 15 March 2017 on official controls and other official activities performed to ensure the application of food and feed law, rules on animal health and welfare, plant health and plant protection products, amending Regulations (EC) No 999/2001, (EC) No 396/2005, (EC) No 1069/2009, (EC) No 1107/2009, (EU) No 1151/2012, (EU) No 652/2014, (EU) 2016/429 and (EU) 2016/2031 of the European Parliament and of the Council, Council Regulations (EC) No 1/2005 and (EC) No 1099/2009 and Council Directives 98/58/EC, 1999/74/EC, 2007/43/EC, 2008/119/EC and 2008/120/EC, and repealing Regulations (EC) No 854/2004 and (EC) No 882/2004 of the European Parliament and of the Council, Council Directives 89/608/EEC, 89/662/EEC, 90/425/EEC, 91/496/EEC, 96/23/EC, 96/93/EC and 97/78/EC and Council Decision 92/438/EEC (Official Controls Regulation) (OJ L 95, 7.4.2017, p. 1).

- (45a) In order to adapt to the ecological changes, shift of tree species and their ranges as a result of climate change, as well as to any developments of technical or scientific knowledge, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of adding tree species and their hybrids to, or removing them from, the list of species subject to the scope of this Regulation, if they fulfil certain criteria.
- (46) <u>In order to adapt to the movement of vegetation zones and tree species' ranges as a result of elimate change, and any other developments of technical or scientific knowledge, including about climate change, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of amending the list of the tree species, and artificial their hybrids thereof, to which this Regulation applies.</u>
- In order to adapt to the development of scientific and technical knowledge and of the OECD Forest Seed and Plant Scheme and other applicable international standards, and to take account of Regulation (EU) 2018/848 of the European Parliament and of the Council the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of amending (i) the requirements concerning basic material intended for the production of FRM to be certified as 'source-identified', 'selected', 'qualified', and 'tested' and (ii) the categories under which FRM from the different types of basic material may be marketed.

Regulation (EU) 2018/848 of the European Parliament and of the Council of 30 May 2018 on organic production and labelling of organic products and repealing Council Regulation (EC) No 834/2007 (OJ L 150, 14.6.2018, p. 1).

- (48) In order to allow a more flexible approach for the Member States, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of setting out the conditions for temporarily authorising the marketing of FRM which does not meet all the requirements of the appropriate category.
- In order to adapt to the technical and scientific developments, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of setting out the requirements to be fulfilled by <a href="fruit and-fruit and-fru

- <u>in accordance with Article 290 TFEU should be delegated to the Commission in respect</u>
 <u>of amending the table concerning categories under which FRM from different types of basic material may be marketed.</u>
- (49b) In order to adapt to the development of scientific and technical knowledge, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of the requirements as appropriate for certain types, species or categories of FRM.
- In order to increase the credibility of the system for the authorisation of the professional operators and the official supervision by the competent authorities, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of setting out the procedure for the application submitted by the professional operator to be authorised, and the actions to be taken by the competent authority to confirm compliance with the respective requirements.
- (50) In order to adapt with the EU Digital Strategy and the technical developments in the digitalisation of services, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of establishing rules concerning digital recording of all actions taken by the professional operator and the competent authorities, in order to issue the master certificates, and concerning the establishment of a centralised platform that connects all the Member States and the Commission.
- <u>In order to adapt with the EU Digital Strategy and the technical developments in the digitalisation of services, the power to adopt acts in accordance with Article 290 TFEU should be delegated to the Commission in respect of establishing rules concerning digital recording of the official labels and the operator's document, and concerning the establishment of centralised platform that connects the Member States and the Commission to facilitate the processing of access to and use of those records.</u>

- (51) It is of particular importance that the Commission carry out appropriate consultations during its preparatory work for those delegated acts, including at expert level, and that those consultations be conducted in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making¹⁹. In particular, to ensure equal participation in the preparation of delegated acts, the European Parliament and the Council receive all documents at the same time as Member States' experts, and their experts systematically have access to meetings of Commission expert groups dealing with the preparation of delegated acts.
- (52) <u>In order to ensure uniform conditions for the implementation of this Regulation,</u> implementing powers should be conferred on the Commission with respect to the establishment of specific conditions as regards the requirements and content of the notification of the basic material.
- (52a) In order to ensure uniform conditions for the implementation of this Regulation,
 implementing powers should be conferred on the Commission with respect to
 determine the small quantities for the species to be expected excluded from certain
 marketing requirements.
- (52b) In order to ensure uniform conditions for the implementation of this Regulation, and in order to facilitate the collection of FRM for the purpose of conservation of genetic resources, implementing powers should be conferred on the Commission with respect to specifying the requirements to guarantee an adequate genetic diversity with regard to the number of clones to be considered appropriate to maintain genetic diversity per species and the format and size of the respective official label.

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¹⁹ OJ L 123, 12.5.2016, p. 1.

- (52c) In order to ensure unifrom conditions for the implementation of this Regulation, and to address temporary difficulties in the general supply of FRM, implementing powers should be conferred on the Commission with respect to authorising one or more Member States to temporarily allow the marketing of FRM satisfying, deriving from basic material with satisfies, less stringent requirements than the ones set out by this Regulation.
- (53) In order to ensure uniform conditions for the implementation of this Regulation, and facilitate the recognis<u>a</u>ibility and use of master certificates, implementing powers should be conferred on the Commission with respect to adopting the content and the model for the master certificate of identity for FRM derived from seed sources and stands, FRM derived from seed orchards or parents of family(ies), and FRM derived from clones and clonal mixtures <u>and for FRM from mixtures</u>.
- In order to ensure uniform conditions for the implementation of this Regulation, and ensure a harmonised framework for the labelling and provision of information concerning FRM, implementing powers should be conferred on the Commission with respect to setting out the content of the official label, colour of the official label for specific categories or other types of FRM and format of the official label and the operator's document for all or specific categories or other types of FRM. In order to ensure alignment with the respective international standards, Member States may decide to use colours, when they decide to do so they should use the colours as defined in the implementing act.

 Those colours should be alligned with the ones of the Rules and Regulations of the OECD Forest Schemes, the additional information in the case of seeds and small quantities of seeds, the colour of the label for specific categories or other types of FRM, and additional information in the case of specific genera or species.
- (55) In order to ensure uniform conditions for the implementation of this Regulation, and adapt to the developments concerning the digitisation of the FRM sector, implementing powers should be conferred on the Commission with respect to setting out the technical arrangements for the issuance of <u>electronic digital</u> master certificates.

- (55a) In order to ensure uniform conditions for the implementation of this Regulation, and to facilitate the marketing of FRM belonging to the tested category, implementing powers should be conferred on the Commission with respect of specifying the maximum number of units of FRM and the maximum area size that is to be subject to the provisional approval of basic material intended for the production of that category.
- (55b) In order to ensure uniform conditions for the implementation of this Regulation, and adapt to the developments concerning the digitalisation of the FRM sector, implementing powers should be conferred on the Commission with respect of setting out technical arrangements for the issuance of electronic electronic official labels or operator's documents.
- (56) In order to ensure uniform conditions for the implementation of this Regulation, and to address urgent supply problems of FRM, implementing powers should be conferred on the Commission with respect to temporarily approving for marketing FRM of one or more species which satisfies less stringent requirements than the ones set out in this Regulation or deriving from basic material which satisfies less stringent requirements than the ones set out in this Regulation ones set out in this Regulation one or more set out in this Regulation.
- (56a) In order to ensure uniform conditions for the implementation of this Regulation, and
 ensure the approval of basic material of the source-identified category by the
 professional operators, implementing powers should conferred on the Commision with
 the respect to granting that approval subject to certain conditions.
- (57) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission with respect to deciding on the organisation of temporary experiments to seek improved alternatives to the requirements of this Regulation as regards the assessment and approval of basic material and the production and marketing of FRM.

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- implementing powers should be conferred on the Commission with respect to deciding if FRM of specific genera, species, or categories and, where appropriate, deriving from specific types of basic material or of a specific region of provenance, produced in a third country, fulfils requirements equivalent to those applicable to FRM produced and marketed in the Union.
- (57b) In order to ensure uniform conditions for the implementation of this Regulation, implementing powers should be conferred on the Commission with respect to specifying the technical format, including digital submission and processing, for the reports submitted by the Member States to the Commission, every 5 years, on several policy aspects.
- To improve consistency of FRM rules with the Union plant health legislation, Articles 36, 37, 40, 41, 49, 53 and 54 FRM marketed in accordance with this Regulation, should also comply with the rules set out in, or pursuant to the relevant provisions of Regulation (EU) 2016/2031 concerning Union quarantine pests, protected zone quarantine pests and RNQPs, and with the measures adopted pursuant to Article 30(1) of that Regulation. of Regulation (EU) 2016/2031 should apply to the production and marketing of FRM pursuant to this Regulation. In order to ensure consistency with the rules of Regulation (EU) 2016/2031 on plant passports, it should be allowed to combine the official label for FRM with the plant passport.
- (59) [Regulation (EU) 2017/625 should be amended in order to include in its scope rules on official controls in regards to FRM. This is to ensure more consistent official controls and enforcement of the rules across Member States concerning FRM, and consistency with other Union acts concerning the official controls of plants, in particular, Regulation (EU) 2016/2031 and Regulation (EU) .../... of the European Parliament and of the Council.

- (59a) Derogations from the provisions of Regulation (EU) 2017/625 should be foreseen in this regulation in order to sufficiently adapt the rules on official controls to the reality of, and risks inherent to, the FRM sector.
- (60) Regulations (EU) 2016/2031 and 2017/625 should therefore be amended accordingly.
- (61) For reasons of legal clarity and transparency, Directive 1999/105/EC should be repealed.
- (62) Since the objective of this Regulation, namely to ensure a harmonised approach with regard to the production and marketing of FRM, cannot be sufficiently achieved by the Member States but can rather, by reason of its effects, complexity, and international character, be better achieved at Union level, the Union may adopt measures, in accordance with the principle of subsidiarity as set out in Article 5 of the Treaty on European Union. In accordance with the principle of proportionality, as set out in that Article, this Regulation does not exceed what is necessary in order to achieve that objective. In this view, and as necessary, it introduces derogations or specific requirements for certain types of FRM and professional operators.
- (63) In view of the time and resources required for the competent authorities and the professional operators concerned to adapt to the new requirements set out in this Regulation, this Regulation should apply from ... [35 years from the date of entry into force of this Regulation],

FRM that is approved for marketing under current national rules or rules of the Directive 1999/105/EC, should be allowed to continue to be marketed untill the stocks run out. This material should be accompanied by a label stating that it concerns FRM not approved according to the rules of this Regulation. FRM produced, before [date of application] in accordance with the provisions of Directive 1999/105/EC or national rules, should be allowed to continue to be marketed until exhaustion of the respective stocks. FRM produced in accordance with Directive 1999/105 should be allowed to continue to be marketed with a master certificate issued pursuant to that Directive.

This is necessary, in order to avoid any disruption of the production and marketing of FRM in the Union.]

Austria will comment on the recitals once the text of the regulation has been finalised.

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CHAPTER I GENERAL PROVISIONS

Article 1

Subject matter

This Regulation sets out rules concerning the production with a view to marketing, and marketing of forest reproductive material ('FRM') and in particular requirements for the approval of basic material intended for the production of FRM, the origin of basic material and traceability of that FRM basic material, requirements for for for for frequency frequency

In the reasons for a new FRM-EU regulation (document 2023/0228(COD)), the connection to the OECD is cited centrally. The OECD certificate is based on the EU system of production and identity assurance (e.g. approved basic material, master certificate). This is reflected, among other things, in recitals 3 and 4. Therefore, the export must be consistently implemented in the text of the regulation. Otherwise, when leaving the EU, crucial documents (e.g. OECD certificate) can't be issued.

The inclusion of export in the regulation also ensures that remaining FRM can be marketed in the MS if the export to third countries does not take place.

Exports must be integrated so that no parallel market is created. FRM can only be produced from approved basic material and must be labelled in accordance with the provisions of this regulation.

This is in line with the intention to improve Directive 1999/105/EC.

Article 2

Scope and objectives

- 1. This Regulation applies to FRM of the tree species, <u>listed in Annex I</u> and <u>artificial their</u> hybrids <u>('tree species')</u>, <u>considered as such</u> thereof, <u>if at least one of the parent species</u> <u>is listed in Annex I</u>.
- 2. The objectives of this Regulation are the following maintenance and establishment of resilient forests, restoration of forest ecosystems and support of ecosystem services, through:

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The article should be read in conjunction with Article 3(1). By changing the text between Articles 2 and 3, the actual purposes and also the distinction between objectives and purposes, which are referred to in the following articles, have been lost. The purposes are yet not clearly defined in Art. 3 (1).

Recital 10 (and the explanatory memorandum to the regulation document 2023/0228(COD)) states that the purposes in the Directive 1999/105/EG are not sufficient. A distinction must therefore be made between objectives and purposes and the latter must be clearly defined.

- (a) ensure the <u>sustainable</u> production, and marketing <u>and traceability</u> of high-quality FRM in the Union and the functioning of the internal market in FRM;
- (b) help <u>maintain and</u> create resilient forests, conserve biodiversity and help <u>and</u> restore forest ecosystems;

 Shifted into the introducing sentence of paragraph 2.
- (c) the support wood and biomaterials production, climate adaptation, climate mitigation and of the conservation of forest genetic resources and biodiversity;

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- (bd) the support of sustainable production of wood, biomaterials, biomass and other forest products;
- (e) the contribution to adaptation of FRM and forests to climate change;
- (f) the contribution to mitigation of climate change;
- (dh) the contribution to protection against soil erosion.
- 3. The Commission shall be empowered to adopt delegated acts, in accordance with Article 26, amending the list set out in Annex I as specified in paragraph 3, taking into account:
 - (a) the <u>ecological changes</u>, <u>shift</u>movement of <u>vegetation zones and</u> tree species <u>and</u> <u>their</u> ranges as a result of climate change;
 - (b) any developments of technical or scientific knowledge.

Those delegated acts shall add <u>tree</u> species and <u>their</u>artificial hybrids to the list in Annex I, if such species and artificial hybrids fulfil at least one of the following elements:

- (a) <u>they</u> represent a significant area and economic value of FRM production in the Union;
- (b) they are marketed as FRM in at least two Member States;
- (c) <u>they</u> are considered important for their contribution to adaptation to climate change, and/or conservation of biodiversity.
- (d) are considered important for their contribution to the conservation of biodiversity.

The delegated acts referred to in the first subparagraph shall remove species—and artificial hybrids from the list in Annex, I, if they no longer fulfil any of the elements set out in the first subparagraph.

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- 4. This Regulation does not apply to the following:
 - (a) plant reproductive material referred to in Article 2 of Regulation (EU) .../... [Office of Publications, please insert reference to Regulation on production and marketing of plant reproductive material] (excluding seeds of species listed in Annex I):

Seeds are the sector in which fraud is easiest and the profit that can be made from them is the highest. The intended use of seeds cannot be seen, so the risk of mixing and mislabelling is greater than with plants. The use of incorrectly labelled seed by tree nurseries or forest managers can result in considerable economic losses or ecological damage.

(b) propagating material of ornamental plants as defined in Article 2 of Directive 98/56/EC (excluding seeds of species listed in Annex I);

See comment on (a)

- (c) FRM producedsolely intended for export to third countries, under the condition that it is identified as such;
- (c) FRM produced solely intended for export to third countries, under the condition that it is identified as such;

In the reasons for a new FRM-EU regulation (document 2023/0228(COD)), the connection to the OECD is cited centrally. The OECD certificate is based on the EU system of production and identity assurance (e.g. approved basic material, master certificate). This is reflected, among other things, in recitals 3 and 4. Therefore, the export must be consistently implemented in the text of the regulation. Otherwise, when leaving the EU, crucial documents (e.g. OECD certificate) can't be issued.

The inclusion of export in the regulation also ensures that remaining FRM can be marketed in the MS if the export to third countries does not take place.

Exports must be integrated so that no parallel market is created. FRM can only be produced from approved basic material and must be labelled in accordance with the provisions of this regulation.

This is in line with the intention to improve Directive 1999/105/EC.

(d) FRM used <u>solely</u> for official testing, scientific purposes or selection work, <u>under the</u>

<u>condition that that FRM and the person using it are registered by the competent</u>

<u>authorities with proof of the respective purpose;</u>

We appreciate the addition to the registration.

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(e) [FRM subject to service contracts for the following purposes of: cleaning, disinfection, treatments, and transport.]

Only the registration of the service contractor is excluded here. All other aspects (e.g. separation and traceability) must be complied with in this regulation. It would be better to include the exemption in the professional operator's obligations.

Article 3

Definitions

For the purposes of this Regulation, the following definitions apply:

- 'forest reproductive material' ('FRM') means seed units, parts of plants and cones, **(1)** infructescenses, fruits and seeds intended for the production of a planting stock, that belong to tree species and artificial hybrids thereof listed in Annex I to this Regulation and are used in afforestation, reforestation, diversification in a forest plot, direct sowing in the forest and other tree planting for one or more of the following purposes: or any other activities serving any of the objectives referred to in Article 2(2). following purposes:
 - (a) multifunctional purposes
 - (b) special purposes:
 - (i) production of wood, biomaterials, biomass,
 - (ii) production of other forest products,
 - (iii) conservation and reestablishment of forest ecosystems,
 - (iv) conservation of forest genetic resources.

The article is to be seen in context with Article 2 (2). A distinction must be made between objectives and purposes. The purposes mentioned here are referred to in the following articles. Therefore, the purposes must be defined here, as they are important as a product characteristic for the forest owner ("the right tree in the right site"). The requirements for the purposes are to be defined below in order to achieve the greatest possible harmonisation between the Member States.

