

Brussels, 25 April 2023

Interinstitutional files:
2018/0193 (COD)

WK 5189/2023 INIT

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NOTE

From:	General Secretariat of the Council
To:	Delegations
Subject:	Proposal for a Regulation of the European Parliament and of the Council amending Council Regulation (EC) No 1224/2009, and amending Council Regulations (EC) No 768/2005, (EC) No 1967/2006, (EC) No 1005/2008, and Regulation (EU) No 2016/1139 of the European Parliament and of the Council as regards fisheries control - Selected rows from various tables and sequences 11 and 17

Delegations will find attached selected rows from tables on Sequence 3 ("Licence and authorisation"), Sequence 4 ("Fishing without a vessel"), Sequence 6 ("National control programme, surveillance and inspections"), Sequence 7 ("Digitalisation of the catch reporting"), Sequence 8 ("Weighing"), Sequence 9 ("Tracking of fishing vessels and fishing restricted areas"), Sequence 10 ("Enforcement, infringements and sanctions") and Sequence 13 ("Control in the supply chain") and Sequence 15 ("Control of the landing obligation - CCTVs"), as well as the entire Sequence 11 ("Recreational fisheries") and Sequence 17 ("Regionalisation") of the four-column document concerning the abovementioned proposal.

In the fourth column, the Presidency provides suggestions and comments on changes to the General Approach in order to reach a compromise in the inter-institutional negotiations. Delegations are kindly requested to provide input on individual rows (see, in particular, highlighted sections).

Delegations are reminded that the institutions work under the premise that "nothing is agreed until everything is agreed". Recitals will be examined once an agreement has been reached on the related articles and are thus currently excluded from the tables.

This document will be discussed in the Working Party on Fisheries Policy on 27 April 2023.



**Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
amending Council Regulation (EC) No 1224/2009, and amending Council Regulations (EC) No 768/2005,
(EC) No 1967/2006, (EC) No 1005/2008, and Regulation (EU) No 2016/1139 of the European Parliament
and of the Council as regards fisheries control
2018/0193(COD)**

Sequence 3

Definition of catching vessel

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposal on the way forward
Article 1, first paragraph, point (1)(k), amending provision(34)				
153	34. 'catching vessel' means a fishing vessel used for the purpose of the capture of marine biological resources. "		34. 'catching vessel' means a fishing vessel used for the purpose of the capture of marine biological resources- i	<p>Flexibility to accept the following Presidency proposal:</p> <p>34. 'catching vessel' means a vessel equipped for or used for the purpose of the capture of marine biological resources for commercial purposes;</p> <p>Sequence 3</p>