- (a) wood and biomaterialsproduction;
- (b) biodiversity conservation;
- (c) restoration of forest ecosystems;
- (d) climate adaptation;
- (e) climate-mitigation;

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- (f) conservation and sustainable use of forest genetic resources.
- (4) 'seed unit' means cones, infructescenses, fruits and seeds intended for the production of a planting stock <u>or for direct sowing</u>;

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- (5) 'planting stock' means any plant or part of a plant used in plant propagation and comprises plants raised from seed units, from parts of plants, or from plants from natural regeneration;
- (6) 'parts of plants' means any part of a plant (other than seed) from which a viable plant can develop stem cuttings, leaf cuttings and root cuttings, explants or embryos used for micropropagation, buds, layers, roots, seions, stem cutting without roots and any other parts of a plant used for the production of a planting stock;

Keep it simple.

- 'afforestation' means establishment of forest through planting and/or deliberate seeding on land that, until then, was under a different land use <u>and</u> implies a transformation of land use <u>frorm</u> non-forest to forest²⁰;
- (3) 'reforestation' means re-establishment of forest through planting and/or deliberate seeding and/or vegetative propagation and/or natural regeneration on land classified as forest²¹;
- (7) 'production' means all stages in the generation of the seed and plants, the conversion from seed unit to seed, and the raising of plants from a planting stock, with a view for the respective FRM to be marketed;
- (14) '<u>type of</u> basic material' means any of the following: seed source, stand, seed orchard, parents of family(ies), clone or clonal mixtures;
- (8) 'seed source' means the trees within an area, from which **FRM**seed seed units are is collected;
 - FRM would be too broad and does not make sense for wildlings and cuttings. Wildling should only come from stands and cutting (parts of plans) should be taken from clones.
- (9) 'stand' means a delineated population of trees possessing sufficient uniformity in composition;

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FAO (2020) Global Forest Resources Assessment Terms and definitions. https://www.fao.org/3/l8661EN/i8661en.pdf.

FAO (2020) Global Forest Resources Assessment Terms and definitions. https://www.fao.org/3/l8661EN/i8661en.pdf.

- (10) 'seed orchard' means a plantation of selected trees, where each <u>individual</u> is identified by a clone <u>or provenance</u>, which is isolated or managed to avoid or reduce pollination from outside sources, and managed to produce frequent, abundant and easily harvested crops of seed <u>units</u>;
- 'parents of family(ies)' means trees used as parents to obtain progeny by controlled or open pollination of one identified parent used as a female ('mother tree'), with the pollen of one parent'father tree' (full sibling) or a number of identified or unidentified parents 'father trees' (half-sibling);
- 'clone' means a <u>single individual or</u> group of individuals (ramets) derived originally from a single individual (ortet) by vegetative propagation, for example by cuttings, micropropagation, grafts, layers or divisions;

- (13) 'clonal mixture' means a mixture of identified clones in defined proportions;
- (14) 'basic material' means any of the following: seed source, stand, seed orchard, parents of family(ies), clone or clonal mixtures;
- (15) 'unit of approval' means the entire area <u>or individual(s)</u> of basic material for the production of FRM that has been authorised by the competent authorities;
- (16) 'unit of notification' means the entire area of basic material for the production of FRM intended for the purpose of the conservation and sustainable use of forest genetic resources that has been notified to the competent authorities;
- (17) <u>'seed lot' means a set of seeds collected from approved basic material and processed uniformly</u>;
- (18) 'plant lot' means a set of planting stock that has been grown from a single seed lot or a vegetatively propagated planting stock which has been raised in a delineable area and processed uniformly;

(18a) Lot means a set of FRM.

In case of seed unit: 'seed lot' means a set of extracted and/or cleaned seed units originally collected from approved basic material and processed uniformly;

In case of plants: 'plant lot' means a set of plants that has been grown from a single seed lot or a set of vegetatively propagated planting stock which has been raised in a delineated area and processed uniformly;

Following the definition (4), where seed is only part of seed unit. Otherwise fruits (e.g. acorns) are missing.

(19) 'lot <u>code or number'</u> means the identification <u>code or number</u> of the <u>seed lot or plant</u> lot, <u>as appropriate</u>;

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- (20) 'provenance' means the <u>name of the</u> place in which any <u>seed source or</u> stand of trees is growing;
- (21) 'sub-species' means a group within a species that has become somewhat phenotypically and genetically different from the rest of the group;
- 'region of provenance' means, in regard to species or sub-species, the area or group of areas subject to sufficiently uniform ecological conditions, in which stands or seed sources showing similar phenotypic or genetic characteristics are found, taking into account altitudinal boundaries, where appropriate;
- (22a) 'indigenous seed source or stand' means a seed source or stand of tree species located in a specific region of provenance that is part of the natural distribution range of that species, raised from seed or vegetatively propagated, the origin of which is situated within the same region of provenance.
- (23) 'autochthonous <u>seed source or</u> stand' means a <u>particular indigenous</u> <u>seed source or</u> stand which has been continuously <u>and naturally</u> regenerated or artificially <u>regenerated</u> from FRM collected in the same seed <u>source or</u> stand or <u>in other autochthonous seed</u> <u>sources or</u> stands <u>in the close proximity</u>;
- (24) 'indigenous stand' means an autochthonous stand or a stand raised artificially from seed, where the origin of this stand and the stand itself are located in the same region of provenance;

- (25) 'origin' means the following:
 - (a) for an autochthonous seed source or stand, the place in which the trees are growing;
 - (b) for a non-autochthonous seed source or stand, the place from which the seed or plants were originally introduced;
 - (c) for a seed orchard, the places where its components were originally located, such as their provenances or other relevant geographical information;
 - (d) for the parents of families, the places where their components were originally located, such as their provenances or other relevant geographical information;
 - (e) for a clone, the origin is the place, where the ortet is or was initially located or selected;
 - (f) for a clonal mixture, the origins are the places, where the ortets are or were initially located or selected;
- 'location of the basic material' means the geographical area or geographical position(s) of the basic material as appropriate for each category of FRM;
- 'place of production of **FRM from** clones or clonal mixtures or parents of families' means the place or exact geographical position, where the FRM was produced;
- 'foundation stock' means a plant, group of plants, FRM, DNA stock or genetic information of the clone, or clones in case of clonal mixture, that serves as a reference material for the control of the identity of the clone(s);
- (29) 'set' means a stem cutting without roots;

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- (30) 'marketing' means the following actions conducted by a professional operator: sale, holding or offering for the purpose of sale or any other way of transferring, distribution within, or import into the Union, whether free of charge or not, of FRM;
- (31) 'professional operator' means any natural or legal person professionally or regularly <u>in</u> <u>charge of</u> one or more of the following activities:
 - (a) production, <u>including harvesting, collection, growing multiplying, maintaining,</u>

 processing and storage of the FRM;
 - (b) marketing and dispatching of the FRM;
 - (c) storage, collection, dispatching and processing of the FRM;

Supplementation is necessary because FRM can be produced and distributed not only commercially (=professionaly), for example, via society work without following the rules. This means that quality and tracebility are not guaranteed.

- (7) 'production' means all stages in the generation of <u>lots of FRM</u>, <u>including harvest</u>, <u>collection</u>, <u>storage</u>, <u>processing [and conversion] of the seed lots and parts of plants</u>, <u>growing</u>, <u>multiplying</u>, <u>maintaining</u>, <u>storage and harvest of plant lots with a view to be marketed</u>; the conversion from seed unit to seed, and the raising of plants from a planting stock;
- (30) 'marketing' means the following actions conducted by a professional operator: sale, holding or offering for the purpose of sale or any other way of transferring, distribution **(with the exception of external transport services)** within, export of, or import into the Union, whether free of charge or not, of FRM;

Acoording to article 1.

- (31) 'professional operator' means any natural or legal person involved professionally in one or more of the following activities:
 - (a) production, including growing, multiplying and maintaining of the FRM;
 - (b) marketing of the FRM;

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- (c) storage, collection, dispatching and processing of the FRM;
- (32) 'competent authority' means a central or regional authority of a Member State, or, where applicable, the corresponding authority of a third country, responsible for the organisation of official controls, registration of basic material, certification of FRM and other official activities concerning the production and marketing of FRM, or any other authority to which that responsibility has been conferred, in accordance with Union law;
- (38) 'category' means the classification of basic material and FRM-that qualifies classified as source-identified, selected, qualified or tested material;
- (33) 'source-identified' means a category of FRM derived from basic material consisting of either a seed source or stand located within a single region of provenance and which meets the requirements set out in Annex II;
- (34) 'selected' means a category of FRM derived from basic material consisting of a stand located within a single region of provenance, which has been phenotypically selected at the population level and which meets the requirements set out in Annex III;
- (35) 'qualified' means a category of FRM derived from basic material consisting of seed orchards, parents of family(ies), clones or clonal mixtures, the components of which have been phenotypically selected at the individual level, and which meets the requirements set out in Annex IV;

- orchards, parents of family(ies), clones or clonal mixtures, where the superiority of that FRM has been demonstrated by comparative testing or an estimate of the superiority of the FRM has been calculated on the basis of the genetic evaluation of the components of the basic material, and which meets the requirements set out in Annex V;
- 'official certification' means the procedure leading to the issuance of a master certificate and the issuance itself, by the competent authority certification of source identified, selected, qualified and tested FRM, if all relevant inspections and, where appropriate, sampling and FRM testing have been carried out by the competent authority and if it has been concluded that the FRM meets the respective requirements of this Regulation;
- (37a) 'official control' means controls by the competent authorities whether the respective requirements of this Regulation are met [and within the meaning of Regulation (EU) 2017/625];

The control is fully integrated into the FRM Regulation.

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- (38) 'category' means FRM that qualifies as source-identified, selected, qualified or tested material;
- (39) 'genetically modified organism' means a genetically modified organism as defined in Article 2(2) of Directive 2001/18/EC, excluding organisms obtained through the techniques of genetic modification listed in Annex I A, part 2,B to Directive 2001/18/EC;
- (40) 'NGT plant' means plants obtained by certain new genomic techniques as defined in Article 3, point 2 of Regulation (EU) [Office of Publications, please insert reference to Regulation on plants obtained by certain new genomic techniques and their food and feed] of the European Parliament and of the Council 22;

Currently, NGT-based organisms are considered to be GMOs and are regulated accordingly. A new regulation has not yet been decided, so the corresponding references should be deleted.

- (41) 'seed transfer zones' means an area and/or altitudinal zones designated by the competent authorities for the movement of FRM belonging to the source-identified and selected categories, taking into account, as appropriate, the origin and provenance of the FRM, provenance trials, environmental conditions and future climatic change projections;
- (42) 'deployment area for seed orchards' means the area designated by the competent authorities, in which FRM belonging to the qualified and tested categories is adapted to the climatic and ecological conditions of that area, taking into account, as appropriate, the location of the seed orchards and its components, results of progeny and provenance trials, environmental conditions and future climatic change projections;

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Regulation (EU) .../... of the European Parliament and of the Council on plants obtained by certain new genomic techniques and their food and feed, and amending Directives 68/193/EEC, 1999/105/EC, 2002/53/EC, 2002/55/EC, and Regulation (EU) 2017/625 (OJ ...).

- 'deployment area for clones and clonal mixtures' means the area designated by the competent authorities, in which FRM belonging to the qualified and tested categories is adapted to the climatic and ecological conditions of that area, taking into account, as appropriate, the origin or provenance of the clone(s), results of progeny and provenance trials, the environmental conditions and future climatic change projections;
- (44) 'FOREMATIS' means the Forest Reproductive Material Information System of the Commission;
- 'natural regeneration' means the renewal of a forest by <u>natural processes</u>. <u>like renewal by</u> trees that develop from seeds which have fallen andgerminated in situ or trees which have been vegetatively regenerated in situ;

Shortened formulation covers all processes. The addition would make direct sowing a natural regeneration.

- (46) 'quality pests' means pests fulfilling all of the following:
 - they are not Union quarantine pests, protected zone quarantine pests, or regulated non-quarantine pests ('RNQPs') within the meaning of Regulation (EU) 2016/2031, nor pests subject to the measures adopted pursuant to Article 30(1) of that Regulation;
 - (b) they occur during FRM production or storage; and
 - (c) their presence has an unacceptable adverse impact on the quality of the FRM, and an unacceptable economic, impact as regards the use of that FRM in the Union;
- 'practically free from pests' means completely free from pests, or a situation where the presence on the respective FRM of qualitypests affecting the quality of the material on the respective FRM is so low that those pests do not affect adversely the quality of that FRM, or they do not have an unacceptable economic, environmental or social impact.

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CHAPTER II

BASIC MATERIAL AND FRM DERIVING FROM IT

Article 4

Approval of basic material for the production of FRM

Only basic material approved by the competent authorities may be used for the production of FRM. The basic material has been selected for a number of superior characteristics in view of the intended purpose(s) for which the FRM will be suitable. For the intended purpose(s), the applicant must verify the special suitability, unless otherwise is regulated below.

The consumer must be provided with detailed information on the suitability of the FRM. A key reason for the change to a regulation is the definition of purposes (see recitals 10-12, reasons for and objective of the proposal). One or more purposes must be specified for each unit of basic material in the national register (Article 12) and in the documents (Article 14). If no requirements are specified in annexes II-IV, the applicant must provide evidence of special suitability for the intended purpose.

2. Basic material intended for the production of FRM to be certified as 'source-identified' shall be approved, if it fulfils the requirements set out in Annex II.

The MS are authorised to restrict the approval and distribution to the end consumer.

Addition of this aspect.

Basic material intended for the production of FRM to be certified as 'selected' shall be approved, if it fulfils the requirements set out in Annex III.

Basic material intended for the production of FRM to be certified as 'qualified' shall be approved, if it fulfils the requirements set out in Annex IV.

Basic material intended for the production of FRM to be certified as 'tested' shall be approved, if it fulfils the requirements set out in Annex V.

The assessment of the requirements laid down in Annexes II to V for the approval of basic material, may include besides visual inspection, documentary checks, tests and analyses or other complementary methods, also the use of reference systems bio-molecular techniques, if they are considered more appropriate for the purpose of that approval.

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Reference systems are more comprehensive as an abstract term. Bio-molecular techniques are only one method.

The basic material for all categories shall be assessed for its sustainability characteristics as set out in Annexes II to V, to take into account the climatic and ecological conditions.

The approval of the basic material shall be carried out with a reference to the unit of approval and can also be provided with ancillary provisions now and at a later date.

MS must be given the opportunity to impose conditions here (e.g. new scientific results, maximum harvest quantity, time limits).

The Commission is empowered to adopt delegated acts in accordance with Article 26 amending Annexes II, III, IV and V, as regards requirements for the approval of basic material intended for the production of:

- (a) FRM of <u>the</u> 'source-identified' category, and in particular the requirements concerning types of basic material, <u>minimum number of harvestable and sexually mature treeseffective size of the population</u>, origin and region of provenance <u>and sustainability characteristics and the specific requirements for the purpose of conservation of forest genetic resources</u>;
- (b) FRM of the 'selected' category, and in particular the requirements concerning origin, the most adequate possible isolation from pollen flow, the minimum number of harvestable and sexually mature treeseffective size of the population, age and development, uniformity, sustainability characteristics, volume production, wood quality, and form or growth habit and the specific requirements for the purpose of conservation of forest genetic resources;

The requirements for the purpose of conservation of forest genetic resources are equal to those in source-identified category. Therefore, it can be deleted here.

(c) FRM of the 'qualified' category, and in particular the requirements concerning orchards, parents of family(ies), clones, <u>and</u> clonal mixtures <u>and the specific</u> requirements for the purpose of conservation of forest genetic resources;

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- (d) FRM of the 'tested' category, and in particular the requirements concerning characteristics to be examined, documentation, setting up the tests, analysis and validity of the tests, the genetic evaluation of the components of basic material, the comparative testing of FRM, provisional approval and early tests;
- (e) FRM in accordance with the requirements of Regulation (EU) 2018/848 of the European Parliament and of the Council.

Those amendments shall adapt the rules for the approval of basic material to the development of scientific and technical knowledge, and the development of the OECD Forest Seed and Plant Scheme and other applicable international standards.in particular regarding the use of reference systems molecular techniques, and to the relevant international standards.

Reference systems are more comprehensive as an abstract term. Bio-molecular techniques are only one method.

With regard to the purpose of conservation of forest genetic resources, those amendments may set out requirements concerning:

- (a) the approval of basic material from which the FRM derives for the purpose of marketing:
- (b) the type of basic material
- (c) <u>minimum numbver of trees or population size requirements for the basic</u> <u>material concerned.</u>

This topic is coverd by paragraph 1. Therefore, this passage can be deleted.

3. Only approved basic material shall be included under the form of a unit of approval in the national register pursuant to Article 12. Each unit of approval shall be identified by a unique register reference in a national register.

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- 4. The approval of basic material shall be withdrawn, if the requirements set out in this Regulation are no longer met.
- 5. After approval, the basic material intended for the production of FRM under the selected, qualified and tested categories shall be re-inspected by the competent authorities at regular intervals.
- <u>The Commission is empowered to adopt delegated acts in accordance with Article 26, amending Annexes II, III, IV and V, in order to adapt them to the development of scientific and technical knowledge, in particular regarding the use of bio-molecular techniques and to the relevant international standards.</u>

Article 5

Requirements for the marketing of FRM

- 0a. FRM of the source-identified, selected, qualified or tested category may only be marketed within the Union:
 - (a) if it is accompanied by:
 - (i) an official label issued by the competent authorities; or
 - (ii) <u>an official label issued by the professional operator under the official</u> supervision of the competent authorities;
 - (b) if it complies with paragraph 1;
 - (c) if it is accompanied by an operator's document, as referred to in Article 16.

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- 1. FRM derived from approved basic material shall be marketed **by professional operators** in accordance with the following rules:
 - (a) FRM of the species listed in Annex I may only be marketed, if it is of the categories 'source-identified', 'selected', 'qualified' or 'tested', and it has been derived from basic material that has been approved pursuant to Article 4 and if that basic material meets the requirements of Annexes II, III, IV and V, respectively;
 - (b) FRM of the artificial hybrids of species listed in Annex I may only be marketed, if it is of the 'selected', 'qualified' or 'tested' categories, and it has been derived from basic material that has been approved pursuant to Article 4 and if that basic material meets the requirements of Annexes III, IV and V, respectively;
 - (c) FRM of the tree species and artificial hybrids listed in Annex I, which is are vegetatively reproduced, may only be marketed if:

This is already specified in Article 2(1). The Regulation only refers to tree species (species and hybrids).

- (i) it is of the 'selected', 'selected', 'qualified' or 'tested' categories, for sustainable production of wood, or 'selected', 'qualified' and 'tested' for the production of biomaterials, biomass or other forest products; and
- (ii) it has been derived from basic material which has been approved pursuant to Article 4 and which meets the requirements of Annexes III, IV and V, respectively;
- (iii) FRM of the 'selected' category, may only be marketed if it has been mass propagated from seeds;

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- (d) FRM of the tree species and artificial hybrids listed in Annex I, which contains or consists inof genetically modified organisms, may only be marketed if:
 - (i) it is of the 'tested' category; and
 - (ii) it has been derived from basic material which has been approved pursuant to Article 4 and which meets the requirements of Annex V; and
 - (iii) it is authorised for cultivation in the Union pursuant to Article 19 of Directive 2001/18/EC or Articles 7 and 19 of Regulation (EC) 1829/2003, or, where applicable, in the respective Member State in accordance with Article 26b of Directive 2001/18/EC;
- (e) FRM of the tree species and artificial hybrids listed in Annex I, which contain or consist of a category 1 NGT plant as defined in Article 3(7) of Regulation (EU) .../... (Office of Publications, please insert reference to NGT Regulation ...), may only be marketed if:
 - (i) it is of the 'tested' category;; and
 - (ii) it has been derived from basic material which has been approved pursuant to Article 4 and which meets the requirements of Annex V; and
 - (iii) the plant has obtained a declaration of category 1 NGT plant status pursuant to Article 6 or 7 of Regulation (EU) .../... (Office of Publications, please insert reference to NGT Regulation ...) or is progeny of such plant(s);

- (f) FRM of the tree species and artificial hybrids listed in Annex I, may only be marketed if it is accompanied by a reference to its master certificate number(s) an official label and an operator's document containing a reference to the master certificate code or number;
- (g) FRM marketed in accordance with this Regulation, shall also comply with the rules set out in, or pursuant to the relevant provisions of Regulation (EU) 2016/2031 concerning Union quarantine pests, protected zone quarantine pests and RNQPs, and with the measures adopted pursuant to Article 30(1) of that Regulation; it complies with Articles 36, 37, 40, 41, 42, 49, 53 and 54 of Regulation (EU) 2016/2031 concerning Union quarantine pests, protected zone quarantine pests, RNQPs, and pests subject to the measures under Article 30 of that Regulation;
- (h) In the case of seeds <u>lots</u>, FRM of thetree speciesand artificial hybrids listed in Annex I, may only be marketed, if in addition to compliance with points (a) to (g), information is available as regards <u>to</u>:
 - (i) the purity, as measured by the percentage by weight of pure seed, other seed and intert matter of the product marketed as a seed lot;
 - (ii) the germination percentage of the pure seed, or in cases where germination testing is impossible or impractical, the viability percentage assessed by reference to a specified method;

- (iii) the weight of 1000 pure seeds;
- (iv) the number of germinable seeds per kilogram <u>or liter</u> of product marketed as seed, or, where the number of germinable seeds is impossible or impractical to assess, the number of viable seeds per kilogram <u>or liter</u>;

(v) for hybrids, the hybrid percentage, if appropiate.

In the case of small quantities (h), the requirements as laid down in subparagraph (ii), (iv) and (v) does not have to be fulfilled. The Commission shall, by means of implementing acts, determine the quantities for the respective species. That implementing act shall be adopted in accordance with the examination procedure referred to in Article 27(2).

The quantity of a small sample is too small to carry out a seed test.

- By way of derogation from paragraph 1, point (h), in order to make seed of the current season's crop rapidly available, notwithstanding the fact that the examination in respect of germination as laid down in paragraph (h) points (ii) and (iv) has not been concluded, marketing of FRM may take place as far as to the first buyer. The respect of the conditions as laid down in paragraph (h) points (ii) and (iv), shall be stated by the professional operator as soon as possible. A professional operator that intends to make use of this derogation shall notify, once, its intention to make use of the derogation.
- 2. The categories under which FRM from the different types of basic material may be marketed are as set out in the table in Annex VI.
- 3. The Commission is empowered to adopt delegated acts in accordance with Article 26(2), amending the table of Annex VI concerning categories under which FRM from the different types of basic material may be marketed.

That amendment shall adapt those categories to the development of scientific and technical knowledge and **to** the relevant international standards.

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Article 5a

Methods used for sampling, analyses, tests and diagnoses

- 1. <u>Articles 34-42, 92-94 and 97-101 of Regulation (EU) 2017/625 shall not apply.</u>
- 2. Methods used for sampling and for laboratory analyses, tests and diagnoses for the purpose of determining the information as referred to in Article 5(1) point (h) shall comply with ISTA rules establishing those methods or other comparable international standards for the performance criteria for those methods.

Article 5b

<u>Derogation from the r-Requirements for the marketing of FRM for the purpose of</u> conservation of genetic resources

- 1. By way of derogation from Article 4(1) and (2) competent authorities may authorise persons involved in the conservation of forest genetic resources, to approve, under the official supervision of those authorities, the registration of basic material intended for the purpose of conservationing and of forest genetic resources in the national register shall not be subject to approval by the competent authorities. The competent authorities shall keep a register of all persons authorised pursuant to this paragraph.
- <u>In order for the authorisation referred to in paragraph 1 to be granted, and depending on the activities that it covers, the respective persons shall possess the necessary knowledge to carry out in situ and/or ex situ conservation of forest genetic resources.</u>

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- 1.b By way of derogation from Article 5(1), in order for In addition to the provision of Article 5(1), FRM derived from basic material and intended for the conservation of genetic resources, shall only be marketed if subject to this derogation to be marketed all of the following conditions shall be are also fullfilled:
 - (a) that is harvested from basic material approved for in situ or ex situ conservation of forest genetic resources, and
 - (e) The harvesting of FRM shall not have any considerable negative effects on the vitality or the survival of the stand.
 - (b) for generatively propagated FRM
 - (i) that shall be collected from an optimal number of individuals of the approved basic material, taking into account natural conditions; and
 - (ii) genetic diversity is conserved during production and marketing;
 - (c) for vegetatively propagated FRM
 - (i) in case of clone mixtures they shall contain a number of clones that is considered to be appropriate for maintaining genetic diversity.
 - (a) that FRM shall be collected from an optimal number of individuals of the approved basic material, taking into account natural conditions;
 - (b) In the case of FRM, other than seed units, that FRM shall contain a number of clones that is considered to be appropriate for maintaining genetic diversity;
 - <u>(c) that FRM is harvested from basic material approved pursuant to paragraph 1;</u>

 and
 - (d) that FRM, including FRM other than seeds, is harvested from basic material approved for the purpose of:(i) in situ or ex situ conservation of forest genetic resources;
 - (ii) the purpose of restoring forest ecosystems.
 - (f) The harvesting of FRM shall not have any considerable negative effects on the vitality or the survival of the stand.

Change of order. Starting with the approval of basic material (a) and general reqirement (f). (a) regulates the harvest of FRM for the purpose of conservation of genetic resources in approved basic material.

(b) addresses the conservation of genetic diversity during the processing and marketing of the harvested FRM. Sharp purification of the seed, sizing of plants, division of the harvest into too small batches limit genetic diversity.

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"appropriate" as well as the word "optimal" are unsuitable when it comes to quantifying a quantity of reproductive material. In each case, suitable, more concrete terms - depending on the type of propagating material - should be defined in each case.

2. Any professional operator registering basic material for the purpose of conserving forest genetic resources used in forestry The persons referred to in paragraph 1, shall notify the approved basic material to the competent authority of the Member State concerned.

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<u>3.</u> <u>Basic material referred to in paragraph 1 shall be notified to the competent authorities in accordance with the format of FOREMATIS.</u>

The notification of the basic material shall be carried out with reference to the unit of notification.

Each unit of notification shall be identified by a unique register reference in a national register.

That notification shall contain the following information:

- (a) botanical name;
- (b) category;
- (c) basic material;
- (d) register reference or, where appropriate, summary thereof, or identity code for region of provenance;
- (e) <u>location: a short name, if appropriate, and the region of provenance and the latitudinal, longitudinal and altitudinal range;</u>
- (f) area: the size of a seed source(s) or stand(s);
- (g) origin: indication whether the basic material is autochthonous/indigenous, non-autochthonous/non-indigenous or whether the origin is unknown. For non-autochthonous/non-indigenous basic material, indication of the origin if known;
- (h) purpose: conservation and sustainable use of genetic resources.

The competent authority shall include that basic material under the form of a unit of approval in the national register pursuant to Article 12. Each unit of approval shall be identified by a unique register reference in the national register.

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- 3a. The Commission is empowered to adopt a delegated act in accordance with Article

 26, supplementing this Regulation with the following elements requirements

 concerning:
 - (a) requirements concerning the approval of basic material from which the FRM referred to paragraph 2. derives for the purpose of marketing, referred to in paragraph 1. These requirements shall in particular concern:
 - (i) qualifications of the persons referred to in paragraph 1;
 - (iib) the type of basic material, minimal number of trees or population size for the basic material concerned;
 - (iii) specific tasks to be carried out by the competent authorities for the purpose of official supervision.
 - (b) the elements concerning the procedure of the application for the authorisation referred to in paragraph 1, as well as conditions and requirements of that authorisation.
- 4. The Commission may, by means of implementing acts, establish the specific conditions as regards the requirements and content of that notification. Those implementing acts shall take account of the development of applicable international standards and shall be adopted in accordance with the examination procedure referred to in Article 27(2).

- 5. FRM deriving from basic material approved pursuant to paragraph 1 Article 4, shall be accompanied by an official label and an operator's document issued pursuant to Articles 16(1) and 16(1b). In addition, that label and document shall state that:
 - (a) the FRM concerned is 'intended for the purpose of conservation of forest genetic resources';
 - (b) the basic material has been approved persuant to Article 18(1) 4;
 - (c) the FRM concerned complies with the requirements of paragraph 1b.

Paragraph 5 is superfluous, therefore delete, as it is covered by Article 16. The purpose "conservation of forest resources" should be stated there.

6. The Commission may, by means of implementing acts specify the requirements set

out in paragraph 1 and 5, with regard to the collection of FRM, number of clones to

be considered appropriate to maintain genetic diversity per species and the format

and size of the respective official label, in addition to the rules adopted pursuant to

Article 16 (5).

Conservation of genetic resources is one of many purposes, it is no longer channelled separately. There is no reason for the paragraph, so delete it.

Article 6

Requirements for FRM derived from basic material intended for the purpose of conserving forest genetic resources

In order for FRM derived from basic material subject to the derogation of Article 18 to be marketed, all the following conditions shall be fulfilled:

- (a) FRM of the species listed in Annex I may only be marketed, if it is of the 'source-identified' category;
- (b) FRM shall be of origin which is naturally adapted to the local and regional conditions; and
- (c) FRM shall be collected from all individuals of the notified basic material.

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Temporary authorisation of marketing of FRM <u>satisfying less stringent requirements</u> or deriving derived from basic material not meeting the category requirements satisfying less stringent requirements

- 1. In order to address remove any temporary difficulties in the general supply of FRM satisfying the requirements of this Regulation that occur in one or more Member States and cannot be overcome within the Union, the Commission may, by means of implementing act, authorise one or more Member States to temporarily allow the marketing, of FRM satisfying less stringent requirements than the ones referred to in Article 5(1) points (c) and (h) and Article 8, or deriving from basic material which satisfies less stringent requirements than the ones referred to in Article 4(2). That implementing act shall determine the following conditions of such authorisation:
 - (a) the maximum duration of the <u>authorization</u> authorisation, which authorisation can be at maximum 12 months;
 - (b) obligations as regards official controls on the professional operators applying that authorisation;
 - (c) the Member State(s) that are concerned by the temporary authorisation;
 - (d) the areas, professional operators, species concerned for each Member State, as appropriate;
 - (e) other conditions for marketing as necessary for each Member State;
 - (f) the area in which the FRM may be marketed;
 - (g) restriction to certain categories.

The implementing act referred to in paragraph 1 shall be adopted in accordance with the examination procedure referred to in Article 27(2).

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- 1. Competent authorities may temporarily authorise the marketing of FRM derived from approved basic material which does not meet all the requirements of the appropriate category referred to in Article 5(1), following the adoption of the delegated act referred to in paragraph 2.
 - The competent authorities of the respective Member State shall notify the Commission and the other Member States of those temporary authorisations and of the respective reasons justifying their approval.
- 1a. FRM referred to in paragraph 1 shall be accompanied by an official label and operator's document issued pursuant to Articles 16(1) and 16(1c). In addition, that operator's document shall state that the FRM concerned satisfies less stringent requirements than the ones referred to in Article 5(1) points (h) and (c) and Article 8. or has been derived from basic material which satisfies less stringent requirements than the ones set out in Article 4(1) and (2).
- 2. The Commission is empowered to adopt delegated acts, in accordance with Article 26, supplementing this Article, by setting out the conditions for the granting of the temporary authorisation to the Member State concerned. Those conditions shall include:
 - (a) the justification for granting that authorisation to ensure achievement of the objectives of this Regulation;
 - (b) the maximum duration of the authorisation;
 - (c) obligations as regards official controls on the professional operators applying that authorisation:
 - (d) the content and form of the notification referred to in paragraph 1.

Article 8

Special requirements for certain species, categories and types of FRM

The Commission is empowered to adopt delegated acts, in accordance with Article 26, supplementing, as necessary, this Regulation as regards the requirements as appropriate for each type, species or category of FRM:

- (a) concerning <u>fruit and fruit and</u> seed lots of the <u>tree</u> species <u>listed in Annex I other than</u>

 <u>hybrids and seeds used for direct sowing</u> as regards species purity, <u>if technically</u>

 <u>feasible feasable</u>:
- (b) concerning parts of plants of the <u>tree_species and artificial hybrids listed in Annex I as</u>
 regards quality in relation to general characteristics, health and size;

Has not proven itself in the past. The Market can regulate.

- (c) for external quality standards for *Populus* spp. propagated by stem cuttings or sets as regards defects and minimum dimensions for stem cuttings and sets;
- (d) concerning planting stock of the <u>tree_species and artificial hybrids listed in Annex I as</u> regards quality in relation to general characteristics, health, vitality and physiological quality;

Has not proven itself in the past. The market can regulate.

From the point of view of genetic diversity, smaller plants should also have a chance.

(e) concerning planting stock to be marketed to users in regions with particular eco-climatic conditions having a Mediterranean climate as regards defects, size and age of the plants and, where appropriate, size of the container.

That delegated act shall be based on the experience gained by the application of the requirements as appropriate for each type, species or category of FRM as regards the provisions for inspections, sampling and testing, and isolation distances. It shall adapt those requirements based on the development of the respective international standards, the technical and scientific developments, or the climatic and ecological developments.

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Article 9

Contingency plan and national register

National register is in Article 12.

1. Each Member State <u>mayshall</u> draw up one or more contingency plans to ensure <u>preparedness and capacity to establish</u> a sufficient supply of FRM to reforest areas affected by extreme weather events, wildfires, diseases and pest outbreaks, disasters or any other event, as relevant and identified in the national risk assessments developed in accordance with Article 6(1) of Decision No 1313/2013/EU²³.

Those plans may be coordinated between neighbouring countries.

That contingency plan <u>may</u>shall be prepared for those <u>one or more of the</u> tree species and artificial hybrids thereof listed in Annex I, that are <u>on the basis of an evaluation made by</u> the Member State, economically and/or ecologically relevant as stand forming species, <u>under deemed suitable</u> for the current and projected future climatic and ecological conditions of the Member State concerned.

The contingency plans shall take into account, when available, the projected future distribution of the relevant tree species and artificial hybrids thereof, on the basis of national and/or regional climate model simulations, for the Member State concerned.

2. Member States shall, at an appropriate stage, consult all—relevant stakeholders in the process of drawing up and keeping up to date such contingency plans.

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OJ L 347, 20.12.2013, p. 924.