Sequence 4

Fishing without a vessel

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (1)(k), amending provision(36)				
153b			<u>36. 'unique fishing trip identification number' means the specific number generated by the electronic fishing logbook for each fishing trip;</u>	Defend GA Sequence 13 Sequence 4 Sequence 7
New 153ba				Flexibility to accept the following definition of 'unique fishing day identification number': 36a. 'unique fishing day identification number' means the specific number generated for any continuous period of 24 hours or part thereof during which fishing without a vessel takes place. Sequence 4 Sequence 8
Article 1, first paragraph, point (1)(kd)				
153g		<u>(kd) the following point is added:</u> <u>34d. 'fishing without vessels' means engaging in a fishing activity without using a fishing vessel, such as shellfishing.</u>		Agreed in line with the revised mandate: <u>(kd) the following point is added:</u> <u>34d. 'Fishing without a vessel' means an activity for the</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
		<u>fishing on foot or ice fishing.</u> EP AM 53, EX AM 211 (EPP)		<u>commercial exploitation of marine biological resources where those resources are caught or harvested without the use of a catching vessel, such as, gathering of shellfish, underwater fishing, ice fishing and fishing from the shore, including fishing on foot.</u> Sequence 4
Article 1, first paragraph, point (43a)				
508c			<u>(43a) the following Chapter is inserted after Article 54:</u>	Defend GA. Sequence 4
Article 1, first paragraph, point (43a), amending provision, first paragraph				
508d			" <u>CHAPTER IVa</u>	Defend GA. Sequence 4
Article 1, first paragraph, point (43a), amending provision, second paragraph				
508e			<u>Control of fisheries without a fishing vessel</u>	Flexibility to accept the following text (see also row 153g): <u>Control of fishing without a vessel</u> Sequence 4
Article 1, first paragraph, point (43a), amending provision, third paragraph				
508f				Defend GA.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			Article 54d	Sequence 4
Article 1, first paragraph, point (43a), amending provision, fourth paragraph				
508g			<p>Fisheries without a fishing vessel¹</p> <p>1. A recital will explain the scope of the new Article on "fishing without a vessel", in particular, its geographical scope and that it only relates to commercial fisheries. It should be stressed that the Article only covers the exploitation of 'marine biological resources', a term defined under Article 4(1)(2) of Regulation (EU) No 1380/2013.</p>	<p>Flexibility to accept the following text (see also row 153g):</p> <p>Fishing without a vessel</p> <p>Sequence 4</p>
Article 1, first paragraph, point (43a), amending provision(1)				
508h			<p>1. Member States shall ensure that fisheries without a fishing vessel exploiting marine biological resources on their territory and in Union waters¹ are conducted in a manner compatible with the objectives and rules of the common fisheries policy.</p> <p>1. A recital will mention examples of fisheries without a vessel, such as on shore fisheries and ice-fishing activities.</p>	<p>Flexibility to accept the following change (see also row 153g):</p> <p>1. Member States shall ensure that fishing without a fishing vessel exploiting marine biological resources on their territory and in Union waters is conducted in accordance with the objectives and rules of the common fisheries policy.</p> <p>Sequence 4</p>
Article 1, first paragraph, point (43a), amending provision(2)				
508i				Defend GA.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			<u>2. For the purpose referred to in paragraph 1, Member States shall:</u>	Sequence 4
Article 1, first paragraph, point (43a), amending provision(2)(a)				
508j			<u>(a) put in place a licensing or other alternative system for natural and legal persons conducting such activities; and</u>	Agreed in line with the revised mandate: <u>(a) put in place a licensing or other alternative registration system for natural and legal persons conducting such activities; and</u> Sequence 4
Article 1, first paragraph, point (43a), amending provision(2)(b)				
508k			<u>(b) ensure that the quantities of species, stocks or group of stocks caught are recorded and submitted by electronic means to the competent authorities.</u>	Flexibility to accept the following text: (b) ensure that the quantities of species, stocks or group of stocks caught are recorded and that those records are submitted by electronic means to the competent authorities. Sequence 4
Article 1, first paragraph, point (43a), amending provision, numbered paragraph (3)				
508l				Flexibility to accept the following text:

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			<div> </div>	<p>2a. Fishers without a vessel or their representative shall record the catches referred to in paragraph 2(b) and those records shall contain in particular the following information:</p> <ul style="list-style-type: none"> (a) a unique fishing day identification number; (b) the fisher's identification number or licence or register; (c) the FAO alpha-3 code of each species and the relevant geographical area in which the catches were taken; (d) the date of catches; (e) the quantities of each species in kilograms live weight or, where appropriate, the number of individuals, including the quantities or individuals below the applicable minimum conservation reference size, as a separate entry; (f) discards of live-weight equivalent in volume for any species not subject to the landing obligation; (g) discards in volume for any species not subject to the landing obligation pursuant to Article 15(4) and (5) of Regulation (EU) No 1380/2013; <p>2b. The records referred to in point b of paragraph 2 shall be submitted by electronic means at least once at the end of the fishing day.</p> <p>Sequence 4</p>
Article 1, first paragraph, point (43a), amending provision(3)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
508m			<u>3. This Article shall apply from ... [24 months after the date of application of this Regulation].</u>	To be discussed at a later stage. Sequence 4 Entry into force
Article 1, first paragraph, point (43a), amending provision(4)				
508n			<u>4. The Commission may, by means of implementing acts, lay down detailed rules on the format, content and submission of the record of the quantities caught as referred to in point (b) of paragraph 2. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</u>	Agreed in line with the revised mandate: <u>4. The Commission may, by means of implementing acts, lay down detailed rules on the format and submission of the catch declaration referred to in paragraph 3, taking into account, if necessary, the specificities of those fisheries. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2)."</u> Sequence 4 Implementing act/Delegated act
Article 1, first paragraph, point (43a), amending provision(5)				
508o			<u>5. This Article shall not apply to recreational fisheries.</u> "	Flexibility to withdraw GA as the definition of fishing without a vessel only refers to commercial activities (see row 153g). Sequence 4

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward

PUBLIC

Sequence 6

Article 95(1)

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (71), amending provision(1)				
959	<p>"</p> <p>1. Certain fisheries may be subject to specific control and inspection programmes. The Commission may, by means of implementing acts and in concert with the Member States concerned, determine which fisheries shall be subject to the specific control and inspection programmes on the basis of the need for specific and coordinated control of the fisheries in question. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>"</p>		<p>"</p> <p>1. Certain fisheries may be subject to specific control and inspection programmes. The Commission may, by means of implementing acts and in concert with the Member States concerned, determine which fisheries shall be subject to the specific control and inspection programmes on the basis of the need for specific and coordinated control of the fisheries in question. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>"</p>	<p>Agreed in line with GA (presented for context, see row 959a):</p> <p>1. Certain fisheries may be subject to specific control and inspection programmes. The Commission may, by means of implementing acts and in concert with the Member States concerned, determine which fisheries shall be subject to the specific control and inspection programmes on the basis of the need for specific and coordinated control of the fisheries in question. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>"</p> <p>Sequence 6</p>
New row 959a				<p>Accept the following modification of Article 95(2) to ensure legal clarity:</p> <p>The specific control and inspection programmes</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p>referred to in The implementing acts adopted under paragraph 1 shall state the objectives, priorities and procedures as well as benchmarks for inspection activities. Such benchmarks shall be established based on risk management and revised periodically after an analysis has been made of the results achieved.</p> <p>Sequence 6</p>

Sequence 7

Article 19a

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (18)				
313	(18) Article 19a is inserted:		(18) Article 19a is inserted:	(18) Article 19a is inserted: Sequence 7
Article 1, first paragraph, point (18), amending provision, first paragraph				
314	" Article 19a		" Article 19a	" Article 19a Sequence 7
Article 1, first paragraph, point (18), amending provision, second paragraph				
315	Prior notification of landing in third country ports		Prior notification of landing in third country ports	Prior notification of landing in third country ports Sequence 7
Article 1, first paragraph, point (18), amending provision(1)				
316	1. Union fishing vessels shall only be authorised to land in ports outside Union waters if they have notified by electronic means the competent authorities of their flag Member State at least 3 days before the estimated time of arrival at port of the information listed in	" 1. Union fishing vessels shall only be authorised to land in ports outside Union waters if they have notified by electronic means the competent authorities of their flag Member State at least 3 days 24 hours before the estimated time of	1. Masters of Union fishing vessels shall only be authorised to land in ports outside Union waters if they have notified submit by electronic means to the competent authorities of their flag Member State at least 3 days before the estimated time of arrival at port of	Agreed in line with the revised mandate: 1. Union fishing vessels shall only be authorised be allowed to land in ports outside Union waters only if their masters have submitted if they have notified to the competent authorities of