- 3. Each contingency plan shall as appropriate for the conditions of every Member State, include the following:
 - (a) the roles and responsibilities of the bodies involved in the execution of the contingency plan in case of any event causing a major shortage of FRM, as well as the chain of command and procedures for the coordination of actions to be taken by competent authorities, other public authorities, delegated bodies or natural persons involved, laboratories and professional operators, including the coordination with neighbouring Member States and neighbouring third countries, where appropriate;
 - (b) access of competent authorities to supplies of FRM that have been maintained for the purpose of contingency planning, premises of professional operators, in particular forest nurseries and laboratories producing FRM, other relevant operators and natural persons;
 - (c) access of competent authorities, where necessary, to equipment, personnel, external expertise and resources necessary for the rapid and effective activation of the contingency plan;
 - (d) measures concerning the submission of information to the Commission, the other Member States, the professional operators concerned and the public, as regards the major FRM shortage, and the measures taken against it in the event of an officially confirmed or suspected major FRM shortage;
 - (e) arrangements for recording findings of the presence of any major FRM shortage;
 - (f) the available assessments of the Member State as regards the risk of a major FRM shortage for its territory and its potential impact on human, animal and plant health, and the environment;

- (g) principles for the geographical demarcation of the area(s) where a major FRM shortage has occurred;
- (h) principles concerning the <u>appropriate competence</u> training of personnel <u>of the</u> the competent authorities and, where appropriate, bodies, <u>public authorities</u>, laboratories, <u>professional operators and other persons</u> referred to in point (a).

Member States shall regularly review and, where appropriate, update their contingency plans to take account of the technical and scientific developments in relation to climate model simulations addressing the projected future distribution of the relevant tree species and artificial hybrids thereof.

- 4. Member States shall establish a national register that:
 - (a) contains the tree species and artificial hybrids listed in Annex I, which are relevant for the current climatic and ecological conditions of the Member State concerned;
 - (b) takes account, of the projected future distribution of those tree species and artificial hybrids thereof.

Within 4 years from the date of establishment of their national registers, Member States shall establish contingency plans for the species and artificial hybrids included in their registers.

- 5. Member States shall collaborate with each other and with all relevant stakeholders for the establishment of their contingency plans, on the basis of an exchange of best practices and experience gained with the establishment of those plans.
- 6. Member States shall make their contingency plans available to the Commission, the other Member States and all relevant professional operators through publication [in FOREMATIS].

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CHAPTER IIb

REGISTRATION AND AUTHORISATION OF PROFESSIONAL OPERATORS AND OFFICIAL SUPERVISION BY THE COMPETENT AUTHORITIES

(independent chapter)

Article 10

Obligations for professional operators

- 1. Professional operators shall:
 - a. be established in the Union;
 - b. be registered in a register in each Member State where they have activities

 related to the production and marketing of FRM, as provided for in Article 65

 of Regulation (EU) 2016/2031, for the activities related to the production and

 marketing of FRM, in accordance with Article 66 of that Regulation;
 - c. be available personally or designate another person, to liaise with the competent authorities for facilitating the official controls and to give access to their premises, goods, documents and all other relevant information;
 - **d.** inform about the company name, legal form and the name a responsible person for compliance with all activities of this regulation.
 - A responsible person is required, since only a natural person can be prosecuted. The abstract operator is not sufficient.
 - e. This person is responsible for ensuring ensure that the requirements pursuant to this paragraph 1 are fulfilled met, and is obliged to keep records of the type, quantity and location of all stocks, receipts, mixtures, changes in stocks and outgoing FRM.

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The professional operators shall inform the competent authorities about any changes regarding points (a) to (d) and the competent authorities shall update that register accordingly.

They shall be established in the Union.

2. Professional operators shall ensure traceability and identification of FRM at all stages of production and marketing, including information on the suppliers and buyers, and information contained in the official label and the operator's document. The professional operator shall have a system that allows monitoring the information relevant for traceability and identification of FRM for the purpose of own checks and official controls. The systems used must not permit any subsequent modification of official labels and operator's documents. The digital systems must enable an automated check of the records by the competent authority. The competent authority may authorise a accounting system on request.

The member states are empowered to regulate the content of the records and to require only digital records. be responsible for the documentation of all FRM processes, as well as the filing of all other documents that are necessary for the competent authority to check compliance with the provisions of this Regulation. They shall keep the traceability information available for 10 years. The records must be stored for ten years. This period begins at the end of the year in which the transactions occurred. The records may be stored in digitally readable form. The member states are allowed to regulate the content of the records and to require only digital records.

- 2.a The information referred to in paragraph 2 shall be recorded clearly comprehensible, preferably digitally and without delay, and be stored forgery-proof for at least 10 years.

 The storage That period shall begin at the end of the year in which the operator's document has been created. The information may be stored in digitally readable form. The Member States are allowed to regulate the content of the records and to require only digital records.
 - 3. The professional operators shall facilitate the access of users to the existing available information on FRM concerning its suitability for specific climatic and ecological conditions. That information shall, prior to the transfer of the FRM concerned, be provided to the potential user through websites, planters' guides or other appropriate means. The professional operators may refer to websites managed by the competent authorities or public institutes if those are available.
 - 4. Professional operators shall seperate FRM from other reproductive material and shall label and document the material upon their entry in the company and pursuant to rider-provisions of the exceptional permission by the national competent authority, indicating

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the purpose of destination. Quantity, entry into and exit from the company as well as sender and recipient are to be documented.

- 5. The professional operators shall allow the competent authorities free access to:
 - (a) their equipment, means of transport, premises and other sites under their responsibility and their surroundings;
 - (b) their computerised information management systems;
 - (c) all goods under their responsibility;
 - (d) all documents and other relevant information.

During official controls and other official activities, professional operators shall fully support and cooperate with the competent authorities in the fulfilment of their tasks. In particular, they must submit all documents relating to the FRM business transactions immediately and in full, tolerate the inspections carried out by the competent authorities, provide information truthfully and in full and make requested documents and samples, respectivly, available immediately and free of charge.

- 6. The sender shall prove the export of FRM immediately to the competen authority by joining a customs declaration of export handled by a customs officer.
- 7. The professional operator shall provide the information of the operator's document (Article 16 paragraph 4a) in the case of marketing between MS in the database to be set up by the COM in accordance with Article 16 paragraph 7.

(Necessary for direct implementation of the control into the FRM regulation).

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Article 10a

Authorisation of a professional operator under official supervision by the competent authority for production and marketing of FRM

1. Competent authorities may, upon application by a professional operator, authorise the professional operator to perform all or certain activities required for the production and marketing of FRM under official supervision of the competent authority for FRM of the source-identified, selected, qualified or tested category and to issue an official label for them.

(Only the issuance of the label is transmitted. The categories are determined at the time of authorisation.)

In order to be granted such authorisation, and depending on the activities to be authorised for, the professional operator shall:

- (a) possess the necessary knowledge for complying with the requirements referred to in Article 5;
- (b) be qualified or employ qualified personnel, to carry out one or more of the following activities to ensure compliance with the requirements referred to in Article 5:

(i) inspections;

(ii) sampling;

(iii) testing;

to ensure compliance with the requirements referred to in Article 5;

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- (c) have identified, and have the capability to monitor, the critical points of the production process which may influence the quality and identity of the FRM, and keep records of the results of that monitoring;
- (d) have in place systems to ensure the fulfilment of the requirements concerning lots pursuant to Article 15 and issuance of the official label pursuant to Article 16.
- 2. The Commission is empowered to adopt delegated acts in accordance with Article 26, supplementing paragraph 1 as regards by setting out one or more of the following elements:
 - (a) the procedure for the application submitted by the professional operator;
 - (b) specific actions to be taken by the competent authority, in order to confirm the compliance with paragraph 1, points (a) to (d).

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Article 10b

Withdrawal or modification of the authorisation of a professional operator

- 1. Where an authorised professional operator no longer fulfils the requirements set out in Article 9 10a(1), 10(1)c+d and 10(2), (2a), (4)-(7) the competent authority shall request that operator to take corrective actions within a specified period of time.
- 2. The competent authority shall without delay withdraw, or modify as appropriate, the authorisation, if the professional operator does not apply the corrective actions referred to in the first subparagraph 1 within the specified period of time.
- 3. The competent authority may order the suspension or withdrawal of the authorisation of the professional operator and impose other effective penalties if the regulation is violated.

(This is the authorisation that the competent authority can act ex officio.)

- 4. In case it is concluded that the authorisation had been granted following fraud, the competent authority shall withdrawal the authorisation impose the appropriate penalties to the professional operator.
- 5. When the authorised professional operator no longer performs the activities it is authorised for, it shall request the withdrawal of its authorisation according to the instructions of the competent authority.

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CHAPTER IIc

OFFICIAL CONTROL BY THE COMPETENT AUTHORITY

Article <u>10</u>c

Official control supervision by the competent authorities

(Necessary for direct implementation of the control into the FRM regulation).

- 1. For the purposes of the activities under official supervision, the competent authorities, shall conduct regular evaluations checks to ensure that the professional operator fulfils the requirements referred to in Article 9 10a(1).
- 1. The competent authorities shall have arrangements in place to ensure:
 - a) the compliance with this Regulation;
 - b) the effectiveness and appropriateness of traceable official controls and other official activities;
 - c) the impartiality, quality and consistency of official controls and other official activities;
 - d) that staff performing official controls and other official activities are free from any conflict of interest: commercial activities related to forest reproductive material which are carried out by such staff on behalf of their Member State do not represent any conflict of interest;
 - e) that staff performing official controls and other official activities are suitably qualified, experienced and regularly trained for the performance of their duties; and
 - f) that appropriate facilities and equipment are at the disposal of the staff for the performance of official controls and other official activities.
- 2. Competent authorities shall have the legal powers to perform official controls and other official activities and the legal procedures in place to ensure that staff have access to the premises of, and documents kept by, operators. They must have the authority to impose penalties.
- 3. <u>Competent authorities shall perform official controls on all operators on a risk basis</u> <u>and with appropriate frequency, taking into account of:</u>

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- a) identified risks of non-compliance with this Regulation (EU) .../... [on FRM] and the evolution of those risks;
- b) the activities under the control of operators; and
- c) any information indicating the likelihood that buyers of FRM might be misled, in particular as to the nature, identity, properties, composition, quantity, country of origin or place of provenance of FRM.
- 4. For the official control, the competent authorities shall carry out official inspections, and may carry out sampling and testing of the FRM on the site of production and on lots of the FRM in order to confirm compliance of that material with the FRM regulation. Official controls may include the introduction of reference systems for the genetic verification of identity of FRM.
- 5. Methods used for sampling and for laboratory analyses, tests and diagnoses shall comply with ISTA rules, or other international standards establishing those methods. The laboratories shall be listed by the competent authorities.

 The persons entrusted with the testing must have the necessary technical knowledge and experience and must not have any personal interest in the result of the testing.
- 6. Member States shall ensure that the respective competent authorities assist each other administratively in order to obtain appropriate information necessary to ensure the proper functioning of this Regulation, particularly where FRM moves from one Member State to another.

 The Commission is empowered to adopt a delegated act in accordance with Article 26
- on rules of administrative assistance between the Member States.
 The competent authorities document the inspection and make the documents available to the professional operator.

(Direct implementation of the control into the FRM regulation.)

The checks referred to in paragraph 1 shall consist, as necessary, at least of For the purposes of the activities under official supervision, the competent authorities shall carry out official inspections, and may carry out sampling and testing on adequate samples a portion of the FRM on the site of production and on lots of the FRM in order to confirm compliance of that material with the requirements referred to in Article 5.

That portion of controls The frequency of those checks shall be determined on the basis of the assessment of the potential risk of non-compliance of the FRM with those requirements.

(shifted to 4.)

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Official controls Those checks may include the introduction of reference systems for the genetic verification of identity of FRM, such as Biochemical and Molecular Techniques (BMT).

(shifted to 4.)

- 8. In the case of violations of the compliance with this Regulation, the competent authorities may prohibit marketing, transport or export of FRM. The competent authorities shall order that FRM shall be destroyed or confiscated or have it officially stored by the operator in accordance with instructions and under the supervision of the competent authority at the expense of the operator until the matter has been clarified. At the discretion of the competent authority, the use of the FRM for purposes other than those originally intended may also be ordered. The competent authorities may impose other effective penalties.
- The Commission shall-may, by means of implementing acts, lay down rules on uniform practical arrangements for the performance of the official controls to verify compliance with the rules on FRM regarding:
 - a) specification of the arrangements referred to in paragraph 1;
 - specification of the activities and frequencies, as referred to in paragraph 3;
 - c) specific reporting obligations of the delegated bodies, as referred to in paragraph 4.

Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).

(Shifted from article 31c. c) has to be deleted because article 31c (4) is deleted..)

Article 10d

Financing of official controls

- 1. Member States shall ensure that adequate financial resources are available to provide the staff and other resources necessary for the competent authorities to perform official controls and other official activities.
- 2. In the case of a violation of the compliance with this Regulation, all additional-costs incurred under Art. 10b and 10c shall be borne by the professional operator.

(Shifted from Article 31b, and supplimented.)

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CHAPTER III

REGISTRATION OF PROFESSIONAL OPERATORS AND BASIC MATERIAL, AND DEMARCATION OF REGIONS OF **PROVENANCE**

Article 11

Demarcation of regions of provenance for certain categories

Member States shall, for the relevant species of basic material intended for the production of FRM of the 'source-identified' and 'selected' categories, demarcate the regions of provenance.

The competent authorities shall draw up and publish on their website maps showing the demarcations of the regions of provenance. They shall make those maps available to the Commission and other Member States through FOREMATIS.

Article 12

National register and national lists of basic material

1. Each Member State shall establish, publish and keep updated, in electronic format, a national register of the basic material of the various species approved on its territory pursuant to Articles 4, 18 and 19 and notified pursuant to Article 18.

That register shall contain full details of each unit of approved basic material, together with its unique register reference.

By way of derogation from Article 4, the competent authorities shall immediately register in their national registers the basic material included, before ... [OJ, please, insert the <u>application</u> date of the of this Regulation], in their respective national registers referred to in Article 10(1) of Directive 1999/105/EC, without applying the registration procedure set out in that Article.

- 2. Each Member State shall establish, publish and keep updated a national list of basic material, which shall be presented as a summary of the national register. It shall make that list available in electronic format to the Commission and the other Member States through and in accordance with the format of FOREMATIS.
- 3. Member States shall present the national list in a common form for each unit of approval of basic material. For the categories 'source identified' and 'selected', it may contain only a summary description of the basic material, on the basis of regions of provenance.

The national list shall provide in particular the following details:

- (a) botanical scientific name of the genus and species and, if so decided by the competent authority, common name in an official Union language;
- (b) category;
- (c) type of basic material, as referred to in the table of Annex VI;
- (d) register reference-or, where appropriate, summary thereof, or identity code for region of provenance;

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- (e) location of basic material: a short name, if appropriate, and one of the following sets of particulars:
 - (i) for the 'source-identified' category, region of provenance and <u>the exact</u>

 <u>geographical position(s) defined by latitude, longitude, and altitude or the</u>

 latitudinal, longitudinal and altitudinal range;
 - (ii) for the 'selected' category, region of provenance and the geographical position defined by latitude, longitude and altitude or the latitudinal, longitudinal and altitudinal range;
 - (iii) for the 'qualified' category, the exact geographical position(s) defined by latitude, longitude and altitude <u>or the latitudinal, longitudinal and</u> <u>altitudinal range</u>, where the basic material is maintained;
 - (iv) for the 'tested' category, the exact geographical position(s) defined by latitude,
 and longitude and altitude or the latitudinal, longitudinal and altitudinal
 range, where the basic material is maintained;

In points (i) to -(iv) a uniform coordinate system as defined in the Forest

Reproductive Material Information System of the Commission (FOREMATIS) will shall apply;

(f) area: the size <u>(in hectares or number of trees)</u> of a seed source(s), stand(s) or seed orchard(s);

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- (g) origin:
 - (i) indication whether the basic material is autochthonous/indigenous, non-autochthonous/non-indigenous or unknown and, in the case it is indigenous, whether it is autochthonous or not; or if the origin is unknown;
 - (ii) <u>Information about the origin, if it is known non-autochthonous/ non-indigenous basic material, an indication of the origin, if it is known;</u>
 - (iii) in the case of seed orchards; provenances or other relevant geographic information where its components were originally located shall be stated if known. For seed orchards representing a more advanced stage of breeding, information from breeding records may substitute the information about origin and region(s) of provenance;
- (h) one or more purpose objective (s) of use of FRM as referred to in Article 3(1)

 2(2). In the case of the purpose "conservation of forest genetic resources", an indication whether the basic material has been approved under official supervision persuant to Article 18(1);

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(ha) other information relevant for the characterisation of the basic material;

- (i) in the case of FRM of the 'tested' category, an indication whether it is:
 - (i) genetically modified; or it is authorised for cultivation as a genetically modified organism, for cultivation in the respective Member State pursuant to Article 19 of Directive 2001/18/EC or Articles 7 and 19 of Regulation (EC) 1829/2003, or, where applicable, in the respective Member State in accordance with Article 26b of Directive 2001/18/EC;
 - (ii) an NGT plant; it contains or consists of a category 1 NGT plant as defined in Article 3(7) of Regulation (EU) .../... (Office of Publications, please insert reference to NGT Regulation ...);
 - (iii) it contains or consists of a category 2 NGT plant as defined in Article 3(8)
 of Regulation (EU) .../... (Office of Publications, please insert reference to
 NGT Regulation);

Currently, NGT-based organisms are considered to be GMOs and are regulated accordingly. A new regulation has not yet been decided, so the corresponding references should be deleted.

- (j) in the case of qualified and tested categories, information about the place of production of <u>offsprings of parents of families</u>, clone(s) or clonal mixture(s), where appropriate;
- (ja) In case of a freely accessible data base of the competent authority, a link to that data base including the master certificates and codes or numbers corresponding to the respective units of approval and/or a link to the database referd to in Article 14(6).

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Article 13

Union List of Approved Basic Material

1. On the basis of the national lists provided by each Member State in accordance with Article 12, the Commission shall publish a list entitled 'Union List of Approved Basic Material for the Production of Forest Reproductive Material'.

That list shall be made available in electronic format through FOREMATIS.

2. That list shall reflect the details given in the national lists referred to in Article 12(1) and show the area of utilisation.

CHAPTER IV

MASTER CERTIFICATE, LABELLING AND PACKAGING

Article 13a

Harvest and collection from basic material

- 1. The professional operator shall notify the competent authority of its intention to harvest FRM, within a reasonable period prior to harvesting, in order to allow the competent authority to organise controls.
- 2. In the case where seed units FRM from a species listed in Annex I are not harvested with the intention not to be marketed as FRM within the Union, the professional operator referred to in Article 3(31) or other operator shall indicate location, harvest time, intended use, quantity and first recipient must be reported to the competent authority this in the notification.

Seeds that are not intended for planting in the forest can still produce a plant for the forest. This is a market, which needs to be controlled. (Implementation of Aricle. 2(4))

3. During the collection and processing of FRM before marketing or direct sowing, the harvested FRM shall bear a provisional label issued by the professional operator, containing the unique reference to the basic material, the collection date, the name of the professional operator, and the harvested quantity. That label shall be replaced by the master certificate issued by the competent authority, official label, referred to in Article 16, once the respective requirements are fulfilled.

This is the regular process. Later the official label needs the information of the master certificate.

4. The competent authority may define the technical conditions to be considered during harvesting and collection.

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- 5. The professional operator responsible for FRM harvesting, extraction, cleaning and packaging shall ensure that the lot, other than plant lot, is sufficiently homogenous prior to marketing or sowing in accordance with the applicable international standards.
- 6. Professional operators shall maintain for a period of at least 10 years and upon request, supply the competent authority with records which shall contain details of all consignments that have been detained and marketed.

Keep it for clarification.

Article 14

Master certificate of identity

- 1. The master certificate of identity ('master certificate') shall attest that the FRM:
 - (a) derives from a single unit of approved basic material in accordance with the requirements of Article 4(2) or in accordance with Article 18(1):
 - (b) derives from a mixture of seed lots according to Article 15(3);
 - (c) is imported and its <u>master certificate or</u> offical certificate is replaced in accordance with Article 25(3), point (a);

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(d) derives from a subsequent vegetative propagation according to Article 15(2).

The competent authorities shall issue the master certificate, bearing a unique code or number, upon application of a professional operator, as soon as possible, after harvesting or extraction of the seeds depending on the circumstances and on the nature of the material, or after importing the FRM, from approved basic material, a master certificate of identity ('master certificate'), showing the unique register reference of basic material, for theall FRM that has been harvested.

We do not wish to allow any softening of the time of issuing the master certificate. We issue the master certificate exclusively at the place of production. By deleting the term extraction and following and interpreting the wording "as soon as possible", each MS can adapt the timing to its local circumstances, without creating an opportunity for a softening of application in Austria.

The master certificate shall attest compliance with the requirements of Article 4(2).

The Commission shall, by means of an implementing act, adopt the content and the model for the master certificate of identity for FRM, and in particular for all of the following:

- (a) Model master certificate for FRM that is derived from seed sources and stands:
- (b) Model master certificate for FRM that is derived from seed orchards or parents of family(ies); and

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- (c) Model master certificate for FRM that is derived from clones and clonal mixtures.

 That implementing act shall be adopted in accordance with the examination procedure referred to in Article 27(2).
- 2. Where in accordance with Article 15(2) a Member State adopts measures as regards subsequent vegetative propagation, a new master certificate shall be issued.
- 3. Where mixing takes place in accordance with Article 15(3), Member States shall ensure that the register references of the components of the mixtures are identifiable, and a new master certificate <u>persuant to paragraph 1</u> or other document identifying the mixture shall be issued. The professional operator shall notify the competent authority of its intention to carry out that mixing, within a reasonable period prior to that operation. The competent authority may decide to supervise the mixing process.
- 4. Where a lot referred to in Article 15(1) is subdivided into smaller lots that are not processed uniformly and subjected to subsequent vegetative propagation, a new master certificate shall be issued and a reference shall be made to the previous master certificate **code** or number.
- 4a. Professional operators may request the competent authorities to issue a master certificate, pursuant to paragraph 1, to replace a master certificate issued pursuant to Directive 1999/105/EC.
- 5. A master certificate may also be issued in an electronic form ('electronic master certificate').
 - The Commission may, by means of implementing acts, set out technical arrangements for the issuance of electronic master certificates, for ensuring their compliance with this Article and an appropriate, credible and effective mode for the issuance of electronic master certificates. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).

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- 6. The Commission is empowered to adopt delegated acts, in accordance with Article 26, supplementing this Article, by setting out rules on: digital recording of all master certificates and the establishment of a centralised platform that connects all the Member States and the Commission, to facilitate the processing of, access to and use of those master certificates.
 - (a) digital recording of all actions taken by the professional operator and the competent authorities, in order to issue the master certificate; and
 - (b) establishment of a centralised platform that connects all the Member States and the Commission, to facilitate the processing of, access to and use of thoserecords.

Article 15

Lots

1. FRM shall, during all stages of production and marketing, be kept separated in lots, by reference to individual units of approval. Each lot of FRM shall be identified by a master certificate reference to ensure traceability of the FRM to the approved basic material from which it has been derived and lot code, of basic material to ensure traceability of the FRM to the approved basic material from which it has been harvested. FRM shall be harvested from those individual units of approval and marketed in lots that shall be sufficiently homogeneous and identified as distinct from other lots of FRM.

Simplification, because many facts are treated in previous articles (e.g. beginning of Art. *14*).

Each lot of FRM shall be identified by the following:

lot code or lot number, in the case of marketing; number; (a)

A uniformly defined lot code is superfluous.

Traceability is ensured by the master certificate code and the professional operator's records. In contrast to PRM, there is a master certificate code for FRM existing.

Otherwise, this would generate a "tapeworm" code.

Operator's document code (Art. 16) is sufficient for traceability.

(b) master certificate code or number;

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(c) scientific name of the genus and species and, if so decided by the competent authority, common name in an official Union language;

(d) category of FRM;

(da) purpose(s) of use;

This is key information for the customer that cannot be omitted. It is also cited as a reason for the abolition of the directive.

- (e) **type of** basic material;
- (f) register reference or identity code for region of provenance;
- (g) region of provenance for FRM of the 'source-identified' and 'selected' categories or other FRM if appropriate;
- (h) if appropriate, whether the origin of the basic material is autochthonous or autochthonous, indigenous, non-autochthonous or non-indigenous, other origin or unknown;
 - The information must be according to Article 12 (g)
- (i) in the case of seed units, the year of ripening, purity, germination percentage of the pure seed, weight of 1000 pure seeds, and the number of germinable seeds per kilogram (Art. 5 1.(h)) the name of the seed test station, and for the purpose 'conservation of genetic resources and biodiversity' the number of trees from which the FRM was collected;

The addition is required in cases where seed is sown directly by the producer without the need for a label. In this case, seed testing improves the control of developing plants. [Example: A tree nursery leases a stand for seed harvest and sows the seed in its own nursery.]

This information is essential for the control!

- (j) age and type of planting stock of seedlings or cuttings, whether undercuts, transplants or containerised;
- (k) for the 'tested' category whether it is:
 - (i) genetically modified; it is authorised for cultivation as a genetically modified organism, for cultivation in the respective Member State pursuant to Article 19 of Directive 2001/18/EC or Articles 7 and 19 of Regulation (EC) 1829/2003, or, where applicable, in the respective Member State in accordance with Article 26b of Directive 2001/18/EC;

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- (ii) an NGT plant.it contains or consists of a category 1 NGT plant as defined in Article 3(7) of Regulation (EU) .../... (Office of Publications, please insert reference to NGT Regulation ...):
- (iv) it contains or consists of a category 2 NCT-plant as defined in Article 3(8) of Regulation (EU) .../... (Office of Publications, please insert reference to NGT Regulation).

Currently, NGT-based organisms are considered to be GMOs and are regulated accordingly. A new regulation has not yet been decided, so the corresponding references should be deleted.

(I) Ancillary provisions of the approval if available and required.

Ancillary provisions of the approval, if available and necessary, must be included here. (e.g. for black poplar, which should only remain in the river area of origin).

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- 2. Without prejudice to paragraph 1 of this Article and to Article 5(1), point (c), <u>professional operators</u>Member States—shall keep separately FRM, which is subject to subsequent vegetative propagation and shall identify it as such. Such FRM shall have been harvested from a single unit of approval in the 'selected', 'qualified' and 'tested' categories <u>for sustainable production of wood</u>, or 'selected', 'qualified' and 'tested' for the <u>sustainable production of biomaterials</u>, biomass or other forest products. In suchass cases, the produced FRM shall assume the same category as the original FRM.
- 3. Without prejudice to paragraph 1, the mixing of <u>seed lotsFRM</u> shall be subject to <u>all of</u> the following conditions, <u>as applicable</u> appropriate:
 - (a) within the 'source-identified' or 'selected' categories, mixing shall apply to <u>seed</u>

 <u>lotsFRM</u> derived from two or more units of approval within a single region of provenance;
 - (aa) it shall only take place within the same species, region of provenance and category;
 - (ab) it shall have at least one of the purpose(s) as its original lots, as referred to in paragraph 1(da);
 - (b) in the case of mixing of <u>seed lotsFRM</u> within a single region of provenance, from seed sources and stands in the 'source-identified category, the new combined lot shall be certified as 'seed lotsFRM derived from a seed source';
 - (c) in the case of mixing of <u>seed lotsFRM</u> derived from-non-autochthonous or non-indigenous basic material with that from basic material of unknown origin, the new combined lot shall be certified as being 'of unknown origin';

Further combinations are missing here, such as indigenous with non-indigenous or authochthonous and non-authochthonous.

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(d) in the case of mixing of <u>seed lotsFRM</u> derived from a single unit of approval from <u>one or different</u> years of ripening, the actual years of ripening and proportion of <u>seed</u> <u>FRM</u> from each year shall be recorded.

In the case of mixing in accordance with the first subparagraph, points (a), (b) or (c), the identity code for the region of provenance may be substituted for the register reference as in paragraph 1, point (f). The resulting lot shall be mixed in such a way that it is homogeneous.

Article 16

Official label and operator's document

- 1. An official label shall be issued <u>and printed for each lot for marketing, with the exception of holding and offering for the purpose of sale</u> by:
 - (a) the <u>authorized authorised professional operator or a person contracted by that</u>
 <u>operator under the official supervision of the</u> competent authority; <u>orfor every lot</u>
 <u>of FRM attesting compliance of that FRM with the requirements referred to in Article 5.</u>

(b) the competent authority.

This official label shall attest compliance with the requirements of Articles 5, 8 as applicable, and 15, or with the requirements of Article 185b, in the case of FRM intended for the conservation of forest genetic resources as referred to in Article 185b.

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- 1a. That label shall ensure unique identification and traceability of the lot by accompanying that lot during all stages of production and marketing as referred to in paragraph 1.
- 1b. In addition to In addition to the official label in case of delivery of FRM lots to another user, the official label, the professional operator shall also issue and print an operator's document for each delivered lot, which may be, or combined with take the form of a label or the form of a document. That label or document may be combined with a delivery note or an invoice.

Addition for clarrification.

- 2. Competent authorities shall authorise the professional operator to print the official label after the competent authority has attested compliance of that FRM with the requirements referred to in Article 5. The professional operator is authorised to print that label, if, on the basis of an audit, the competent authority has concluded that the operator possesses the infrastructure and resources to print the official label.
- 3. The competent authority shall carry out regular controls to check whether the professional operator complies with the requirements referred to in paragraph 2.
 - Where, after having granted the authorisation referred to in paragraph 2, the competent authority finds that a professional operator does not fulfil the requirements referred to in that paragraph, it shall without delay withdraw, or modify as appropriate, the authorisation.
- 4. The official label shall contain all elements listed in points (a), (b), (c), (d), (f) and (k) of Article 15(1), as well as In addition to the information required under Article 15(1), subparagraph (a), (b), (c), (d), (da), (f) and (k), the official label shall contain all the following information:

Art. 15(1)a has been deleted, as traceability is guaranteed for FRM.

(a) master certificate number(s) issued in accordance with Article 14 or a reference to the other document identifying the mixture available in accordance with Article 14(3);

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(aa) lot code or lot number:

(ab) code of operator's document;

Basic principles for traceability at FRM.

(ac) age and assortment in case of plant lots;

Important information for the customer (consumer protection).

(b) the registration number or code of the name of the supplying professional operator issuing the official label or to whom the official label has been issued by the competent authority.

The addition is not required, as only the code of the professional operator must be stated.

- (c) quantity supplied;
- (d) <u>in the case of FRM of the 'tested' category, whose basic material is approved</u> <u>under Article 4, the words 'provisionally approved';</u>
- (e) whether the FRM has been vegetatively propagated.

Hn addition to those elements, t The official label may further include contain a digital element, such as a QR code, containing any of the above elements, and the elements of the operator's document as and in a non-official part of that label, one or more elements referred to in paragraph 4a.

In a non-official part, that label may also include one or more elements of the operator's document as referred to in paragraph 4a.

Sentence not necessary. The information is included in the previous sentence.

- <u>4a.</u> The operator's document shall contain all of the following elements:
 - (a) all elements identifying the lot of the official label as referred to in paragraph $4_{\overline{3}}$ points (aa), (b) and (d);
 - (b) all additional elements as referred to in Article 15(1); 15(1)b, c, f and k already contained in (a).
 - (c) the address and name of the professional operator and/or registration code number and/or legal entity's code;

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- (d) the quantity and the type of FRM supplied;
- (e) Member State(s) of production and / or where applicable third country of production origin of the respective FRM;
- (f) the name and address of the recipient of the respective FRM;
- (fa) date of delivery issuing the operator's document

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- (fb) number of the operator's document
- whether the FRM has been vegetatively propagated; (g)
- (h) additional information in the case of seeds seed lots as referred to in Article 5(1) point (h);
 - (i) purity, as measured by the percentage by weight of pure seed, other seed and inert matter of the product marketed as a seed lot;
 - (ii) germination percentage of the pure seed, or in cases where germination testing is impossible or impractical, the viability percentage assessed by reference to a specified method;
 - (iii) the weight of 1000 pure seeds;
 - (iv) the number of germinable seeds per kilogram or liter of product marketed as seed, or, where the number of germinable seeds is impossible or impractical to assess, the number of viable seeds per kilogram or liter;
 - (v) for artificial hybrids of larch, the hybrid percentage, if appropriate.
 - (h) could be omitted here while seed testing results are shifted to Art. 15(1)i. Therefore, the information is already included in (b).

In the case of small quantities of seed, as referred to in Article 5(1)(h), the information as required by this paragraph, subparagraph (ii) and (iv), may not be indicated on the operator's document.

Is regulated in Article 5(1)h.

4b. The operator's document may also include:

(a) an indication whether FRM is derived from autochthonous or nonautochthonous basic material, if so registered pursuant to Article 12(3) point (g);

Can be deleted, as it is shifted to the amendment to Art. 15 (1)h.

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- <u>appropriate</u> for the marketing of the FRM concerned.
- The information contained in the official label and operator's document shall be kept permanently and forgery-proof. The operator's document shall be kept for at least 10 years. That period shall begin at the end of the year in which the operator's document to be retained was created. The professional operator shall be responsible for the documentation of all FRM processes, as well as the filing of all other documents that are necessary for the competent authority to check compliance with the provisions of this Regulation.
- 4d. In case of seeds, tThe official label shall be affixed visible at to the outside of the package as referred to in Article 17.

This applies not only to seeds but also to FRM in general.

- 5. The Commission shallmay, by means of implementing acts, set out the following element concerning the official label and the operator's document:
 - (a) content of the official label;
 - (b) additional information in the case of seeds and small quantities of seeds;
 - <u>colour of the label for specific categories or other types of FRM;</u>
 - (d) additional information in the case of specific genera or species.
 - (e) <u>format of the official label and the operator's document for all or specific</u> categories or <u>different other</u> types of FRM.

Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).

<u>Member States may decide to use coloured labels, that labels are to use coloured labels which should be the ones as referred to If coloured labels are used, they shall be in accordance with paragraph 5(e) the OECD Forest Seed and Plant Scheme's colours.</u>

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- 6. An official label <u>or operator's document</u> may also be issued in an electronic form ('electronic official label'/ 'electronic operator's document'). <u>In such case, a printed reference, such as QR-code, shall accompany the FRM concerned.</u>
 - The Commission may, by means of implementing acts, set out technical arrangements for the issuance of electronic official labels or operator's documents, to ensure their compliance with this Article and an appropriate, credible and effective mode for the issuance of those official labels or operator's documents. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).
- 7. The Commission is empowered to adopt delegated acts, in accordance with Article 26, supplementing this Article, by setting out rules on:
 - (a) digital recording of all actions taken by the professional operators and the competent authorities in order to issue the official labels and the operator's document;
 - (b) the establishment of a centralised platform that connects the Member States and the Commission to facilitate the processing of, access to and use of those records.

That delegated act may also include requirements concerning the reference to the applicable rules [reference to OCR rules] regarding the documents to be used in order to communicate the information about FRM which moves from one Member State to another.

(This passage is shifted to Article 10c (6).

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Article 17

Packaging of seed units

Seed units with the exception of large quantities, may only be marketed in sealed closed packages with that become unserviceable once the package is opened, such as nets or other containers, which are sealed. In case those packages are opened, the seal will leave traces thereof. Those packages shall be sealed in such a way, that any of their opening is visible and traceable.

However, that sealing shall not be required in the case of recalcitrant seeds and cones.

We can close all trailers with nets, which fulfill the requirements of the first paragraph. This applies to all moist, fresh harvested seed units (seeds/cones) and not just recalcitrant seeds. After transport, the harvested seed units should be unpacked quickly. They can be sealed with nets during transport.

Article 18

<u>Derogation from the obligation to be approved for basic material intended for the purpose of conservationing of forest genetic resources</u>

- 1. By way of derogation from Article 4(1) and (2) competent authorities may authorise persons involved in the conservation of forest genetic resources, to approve, under the official supervision of those authorities, the registration of basic material intended for the purpose of conservationing and of forest genetic resourcesin the national register shall not be subject to approval by the competent authorities. The competent authorities shall keep a register of all persons authorised pursuant to this paragraph.
- In order for the authorisation referred to in paragraph 1 to be granted, and depending on the activities that it covers, the respective persons shall possess the necessary knowledge to carry out in situ and/or ex situ conservation of forest genetic resources.

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- <u>By way of derogation from Article 5(1), in order for FRM derived from basic</u>

 <u>material subject to this derogation to be marketed, all of the following conditions</u>

 <u>shall be fullfilled:</u>
 - (a) that FRM shall be collected from an optimal number of individuals of the approved basic material, taking into account natural conditions;
 - (b) In the case of FRM, other than seeds, that FRM shall contain a number of clones that is considered to be appropriate for maintaining genetic diversity;
 - (c) that FRM is harvested from basic material approved pursuant to paragraph 1; and
 - (d) that FRM, including FRM other than seeds, is harvested from basic material for:
 - (i) in situ or ex situ conservation of forest genetic resources;
 - (ii) the purpose of restoring forest ecosystems.
- 2. Any professional operator registering basic material for the purpose of conserving forest genetic resources used in forestry The persons referred to in paragraph 1, shall notify the approved basic material to the competent authority of the Member State concerned.
- <u>3.</u> <u>Basic material referred to in paragraph 1 shall be notified to the competent authorities in accordance with the format of FOREMATIS.</u>

The notification of the basic material shall be carried out with reference to the unit of notification.

Each unit of notification shall be identified by a unique register reference in a national register.

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That notification shall contain the following information:

- (a) botanical name;
- (b) category;
- (c) basic material;
- (d) register reference or, where appropriate, summary thereof, or identity code for region of provenance;
- (e) <u>location: a short name, if appropriate, and the region of provenance and the latitudinal, longitudinal and altitudinal range;</u>
- (f) area: the size of a seed source(s) or stand(s);
- (g) origin: indication whether the basic material is autochthonous/indigenous, non-autochthonous/non-indigenous or whether the origin is unknown. For non-autochthonous/non-indigenous basic material, indication of the origin if known;
- (h) purpose: conservation and sustainable use of genetic resources.

The competent authority shall include that basic material under the form of a unit of approval in the national register pursuant to Article 12. Each unit of approval shall be identified by a unique register reference in the national register.

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- **3a.** The Commission is empowered to adopt a delegated act in accordance with Article 26, supplementing this Regulation with the following elements:
 - (a) requirements concerning the approval of basic material referred to in paragraph 1. These requirements shall in particular concern:
 - (i) qualifications of the persons referred to in paragraph 1;
 - (ii) type of basic material, minimal number of trees or population size for the basic material concerned;
 - (iii) specific tasks to be carried out by the competent authorities for the purpose of official supervision.
 - (b) the elements concerning the procedure of the application for the authorisation referred to in paragraph 1, as well as conditions and requirements of that authorisation.
- 4. The Commission may, by means of implementing acts, establish the specific conditions as regards the requirements and content of that notification. Those implementing acts shall take account of the development of applicable international standards and shall be adopted in accordance with the examination procedure referred to in Article 27(2).

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- 5. FRM deriving from basic material approved pursuant to paragraph 1, shall be accompanied by an official label and an operator's document issued pursuant to Articles 16(1) and 16(1b). In addition, that label and document shall state that:
- (a) the FRM concerned is 'intended for the purpose of conservation of forest genetic resources';
- (b) the basic material has been approved persuant to Article 18(1);
- (c) the FRM concerned complies with the requirements of paragraph 1b.

Article 19

Approval by professional operators of basic material intended for the production of FRM of the source–identified category

By way of derogation from Article 4(1) and (2), Member States competent authorities may, upon the approval of the Commission, authorise professional operators to approve, for certain species, basic material intended for the production of well-adapted FRM of the source-identified category, if the following conditions are fulfilled:

- (a) the region of provenance, where the basic material is located, is subject to extreme climaticweather conditions; and
- (b) those <u>extreme climatic</u> conditions have an impact on the reproductive cycle of the basic material and decrease the frequency of <u>mast vears</u>, <u>reducing the frequent</u> <u>availability of high quality</u> FRM; <u>and from that basic material</u>.
- (c) the place of harvesting is remote and highly difficult for the competent authorities to access during the time of harvesting of FRM.

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That authorisation shall be subject to approval by the Commission.

The Commission shall, by means of an implementing act, grant the approval referred to in paragraph 1, for each Member State for a certain defined period. The approval shall be granted if the conditions (a), (b) and (c) are fulfilled upon the request of the Member State concerned.

That implementing act shall be adopted in accordance with the examination procedure referred to in Article 27(2).

Article 20

Provisional approval of basic material intended for the production of FRM of the tested category

By way of derogation from Article 4(2), Member States may allow the approveal, for a maximum period of 10 years, in all or part of their territory, of basic material intended for the production of FRM of the 'tested' category where, from the provisional results of the genetic evaluation or comparative tests referred to in Annex V, it can be assumed that once the tests are completed, the basic material will satisfy the requirements for approval under this Regulation.

The Commission may, by means of an implementing act, specify the maximum number of units of FRM and the maximum area size that is to be subject to that approval.

That implementing act shall be adopted in accordance with the examination procedure referred to in Article 27(2).

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Article 21

Temporary difficulties in supply

- In order to overcome any temporary difficulties in the general supply of FRM that occur in 1. one or more Member States, the Commission may, at the request of at least one Member States affected, temporarily authorise Member States to approve for marketing, by means of an implementing act, FRM of one or more species that has been derived from basic material, which satisfies less stringent requirements than the ones set out in Article 4(1) and (2).
- 2. Where the Commission acts in accordance with paragraph 1, the official label issued pursuant to Article 16(1) shall state that the FRM concerned has been derived from basic material which satisfies less stringent requirements than the ones set out in Article 4(1) and (2).
- 3. The implementing act referred to in paragraph 1 shall be adopted in accordance with the examination procedure referred to in Article 27(2).

Article 22

Temporary experiments to seek improved alternatives to provisions of this Regulation

1. By way of derogation from Articles 1, 4 and 5, the Commission may decide, by means of implementing acts, on the organisation of temporary experiments to seek improved alternatives to provisions of this Regulation concerning the tree species or artificial hybrids it applies to, the requirements for the approval of basic material and the production and marketing of FRM.

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Those experiments may only be carried out if at least two Member States participate, upon their request.

Those experiments may take the form of technical or scientific trials examining the feasibility and appropriateness of new requirements compared to the ones set out in Articles 1, 4 and 5 of this Regulation.

- 2. The implementing acts referred to in paragraph 1 shall be adopted in accordance with the examination procedure referred to in Article 27(2) and shall specify one or more of the following elements:
 - (a) the <u>tree</u> species or artificial hybrids concerned and, if appropriate, the provenance;
 - (b) the conditions of the experiments per <u>tree</u> species or artificial hybrid;
 - (c) the duration of the experiment;
 - (d) the monitoring and reporting obligations of the participating Member States.

Those acts shall take into account the evolution of:

- (a) the methods for the determination of the origin of the basic material including the use of biomolecular techniques;
- (b) the methods for the conservation and sustainable use of forest genetic resources taking into account applicable international standards;
- (c) the methods for <u>reproduction</u>, <u>and reproduction</u>, including the use of innovative production processes;
- (d) the methods for the design of crossing schemes of components of basic material;
- (e) the methods for the assessment of characteristics of basic material and FRM;

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(f) the methods for the control of the FRM concerned.

Those acts shall adapt to the evolution of techniques for production of the FRM concerned, and be based on any comparative trials and tests carried out by the Member States.

3. The Commission shall review the results of those experiments and summarise them in a report, indicating, if necessary, the need to amend Articles 1, 4 or 5.

Article 23

Authorisation to adopt more stringent requirements

- 1. By way of derogation from Article 4, the Commission, by means of implementing acts, may authorise Member States **upon their request** to:
 - (a) adopt, as regards the requirements for the approval of basic material and the production of FRM, more stringent or additional production requirements, than those referred to in that Article, in all or part of the territory of the Member State concerned provided that those more stringent or additional production requirements do not impose, or result in, any prohibitions or restrictions on the introduction into, or movement within and through, the Union territory of FRM which complies with this Regulation... Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).
 - (b) restrict, in their territory, the approval of basic material intended for the production of FRM of the category "source-identified";
 - (c) prohibit the marketing to the end user with a view to sowing or planting in all or part of its territory of specified reproductive material, in case that FRM is not suitable for forestry ecological conditions and purposes of the respective Member State.

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Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).

- 2. For the purpose of the authorisation <u>Before changing the requirements</u> referred to in paragraph 1, Member States shall submit to the Commission a <u>request notification</u> setting out:
 - (a) the draft provisions containing the proposed requirements;
 - (b) a justification on the necessity and proportionality of such requirements.
- 3. The authorisation referred to in paragraph 1 shall be grantedvalidated only if all the following conditions are fulfilled:
 - (a) the measures requested ensure at least one of the following:
 - (i) the improvement of the quality of the FRM concerned;
 - (ii) the protection of the environment: adaptation to climate change or the contribution to the protection of biodiversity, restoration of forest ecosystems;
 - (b) the measures requested are necessary and proportionate to their objective pursuant to point (a); and
 - (c) the measures are justified on the basis of the specific climatic and ecological conditions in the Member State concerned.

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4. Where Member States have adopted additional or more stringent requirements pursuant to Article 7 of Directive 1999/105/EC, the Member States concerned shall, by ... [one year after the *date of application of this Regulation*], reviewensure that those measures shall and repeal or amend those measures to comply with this Regulation.

They shall inform the Commission and the other Member States of those actions.

CHAPTER VI IMPORTS OF FRM

Article 24

Imports on the basis of Union equivalence

- 1. FRM may be imported from third countries to the Union only if it is established, pursuant to paragraph 2, that it fulfils requirements equivalent to those applicable to FRM produced and marketed in the Union.
- 2. The Commission may decide, by means of implementing acts, if FRM of specific genera, species, or categories and, where appropriate, deriving from specific types of basic material or of a specific region of provenance, produced in a third country, fulfils requirements equivalent to those applicable to FRM produced and marketed in the Union, on the basis of all of the following:
 - (a) a thorough examination of the information and data provided by the third country concerned; and
 - (b) the satisfactory result of an audit carried out by the Commission in the third country concerned, where that audit has been considered necessary by the Commission;
 - (c) that third country participates in the OECD Scheme for the Certification of Forest Reproductive Material Moving in International Trade <u>or has a comparable</u> certification system.

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Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2) and shall state the import conditions.

3. When adopting the decisions referred to in paragraph 42, the Commission shall consider whether the systems, for approval and registration of basic material and subsequent production and marketing of FRM from that basic material, applied in the third country concerned provide the same guarantees as those provided for in Articles 4, 5 and, where applicable, Article 11, for the 'source identified', 'selected', 'qualified' and 'tested' categories.

Article 25

Notification and certificates of imported FRM imported from third countries

- 1. The professional operators importing FRM into the Union shall inform the respective competent authority in advance of the import through the information management system for official controls (IMSOC) referred to in Article 131 of Regulation (EU) 2017/625.
- 2. Imported FRM shall be accompanied by all of the following:
 - (a) an OECD master-certificate or an equivalent another official certificate issued by the third country of origin;
 - (b) an **OECD label or an equivalent** official label; and
 - (c) records containing details of that FRM provided by the professional operator in that third country.
- 3. Following the import referred to in paragraph 1, the competent authority of the Member State concerned shall replace the competent authority of the Member State concerned shall replace:

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- (a) the <u>OECD</u> master certificate or <u>the equivalent</u> official certificate referred to in paragraph 2, point (a) with a new master certificate issued in the Member State concerned; and
- (b) the official label referred to in paragraph 2, point (b), with a new official label issued in the Member State concerned the OECD label or the equivalent official label, referred to in paragraph 2, point (b) by a new official label, or a new official label shall be attached in addition to that OECD label or the equivalent label. This new official label shall be issued, under the official supervision of the competent authority, either by the professional operator or by a person contracted by the professional operator. The new official label shall be accompanied with an operator's document, in accordance with Article 16(1b).
- 4. The new master certificate and the new official label referred to in paragraph 3, points (a) and (b), shall contain a reference to the original documents, respectively.

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CHAPTER VII PROCEDURAL PROVISIONS

Article 26

Exercise of the delegation

- 1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
- 2. The power to adopt delegated acts referred to in Article 2(23), Article 4(2) and(6), Article 5(3), Article 7(2), Article 8(1), Article 10a(2), Article 14(6) and and Article 16(7) and Article 185b(3a) shall be conferred on the Commission for a period of 5 years from ... [date of entry into force of this Regulation]. The Commission shall draw up a report in respect of the delegation of power no later than 9 months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration unless the European Parliament or the Council opposes such extension not later than 3 months before the end of each period.
- 3. The delegation of power referred to in Article 2(23), Article 4(2) and (6), Article 5(3), Article 7(2), Article 8(1), Article 14(6) and article 16(7) and Article 185b(3a) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.

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- 4. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement of 13 April 2016 on Better Law-Making.
- 5. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.
- 6. A delegated act adopted pursuant to Article 2(23), Article 4(2) and (6), Article 5(3), Article 7(2), Article 8(1), Article 14(6) and and Article 16(7) and Article 185b (3a) shall enter into force only if no objection has been expressed either by the European Parliament or by the Council within a period of 2 months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by 2 months at the initiative of the European Parliament or of the Council.

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Article 27

Committee procedure

- 1. The Commission shall be assisted by the Standing Committee on Plants, Animals, Food and Feed established by Article 58(1) of Regulation (EC) No 178/2002 of the European Parliament and of the Council²⁴. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011²⁵.
- 2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.

Where the opinion of the committee is to be obtained by written procedure, that procedure shall be terminated without result when, within the time-limit for delivery of the opinion, the chair of the committee so decides or a simple majority of committee members so requests.

3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply.

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Regulation (EC) No 178/2002 of the European Parliament and of the Council of 28 January 2002 laying down the general principles and requirements of food law, establishing the European Food Safety Authority and laying down procedures in matters of food safety (OJ L 31, 1.2.2002, p. 1).

Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 13).

CHAPTER VIII

Reporting, penalties, [official controls] and amendments of Regulations (EU) 2016/2031 and 2017/625

Article 28

Reporting

By ... [Office of Publications, please insert date of 5 years after the date of application of this Regulation], and every 5 years thereafter, Member States shall transmit to the Commission a report on the following:

- (a) quantities of certified seed units FRM or, parts of plants or marketed plants by categories per year;
- number of adopted national contingency plans to prepare for FRM supply difficulties and (b) the time needed to activate those contingency plans;
- number of websites and/or national planters' guides containing information on where to (c) best plant FRM;
- (d) quantities of FRM per genera and species imported from third countries under Union equivalence as referred to in Article 24;
- penalties imposed pursuant to Article 29-; (e)

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(f) <u>number of registrated registered professional operators.</u>

The Commission shall, by means of implementing acts, specify the technical formats, including digital submission and processing, for the report provided for in paragraph 1 of this Article. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).

Article 29

Penalties

- 1. Member States shall lay down the rules on effective, proportionate and dissuasive penalties for infringements of this Regulation and shall take all measures necessary to ensure that they are implemented. Member States shall, without delay, notify the Commission of those rules and measures and of any subsequent amendment affecting them.
- 2. Member States shall ensure that financial penalties for violations of this Regulation, perpetrated through fraudulent or deceptive practices, reflect, in accordance with national law, at least either the economic advantage for the professional operator or, as appropriate, a percentage of the professional operator's turnover.

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Article 30

Amendments of Regulation (EU) 2016/2031

Regulation (EU) 2016/2031 is amended as follows:

- (1) in Article 37, paragraph 4 is replaced by the following:
 - '4. The Commission shall, by means of an implementing act, where appropriate, set out measures to prevent the presence of Union regulated non-quarantine pests on the plants for planting concerned, as referred to in Article 36, point (f), of this Regulation. Those measures shall, where appropriate, concern the introduction into and the movement within the Union of those plants.' Those measures shall be adopted in accordance with the principles set out in Section 2 of Annex II to this Regulation;
- (2) in Article 83, the following paragraph is added:
 - '5a. In the case of plants for planting produced, or marketed, as categories source-identified, selected, qualified or tested, as referred to in Regulation (EU) .../...*+, the plant passport shall be includedcombined, in a distinct form, inwith the official label produced in accordance with the respective provisions of that Regulation.

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^{*} Regulation (EU) .../... of the European Parliament and of the Council of (OJ ...).';

⁺ OJ: Please insert in the text the number of this Regulation and institutions and insert the number, date, title and OJ reference of this Regulation in the footnote.

Where this paragraph applies,

- (a) the plant passport for movement within the Union territory shall contain the elements set out in Parts E and F of Annex VII to this Regulation;
- (b) the plant passport for introduction into, and movement within, a protected zone shall contain the elements set out in Part H F of Annex VII to this Regulation.';
- (3) Annex VII is amended in accordance with Annex VII to this Regulation.

Article 31

Amendments of Regulation (EU) 2017/625

Regulation (EU) 2017/625 is amended as follows:

- (1) in Article 1(2), the following point is added:
 - '(1) production and marketing of forest reproductive material.';
- (2) in Article 3, the following point is added:
 - "(5<u>3</u>2) "forest reproductive material" means material as defined in Article 3(1) of Regulation (EU) .../... of ...*+
 - * Regulation (EU) .../... of the European Parliament and of the Council of (OJ ...).';
 - + OJ: Please insert in the text the number of this Regulation and institutions and insert the number, date, title and OJ reference of this Regulation in the footnote.
- (3) the following article is inserted after Article 22a:

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Article 22h

Specific rules on official controls and for action taken by the competent authorities in relation to forest reproductive material

- Official controls to verify compliance with the rules referred to in Article 1(2), point (1), shall include official controls on the production and marketing of forest reproductive material, and on operators subject to those rules.
- The Commission is empowered to adopt delegated acts in accordance with Article 144 to supplement this Regulation by laying down rules for the performance of official controls on forest reproductive material in order to check compliance with Union rules referred to in Article 1(2), point (1), applicable to those goods and for action taken by the competent authorities following the performance of those official controls.

Those delegated acts shall lay down rules on:

- (a) specific requirements for the performance of such official controls on the production and marketing within, the Union of particular of particular forest reproductive material subject to the rules referred to in Article 1(2), point (1), to respond to non-compliance with the Union rules on forest reproductive material of a particular origin or provenance;
- (b) specific requirements for the performance of such official controls on the activities of professional operators related to the production of particular forest reproductive material subject to the rules referred to in Article 1(2), point (1), to respond to non-compliance with the Union rules on forest reproductive material of a particular origin or provenance; and

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- (c) the cases where the competent authorities are to take one or more of the measures referred to in Article 137(2) and Article 138(2) in relation to specific non-compliances.
- 3. The Commission shall, by means of implementing acts, lay down rules on uniform practical arrangements for the performance of official controls on plantforest reproductive material in order to verify compliance with Union rules referred to in Article 1(2), point (1), applicable to those goods and for action taken by the competent authorities following such official controls on:
 - (a) uniform minimum frequency of such official controls, where a minimum level of official control is necessary to respond to recognised uniform risks of non-compliance with the rules on forest reproductive material of a particular origin or provenance;
 - (b) frequency of official controls performed by competent authorities on operators authorised to issue official labels under official supervision in accordance with Article 16(1) of Regulation (EU) .../...*+

Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 145(2).

- * Regulation (EU) .../... of the European Parliament and of the Council of (OJ ...).'
- + OJ: Please insert in the text the number of this Regulation and institutions and insert the number, date, title and OJ reference of this Regulation in the footnote.

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Article 31a

Derogations from Regulation (EU) 2017/625

1. Articles 5(1) to (4), 6, 9(1) and (2), 11, 29(b) point (iv), 33 point (a), 34 to 42, 78 to 85, 92 to 101 and 109 - to 114 of Regulation (EU) 2017/625 shall not apply for the purpose of this Regulation.

(Control is included in FRM regulation. Therefore, it can be deleted.)

Notwithstanding paragraph 1, competent authorities that have delegated certain official control tasks to delegated bodies or natural persons in accordance with Article 28(1) of Regulation (EU) 2017/625, or certain tasks related to other official activities to delegated bodies or natural persons in accordance with Article 31 of Regulation (EU) 2017/625, may organise audits or inspections of such bodies or persons, as necessary and avoiding duplication where those delegated bodies have already an accreditation EN ISO/CEI 17020.1

Article 31b

General principle for the financing of official controls

- Articles 78 85 of Regulation (EU) 2017/626 shall not apply. 2.
- Notwithstanding paragraph 1, Member States shall ensure that adequate financial resources are available to provide the staff and other resources necessary for the competent authorities to perform official controls and other official activities. (Shifted to article 10d)

Article 31c

Official controls on forest reproductive material

- 1. The competent authorities shall have arrangements in place to ensure:
 - g) the effectiveness and appropriateness of official controls and other official activities;

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- h) the impartiality, quality and consistency of official controls and other official activities;
- that staff performing official controls and other official activities are free from any conflict of interest: commercial activities related to forest reproductive material which are carried out by such staff on behalf of their Member State do not represent any conflict of interest;
- j) that staff performing official controls and other official activities are suitably qualified, experienced and trained for the performance of their duties; and
- k) that appropriate facilities and equipment are at the disposal of the staff for the performance of official controls and other official activities. (shifted to Article 10c))
- 2. <u>Competent authorities shall have the legal powers to perform official controls and</u> other official activities and the legal procedures in place to ensure that staff have access to the premises of, and documents kept by, operators.
- Competent authorities shall perform official controls on all operators on a risk basis and with appropriate frequency, taking into account of:
 - d) identified risks of non-compliance with Regulation (EU) .../... [on FRM] and the evolution of those risks;
 - e) the activities under the control of operators; and
 - any information indicating the likelihood that buyers of FRM might be misled, in particular as to the nature, identity, properties, composition, quantity, country of origin or place of provenance of FRM.

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Competent authorities that have delegated certain official control tasks to delegated bodies or natural persons in accordance with Article 28(1) of Regulation (EU) 2017/625, or certain tasks related to other official activities to delegated bodies or natural persons in accordance with Article 31 of Regulation (EU) 2017/625, may organise audits or inspections of such bodies or persons, as necessary to ensure the appropriate performance of those tasks. Competent authorities shall avoid duplication of audits and inspections taking into account any accreditation of the delegated bodies in accordance to standards relevant to the delegated tasks.

(A delegation is currently not planned. Therefore, it can be deleted.)

- The Commission shall may, by means of implementing acts, lay down rules on uniform practical arrangements for the performance of the official controls to verify compliance with the rules on FRM regarding:
 - a) specification of the arrangements referred to in paragraph 1;
 - b) specification of the activities and frequencies, as referred to in paragraph 3;
 - e) specific reporting obligations of the delegated bodies, as referred to in paragraph 4.

Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 27(2).

(shifted to article 10c (9))

Methods used for sampling and laboratory analyses, tests and diagnoses for the purpose of determining the information as referred to in Article 5(1) point (h), shall comply with ISTA rules, or other comparable international standards, establishing those methods [or the performance criteria for those methods].

(shifted to article 10c (5))

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CHAPTER IX FINAL PROVISIONS

Article 32

Repeal of Directive 1999/105/EC

Directive 1999/105/EC is repealed.

References to that repealed act shall be construed as references to this Regulation and shall be read in accordance with the correlation table in Annex VIII.

Article 32a

Transitional measures

- <u>1.</u> FRM produced, before [date of application] in accordance with the provisions of Directive 1999/105/EC or national rules, may continue to be marketed until exhaustion of the respective stocks. FRM produced in accordance with Directive 1999/105 may continue to be marketed with a master certificate issued pursuant to that Directive.
- FRM produced in accordance with the provisions of Directive 1999/105/EC or <u>2.</u> national rules shall be accompanied with a label stating that it concerns 'FRM not approved according to the rules of [enter title of this Regulation].
- 3. FRM which was not covered from the directive RL 1999/105/EG may be marketed after declaration at the competent authority according to the rules of this regulation and with the labelling "FRM not produced under the regulation", but only until xx.xx.20xx [5 years after coming in force]. Stocks must be registered by competent authority until xx.xx.20xx [1/2 year after the validity of this regulation]. Stocks must be kept separate and documented.

For tree species newly included in Annex I, supply must remain guaranteed during a transitional period.

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4. By coming in force of this regulation, the competent authority can subject to control after declaration single lots of FRM of newly added tree species to annex I and may be marketed according to the rules of this regulation.

Since long transition periods are to be expected, the possibility must be created for newly listed species to produce and market FRM in accordance with the future rules.

EN

Article 33

Entry into force and application

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

It shall apply from ... [35 years after the date of entry into force of this Regulation]. with the exception of Article 31, which shall applyexcluding articles 5a, 31, 31a and 31b. These shall apply from [7 years after the date of entry into force of this Regulation].

Article 32 shall apply from [5 years *after the date of entry into force of this Regulation]*, with the exception of article 16 of directive 1999/105/EC which shall apply until /7 years after the date of entry into force of this Regulation].

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

Done at Brussels,

For the European Parliament

For the Council

The President

ANNEX I

LIST OF TREE SPECIES AND ARTIFICIAL HYBRIDS

Abies alba Mill. Paulownia <u>*</u> spp.

Abies cephalonica Loud Picea abies Karst.

Abies grandis Lindl Picea omorika (Pančić) Purkyne

Abies nebrodensis (Lojaac.) Mattei Picea sitchensis Carr.

Abies nordmanniana (Steven) Spach Pinus brutia Ten.

(including subsp Abies bornmuelleriana

Mattf.)

Abies pinsapo Boiss Pinus canariensis C. Smith

Pinus cembra L. Abies procera Rehder

Acer campestre L. Pinus contorta Loud

<u>Acer lobelii Ten.</u> Pinus halepensis Mill.

Pinus leucodermis Antoine Acer monspenssulanum L.

Acer opalus obtusatum (W. et K. ex. Pinus mugo Turra (including subsp Pinus

uncinata Ramond ex DC.) Willd.)

Pinus nigra Arnold Acer opulifolium Chaix

Acer platanoides L. Pinus peuce Griseb.

Acer pseudoplatanus L. Pinus pinaster Ait.

Pinus pinea L. <u>Acer tataricum L.</u>

Pinus radiata D. Don Acer velutinum Boiss.

Alnus cordata (Loisel) Desf. Pinus strobus L.

Alnus glutinosa Gaertn Pinus sylvestris L.

Alnus incana Moench Pinus taeda L.

Pinus uncinata

EN

Alnus subcordata C. A. Mey.

Populus spp.<u>and artificial hybrids between</u> those species

Alnus lusitanica Vít. Douda & Mandák

Prunus avium L.

Alnus viridis (Chaix) DC.

Prunus mahaleb L.

<u>Amelanchier ovalis Med.</u>

Prunus padus L.

Betula pendula Roth.

<u> Arbutus unedo L.</u>

Pseudotsuga menziesii Franco

Betula pubescens Ehrh.

Pyrus pyraster (L.) Burgsd.

Carpinus betulus L.

<u>Quercus castaneifolia Pant.</u>

Carpinus orientalis Mill.

Quercus cerris L.

Castanea sativa Mill.

Quercus frainetto Ten.

Cedrus atlantica Carr.

Quercus hartwissiana Stev

Cedrus deodara (D. Don) G. Don.

Quercus ilex L.

Cedrus libani A. Richard

<u>Quercus ithaburensis Deene. subsp.</u> macrolepis (Kotschy) Hedge & Yalt

Celtis australis L.

Quercus pedunculiflora K. Kotch

Ceratonia siliqua L.

Quercus petraea Liebl. <u>including Quercus</u> <u>petraea subsp. iberica (Marschall von</u>

Bierberstein)

Cercis siliquastrum L.

<u>Quercus protoroburoides Donchev & Bouzov ex Tashev & Tsavkov</u>

Chamaecyparis lawsoniana (Murray)

Quercus pubescens Willd.

Ouercus rotundifolia Lam.

Parlatore

Corylus colurna L.

Quercus robur L.

Cryptomeria japonica (L. f.) D.Don.

<u>Cupressus sempervirens Smith</u>

Quercus rubra L.

Eucalyptus spp.

Quercus suber L.

(Eucalyptus globulus Labill.)

(Eucalyptus nitens (H. Deane & Maiden)

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Fagus orientalis Lipsky <u>Quercus trojana Webb subsp. Trojana</u>

Fagus sylvatica L. <u>Quercus virgiliana Ten</u>

Fraxinus angustifolia Vahl. Robinia pseudoacacia L.

Fraxinus excelsior L. Salix \times spp.

<u>Salix alba</u>

Fraxinus ornus L. Sorbus aria (L.) Crantz

<u>Hex aquifolium L.</u> Sorbus aucuparia L.

Juglans spp. Sorbus domestica L.

Juniperus oxycedrus L. Sorbus torminalis (L.) Crantz (syn

Torminaria torminalis Dippen)

Tilia cordata Mill.

Juniperus phoenicea L. Taxus baccata L.

<u>Juniperus thurifera L.</u> <u>Thuja plicata Donn ex D.Don.</u>

Laburnum alpinum (Mill.) Bereht. et J.

Presl.

<u>Laburnum anagyroides Medik ((syn</u> Tilia tomentosa Moench

Laburnum alschingeri (Vis.) C. Koch))

Larix decidua Mill. *Tilia platyphyllos* Scop.

<u>Larix x eurolepis Henry</u> <u>Tsuga heterophylla (Raf.) Sarg.</u>

Larix kaempferi Carr. <u>Ulmus glabra Huds.</u>

Larix sibirica Lebed. <u>Ulmus laevis Pall.</u>

<u>Liriodendron tulipifera-L.</u> <u>Ulmus minor Mill.</u>

Malus sylvestris Mill. <u>Ulmus pumila L.</u>

Olea europaea L.

(Olea europea L. ssp. oleaster (Hoffmanns.

<u>& Link))</u>

(Olea europea L. var. sylvestris (Mill.))

Ostrya carpinifolia Scop.

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ANNEX II

REQUIREMENTS FOR THE APPROVAL OF BASIC MATERIAL INTENDED FOR THE PRODUCTION OF FRM OF THE 'SOURCE-IDENTIFIED' CATEGORY

A. General requirement: The seed source or stand shall meet the criteria set by the competent authorities.

B. Specific requirements:

1. Type of basic material

The basic material shall be a seed source or stand located within a single region of provenance.

2. Minimum number of harvestable and sexually mature trees or adequate genetic diversity (seed sources and stands) Effective size of the population

The seed source or stand shall consist of one <u>individual stand</u> or more groups of trees <u>(stands)</u>. Those trees <u>(seed sources or stands)</u> shall be well distributed and sufficiently numerous to maintain genetic diversity and ensure adequate cross-pollination between the trees in those seed sources or stands. <u>Hin the case where the minimum number of harvestable and sexually mature</u> trees is insufficient, the harvested seed shall be mixed with seeds of another seed source or <u>stand of the same region of provenance</u>. This condition shall be mentioned in FOREMATIS.]

3. Origin and region of provenance

(a) The region of provenance, the location and the **geographical position defined by the latitude, longitude and altitude for stands or the** latitudinal, longitudinal and altitudinal range **for seed sources** of the place(s), where the **basic material**FRM is **located**collected, shall be stated in the **national register**master certificate.

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- (b) The <u>competent authority professional operator</u> shall determine either by historical evidence (bibliography, documentation kept by competent authorities, research institutes or any other organisations) or by other appropriate means (provenance trials), including internationally recognised bio-molecular techniques, whether the origin of the basic material is:
 - (i) autochthonous;
 - (ii) non-autochthonous;
 - (iii) indigenous;
 - (iv) non-indigenous;
 - (v) unknown.

In the case of non-autochthonous or non-indigenous basic material, the origin of that basic material shall be stated if known.

The competent authority shall verify the information provided by the professional operator.

4. Sustainability characteristics

- (a) The trees shall be well-adapted to the climatic and ecological conditions including the biotic and abiotic factors prevailing in the region of provenance.
- (b) The trees show resistance or tolerance to pests and the adverse climatic and site conditions in the place where they are growing shall in be practically free from pests and their symptoms.

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C. Specific requirements for the purpose of conservation of forest genetic resources:

Seed sources or stands can be approved as basic material for the purposes of the conservation of forest genetic resources, if, in addition to the requirements listed under B.

- (i) are located at a sufficient distance from poor not adapted stands other cenetic pool of the same species or from stands of a related species or variety, which can form undesired hybrids with the species concerned;
- (ii) present sufficient genetic variability to ensure the ability to be adapted to changing site conditions and thus the long-term survival of the populations with the exception of populations for which the ecological conditions are not currently adequate due to climate change or are endangered.

D. Specific requirements for the purpose of multifunctional:

Seed sources and stands can be approved as basic material for the purposes of multifunctional, if, in addition to the requirements listed under B,

- (i) Volume production: For the approval of seed sources and stands, the volume of wood produced shall be average volume produced under similar ecological and management conditions.;
- (ii) Form or growth habit: Trees in seed sources and stands shall show good morphological features, especially straightness and circularity of stem, favourable branching habit, small size of branches and good natural pruning. In addition, the proportion of forked trees and those showing spiral grain shall be low.

Requirements for the category source identified for the multifunctional purpose.

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ANNEX III

REQUIREMENTS FOR THE APPROVAL OF BASIC MATERIAL INTENDED FOR THE PRODUCTION OF FRM OF THE 'SELECTED' CATEGORY

A. General requirement: The competent authority shall assess the stand with respect to the specific purpose(s) for which the FRM will be used and shall give due weight to requirements set out in Section B, depending on that (those) purpose(s). The competent authority shall determine the criteria for selection on the basis of that (those) specific purpose(s) for use of the FRM. Stands must shall be of outstanding suitability for the purpose(s) stated in the approval. That (those) purpose(s) shall be indicated in the national register of the Member State concerned.

B. Specific requirements:

- 1. Origin: It shall be determined either by historical evidence (bibliography, documentation kept by competent authorities, research institutes or any other organisations) or by other appropriate means (provenance trials), including internationally recognised bio-molecular techniques, whether the stand is autochthonous/indigenous, non-autochthonous/non-indigenous or whether its origin is unknown and, in the case it is indigenous, whether it is autochthonous or not. For non-autochthonous/non-indigenous basic material the origin shall be stated if known.
- 2. Isolation: Stands shall be situated at a sufficient distance from stands of poor quality of the same species or from stands of a related species which can form hybrids with the species in question. Particular attention shall be paid to this requirement when the stands surrounding autochthonous/indigenous stands are non-autochthonous/non-indigenous or of unknown origin.

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- 3. Effective size of the population population Minimum number of harvestable and sexually mature trees: To maintain genetic diversity and ensure adequate cross-pollination, stands shall consist of one or more groups of sexually mature trees. Those trees shall be well distributed and sufficiently numerous in a given area to maintain genetic diversity, to avoid the unfavourable effects of inbreeding and ensure adequate cross-pollination between those trees.
- **4. Age and development:** The age or stage of development of the trees in the stands shall be such to allow the criteria given for the selection of those trees to be clearly judged.
- **5. Uniformity:** Stands shall show a normal degree of individual variation in morphological characteristics. When necessary, inferior trees shall be removed.

6. Sustainability characteristics:

- (a) Stands shall be well-adapted to the climatic and ecological conditions, including the biotic and abiotic factors prevailing in the region of provenance.
- (b) The trees show resistance or tolerance to pests and the adverse climatic and site conditions in the place where they are growing. shall be practically free from pests and their symptoms and show resistance to adverse site conditions in the place where they are growing.
- **7. Volume production:** For the approval of selected stands, the volume of wood produced shall normally be superior to the accepted average volume produced under similar ecological and management conditions.

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- **8. Wood quality:** The quality of the wood shall be taken into account. The quality of the wood is an essential criterion, if the FRM will be used in the forestry industry for the purpose of producing timber, furniture or pulp. In that case the competent authority shall give more weight to this criterion.
- 9. **Form or growth habit:** Trees in stands shall show particularly good morphological features, especially straightness and circularity of stem, favourable branching habit, small size of branches and good natural pruning. In addition, the proportion of forked trees and those showing spiral grain shall be low. **When necessary such trees shall be removed.**

C. Specific requirements for the purpose of conservation of forest genetic resources

By way of derogation, stands may be approved as basic material for the purposes of the conservation of forest genetic resources, without considering the requirements under points 4, 5, 7, 8 and 9 of Part B of this Annex.

In addition, stands shall have high genetic variability that ensures the ability to adapt to changing site conditions and thus the long term survival of the population.

In this category not necessary. These are the same requirements as in the category "source identified".

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ANNEX IV

REQUIREMENTS FOR THE APPROVAL OF BASIC MATERIAL INTENDED FOR THE PRODUCTION OF FRM OF THE 'QUALIFIED' CATEGORY

1. Seed orchards

A. General requirements

- (a) The competent authority shall approve and register the type and objective of the crossing design, the crossing design of component clones or families and field layout, the component clones or families and if appropriate the degree of relationship of component clones, their numbers and numbers of individuals (ramets) per clone in the case of clonal seed orchards, isolation or, if possible, limitation of pollen flow and location and any changes of these.
- (b) The professional operator shall select component clones or families shall be selected for their outstanding characteristics and shall give due weight shall be given to the requirements set out in points 4 and 6 to 9 of Section B of Annex III, taking into account the specific purpose for which the resulting FRM will be used.
- (c) The component clones or families shall be planted or shall have been planted according to a plan which has been approved by the competent authority and established in such a way that each component can be identified. The optimal balance between the effective number of clones and genetic gain needs to be considered.

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- (d) Thinning carried out in seed orchards shall be described together with the selection criteria used for such thinning and registered with by the competent authority.
- (e) The professional operator shall manage seed orchards shall be managed, and seed harvested, seed in such a way that the objectives of the orchards are attained. which includes maximising the desired genetic diversity or panmixia and attaining the best possible conformity between the genetic content of the approved unit of basic material and harvested seed lots. In the case of a seed orchard intended for the production of an artificial hybrid, the percentage of hybrids in the FRM shall be determined by a verification molecular test.

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B. Specific requirements for the purpose of conservation of forest genetic resources

- 1. By way of derogation, in the case of basic material approved for the purposes of the conservation of forest genetic resources, the component clones or families may be selected without considering the requirement under point (b) of Part A of this Annex.
- 2. <u>The competent authorities may define additional criteria for the selection that are relevant</u> to the priorities of their conservation programmes.

2. Parents of family(ies)

A. General requirements

- (a) The professional operator shall select parents **shall be selected** for their outstanding characteristics or for their combining ability. In the case of a selection based on outstanding characteristics, due weight shall be given to the requirements set out in points 4 and 6 to 9 of Section B of Annex III, taking into account the specific purpose for which the resulting FRM will be used.
- (b) The objective, crossing design and pollination system, components, isolation and <u>/or limitation of pollen flow, if possible,</u> location and any significant changes of these <u>characteristics</u> shall be approved and registered <u>withby</u> the competent authority.
- (c) The identity, number and proportion of the parents in a mixture shall be approved and registered with by the competent authority.
- (d) In the case of parents intended for the production of an artificial hybrid, the percentage of hybrids in the FRM shall be determined by a verification molecular test.

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B. Specific requirements for the purpose of conservation of forest genetic resources

Component clones or families shall be established according to:

- a) the requirements under points (b), (c) and (d) of Annex IV 2. Parents of families Section

 A.
- b) additional criteria for conservation of forest genetic resources defined by the competent authorities.

Not necessary for the conservation of genetic resources. This is breeding.

3. Clones

A. General requirements

- (a) The competent authority shall approve and register C clones that shall either be identifiable by distinctive characteristics or traceable through propagation cycles and/or molecular markers, as appropriate which have been approved and registered with the competent authority.
- (b) The value of individual clones shall be established by the observation and the qualitative assessment of the characteristics of those clones or have been demonstrated by sufficiently prolonged experimentation.
- (c) Ortets used for the production of clones shall be selected for their outstanding characteristics and due weight shall be given to the requirements set out in points 4 and 6 to 9 of Section B of Annex III, taking into account the specific purpose for which the resulting FRM will be used.
- (d) Approval shall be restricted by the competent authority to a maximum number of years or a maximum number of ramets produced.

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B. Specific requirements for the purpose of conservation of forest genetic resources

Approval and registration of clones shall be done on the basis of

- (a) the requirements (a), (b) and (d) in Annex IV 3. Clones A. Section A.
- (b) Additional criteria for establishing the value of individual clones for the conservation of genetic resources, as defined by the competent authorities.

4. Clonal mixtures

A. General requirements

- (a) Clonal mixtures shall meet the requirements set out in point 3(a), (b) and (c).
- (b) The identity, number and proportion of the component clones of a mixture, and the selection method and foundation stock shall be approved and registered by the competent authority. Each mixture shall contain sufficient genetic diversity.
- **(c)** Approval shall be restricted by the competent authority to a maximum number of years or a maximum number of ramets produced.

B. Specific requirements for the purpose of conservation of forest genetic resources

- a) Individual clones shall meet the criteria under point 3B.
- b) <u>Clonal mixtures shall meet therequirements under points (b) and (c) of Annex IV 4.</u> Clonal mixtures Section A.

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ANNEX V

REQUIREMENTS FOR THE APPROVAL OF BASIC MATERIAL INTENDED FOR THE PRODUCTION OF FRM OF THE 'TESTED' CATEGORY

1. REQUIREMENTS FOR ALL TESTS

(a) General

If the basic material is a stand, it shall satisfy the appropriate requirements set out in Annex III. If the basic material is any of the following: a seed orchard(s), parents of family(ies), clones or clonal mixture(s), it shall satisfy the appropriate requirements set out in Annex IV. The competent authority shall determine the selection criteria based on the intended purpose for which the FRM will be used.

The professional operators shall prepare, lay out and conduct tTests set up for the approval of the basic material are to be prepared, laid out, conducted and their result interpreted. They shall interpret the results of those tests in accordance with the internationally recognised procedures. For comparative tests, the professional operator shall compare the FRM shall be compared under test with one or preferably several approved or pre-chosen standards as described in point 3(b).

Characteristics to be examined (b)

- (i) The professional operator shall design temperature to assess those the relevant characteristics specified in point (ii) and these shall be indicated these for each test in the test records.
- Weight shall be given to adaptation, growth, biotic and abiotic factors of importance. In (ii) addition, other characteristics, considered important in view of the intended specific purpose, shall be evaluated in relation to the ecological conditions of the region in which the test is carried out including current and future projected climatic conditions.

(c) **Documentation**

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The professional operator shall keep records describing The competent authorities or, where applicable, the professional operators, shall keep records describing the following elements: the test sites, including the location, climate, soil, past use, establishment, management and any damage due to abiotic/biotic factors, alongside with all the results at the time of the evaluation. In the case where those records are kept by the professional operators, they shall be made available to the competent authority. He shall make those records available to the competent authority upon request. The competent authority shall record the age of the basic material and the FRM and the results at the time of the evaluation

(d) Setting up the tests

- (i) The professional operator <u>Each sample of FRM</u> shall <u>be</u> raise<u>d</u>, plant<u>ed</u> and manage<u>d</u> each sample of FRM in an identical way as far as the types of plant material permit.
- (ii) The professional operator shall establish e<u>E</u>ach experiment <u>shall be established</u> in a valid statistical design with a sufficient number of trees, in order that the individual characteristics of each component under examination can be evaluated.
- (e) Analysis and validity of results

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- (i) The professional operator The data from the experiments shall <u>be</u> analyse<u>d</u> the data from experiments using internationally recognised statistical methods and <u>the results</u> shall <u>be</u> present<u>ed</u> the results for each characteristic examined.
- (ii) The methodology used for the test and, if possible, the detailed results obtained, shall be made freely accessible available.
- (iii) The competent authority of the Member State in which the test was carried out <u>mayshall</u> designate the suggested deployment area, and shall inform about any characteristics of the FRM, which might limit its usefulness.
- (iv) If during tests it is proved that the FRM does not possess at least the characteristics of the basic material from which that FRM was produced, including in particular the resistance/tolerance to plant pests of economic importance, then such FRM shall not be certified as tested material.

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2. REQUIREMENTS FOR GENETIC EVALUATION OF THE COMPONENTS OF BASIC MATERIAL

(a) The components of the following basic material may be genetically evaluated: seed orchards, parents of family(ies), clones and clonal mixtures.

(b) **Documentation**

The following additional documentation shall be required for approval of the basic material providing information about:

- (i) the identity, origin and pedigree of the evaluated components;
- (ii) the crossing design used to produce the FRM used in the evaluation tests.

(c) Test procedures

The following requirements shall be met:

- (i) The genetic value of each component shall be estimated <u>using information from</u>in two or more evaluation test-sites, at least one of which shall be in an environment relevant for the intended deployment area of the FRM.
- (ii) The test period shall be of sufficient duration for the tested characteristics to be expressed.
- (iii) The estimated superiority of the FRM to be marketed shall be calculated on the basis of these genetic values and the specific crossing design.
- (iv) Evaluation tests and genetic calculations shall be approved by the competent authority.

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(d) Interpretation

- (i) The estimated superiority of the FRM shall be calculated against a reference population for a characteristic or set of characteristics. The professional operator shall define the reference population in the breeding program and describe this reference population in the test reports.
- (ii) It shall be stated whether the estimated genetic value of the FRM is inferior to the reference population for any important characteristic.
- 3. REQUIREMENTS FOR COMPARATIVE TESTING OF FRM

(a) Sampling of the FRM

- (i) The sample of the FRM for comparative testing shall be truly representative of the FRM derived from the basic material to be approved.
- (ii) Sexually produced FRM for comparative testing shall be:
- harvested in years of good flowering and good fruit/seed production, and
- harvested by methods that ensure that the samples obtained are representative.

Artificial pollination may be utilised for the production of such FRM.

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(b) Standards

- (i) The performance of standards used for comparative purposes in the tests shall, if possible, be known over a sufficiently long period in the region in which the test is to be carried out. The standards represent, in principle, basic material that has been shown to be useful for the intended purpose for forestry at the time that the test starts, and in ecological conditions for which it is proposed to certify the FRM. The standards used for comparative purposes in the tests shall be, as far as possible:
 - stands selected according to the criteria in Annex III; or
 - basic material officially approved for the production of FRM of the tested category.
- (ii) For comparative testing of artificial hybrids, both parent tree species shall, if possible, be included among the standards.
- (iii) Several standards shall be used whenever possible. When justified, standards may be replaced by the most suitable of the FRM under test or the mean of the components of the test.
- (iv) The same standards shall be used in all tests over as wide a range of site conditions as possible.

(c) Interpretation

- (i) A statistically significant superiority as compared with the standards shall be demonstrated for at least one important characteristic.
- (ii) The professional operator <u>It</u> shall <u>be</u> report<u>ed</u> if there are any characteristics of economic or environmental importance which show significantly inferior results to the standards, and their effects shall be compensated for by favourable characteristics.

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4. PROVISIONAL APPROVAL

Preliminary assessment of young trials may be the basis for provisional approval. Claims of superiority based on an early assessment shall be re-examined at a maximum interval of ten years.

5 EARLY TESTS

Nursery, greenhouse and laboratory tests may be accepted by the competent authority for provisional approval or for final approval, if it can be shown that there is a close correlation between the measured target characteristic and the characteristics normally assessed in forest stage tests. Other characteristics to be tested shall meet the requirements set out in point 3.

ANNEX VI

CATEGORIES UNDER WHICH FRM FROM THE DIFFERENT TYPES
OF BASIC MATERIAL MAY BE MARKETED

	Category of FRM				
Basic material	(Label colour, if coloured official label used)				
	Source-identified	Selected	Qualified	Tested	
	(Yellow)	(Green)	(Pink)	(Blue)	
Seed source	X				
Stand	X	x		x	
Seed orchard			x	x	
Parents of family(ies)			X	X	
Clone			x	x	
Clonal mixture			x	x	

ANNEX VII

Amendment of Annex VII to Regulation (EU) 2016/2031

In Annex VII to Regulation (EU) 2016/2031, the following parts are added:

'PART EG

Plant passports for movement within the Union territory, combined with the official label, as referred to in Article 83(5), second subparagraph

- (1) The plant passport for movement within the Union territory, combined in a joint label with the official label referred to in Article 83(5), shall contain the following elements:
 - (a) the words 'Plant Passport' in the upper right-hand corner of the joint label, in one of the official languages of the Union and in English, if different, separated by a slash;
 - (b) the flag of the Union in the upper left-hand corner of the joint label printed in colour or in black and white. The plant passport shall be positioned in the joint label immediately above the official label and have the same width as that official label.
- (2) Point (2) of Part A shall apply accordingly.

PART FH

Plant passports for introduction into and movement within protected zones, combined with the official label, as referred to in Article 83(5), third subparagraph

- (1) The plant passport for introduction into and movement within protected zones, combined in a joint label with the official label for FRM referred to in Article 83(5), shall contain the following elements:
 - (a) the words 'Plant Passport PZ' in the upper right-hand corner of the joint label in one of the official languages of the Union and in English, if different, separated by a slash;
 - (b) immediately underneath those words, the scientific name(s) or code(s) of the protected zone quarantine pest(s) concerned;
 - (c) the flag of the Union in the upper left-hand corner of the joint label printed in colour or in black and white.

The plant passport shall be positioned in the joint label immediately above the official label and have the same width [as that official label.

(2) Point (2) of Part B shall apply accordingly.'

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ANNEX VIII

Correlation table

Council Directive 1999/105/EC	This Regulation
Article 1	Article 1, subparagraph 1
Article 2	Article 3
Article 3(1)	Article 2(1)
Article 3(2)	Article 2(5)
Article 3(3)	_
Article 3(4)	Article 2(4), point (c)
Article 4(1)	Article 4(1)
Article 4(2), point (a)	Article 4(2), subparagraphs 1 to 4
Article 4(2), point (b)	Article 4(2), subparagraph 7 and Article 4(3)
Article 4(3), point (a)	Article 4(4)
Article 4(3), point (b)	Article 4(5)
Article 4(4)	Articles 6 and 18

Article 4(5)	Article 21
Article 5	-
Article 6(1)	Article 5(1)
Article 6(2)	Article 5(2)
Article 6(3), subparagraph 1	Article 8(1)
Article 6(3), subparagraph 2	Article 8(2)
Article 6(4)	Article 10(1)
Article 6(5), point (a)	Article 2(4), point (d)
Article 6(5), point (b)	_
Article 6(6)	_
Article 6(7)	Article 7
Article 6(8)	Article 4(6)
Article 7	Article 23
Article 8	_
Article 9	Article 11
Article 10	Article 12

Article 11	Article 13
Article 12	Article 14
Article 13	Article 15
Article 14(1), subparagraph 1	Article 16(1)
Article 14(1), points (a) to (e)	Article 16(4)
Article 14(2) to (6)	
Article 14(7)	Article 15(1)(j)
Article 15	Article 17
Article 16	Article 31
Article 17	_
Article 18	Article 21
Article 19	Article 24
Article 20	_
Article 21	Article 22
Article 22	Article 5(1)(g)
Article 23	Articles 2(2), 4(2), 4(6), 5(3)
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Article 24	Articles 14(1), 14(5), 16(5), 16(6), 18(4),
	21(3), 22(1), 23(1)
Article 25	Article 26
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Article 29	Article 32
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Annex I	Annex I
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Annex IV	Annex IV
Annex V	Annex V
Annex VI	Annex VI
Annex VII	Article 8
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