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	<p>paragraph 3 and the flag Member State has not denied the authorisation to land within this period of time.</p>	<p>arrival at port of the information listed in paragraph 3 and the flag Member State has not denied the authorisation to land within this period of time.</p> <p>EP AM 95, EX CA 8</p>	<p>the information listed in <u>the information referred to</u> in paragraph 3 and the flag Member State has not denied the authorisation to land within this period of time <u>at least three days before the estimated time of arrival at a third country port.</u></p>	<p>their flag Member State <u>the information referred to in paragraph 3</u> at least 3 days <u>48 hours</u> before the estimated time of arrival at port of the information listed in paragraph 3 and a third country port, and if the flag Member State has not denied the <u>such</u> authorisation to land within this period of time.</p> <p>Sequence 7</p>
Article 1, first paragraph, point (18), amending provision(2)				
317	<p>2. The flag Member State may set a shorter period, of not less than four hours, for the prior notification referred to in paragraph 1 for fishing vessels flying their flag carrying out fishing activities in third country waters, taking into account the type of fishery products and the distance between the fishing grounds and port.</p>	<p>2. The flag Member State may set a shorter period, of not less than four <u>two</u> hours, for the prior notification referred to in paragraph 1 for fishing vessels flying their flag carrying out fishing activities in third country waters, taking into account the type of fishery products and the distance between the fishing grounds and port, <u>as well as the risk of non-compliance with the rules of the common fisheries policy, or with the applicable rules in the waters of the third country where the vessels are operating. In determining the level of that risk, Member States shall take account of serious infringements committed by the vessels</u></p>	<p>2. The flag Member State may set a shorter period, of not less than four hours, for the prior notification referred to in paragraph 1 for <u>its</u> fishing vessels flying their flag carrying out fishing activities in third country waters, taking into account the type of fishery products and the distance between the fishing grounds and port <u>and the time needed to fulfil its obligations under paragraph 4. The flag Member State shall communicate such shorter period to the Commission.</u></p>	<p>Agreed in line with the revised mandate:</p> <p>2. The flag Member State may set a shorter period, of not less than four <u>two</u> hours, for the prior notification <u>submission</u> referred to in paragraph 1 for <u>its</u> fishing vessels flying their flag carrying out <u>taking into account the type of fishery products, the distance between the fishing activities in third country waters, taking into account the type of fishery products and the distance between the fishing grounds and port</u> grounds and port and the time needed to analyse the information referred to in paragraph 3 and to fulfil its obligations under paragraph 4. The flag Member</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
		<u>concerned.</u> EP AM 96, EX CA 8		<u>State shall communicate such shorter period to the Commission.</u> Sequence 7
Article 1, first paragraph, point (18), amending provision(3)				
318	3. Masters of Union fishing vessels shall submit to the flag Member State, the following information:		3. Masters of Union fishing vessels shall submit to the flag Member State; <u>in particular</u> the following information:	GA accepted. 3. Masters of Union fishing vessels shall submit to the flag Member State; <u>in particular</u> the following information: Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (a)				
319	(a) the unique trip identification number as provided on the logbook in accordance with Article 14(2)(a);		(a) the unique <u>fishing</u> trip identification number as provided on the logbook in accordance with Article 14(2)(a) and, in the case of <u>vessels other than catching vessels, the unique fishing trip identification number related to the catches</u> ;	GA accepted. (a) the unique <u>fishing</u> trip identification number as provided on the logbook in accordance with Article 14(2)(a) and, in the case of <u>vessels other than catching vessels, the unique fishing trip identification number(s) related to the catches</u> ; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (b)				
320	(b) the vessel identification number and the name of the fishing vessel;		(b) the <u>CFR number or, where that number is not available, another</u> vessel identification number and the name of the fishing	GA accepted. (b) the <u>CFR number or, where that number is not available, another</u> vessel identification

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			vessel;	number and the name of the fishing vessel; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (c)				
321	(c) the name of the port of destination and the purposes of the call, such as landing or access to services;		(c) the name of the port <u>port or other landing place</u> of destination and the purposes of the call, such as landing or access to services;	Agreed in line with the revised mandate: (c) the name of the port of destination and the purposes of the call, such as landing or access to services; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (d)				
322	(d) the relevant geographical areas in which the catches were taken;		(d) the relevant geographical areas in which the catches were taken <u>dates of the fishing trip</u> ;	GA accepted. (d) the relevant geographical areas in which the catches were taken <u>dates of the fishing trip</u> ; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (e)				
323	(e) the date and time of departure from port and the estimated date and time of arrival at port;		(e) the <u>estimated</u> date and time of departure from port and the estimated date and time of arrival at port <u>arrival at port or other landing place</u> ;	Agreed in line with the revised mandate: (e) the date and time of departure from port and the estimated date and time of arrival at port; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (f)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
324	(f) the FAO alpha-3 code of each species;		(f) the FAO alpha-3 code of each species <u>and the relevant geographical areas in which the catches were taken</u> ;	GA accepted. (f) the FAO alpha-3 code of each species <u>and the relevant geographical areas in which the catches were taken</u> ; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (g)				
325	(g) the quantities of each species recorded in the fishing logbook.		(g) the quantities of each species recorded in the fishing logbook ⁻¹ <u>including, as a separate entry, those below the applicable minimum conservation reference size</u> ;	Agreed in line with the revised mandate: (g) the quantities, <u>in kilograms live weight or, where appropriate, in number of individuals</u> of each species recorded in the fishing logbook ⁻¹ <u>or transhipment declaration, including, as a separate entry, those below the applicable minimum conservation reference size</u> ; Sequence 7
Article 1, first paragraph, point (18), amending provision(3), point (h)				
326	(h) the quantities of each species to be landed.	(h) the quantities of each species to be landed, <u>including, as a separate entry, the quantities or individuals below the applicable minimum conservation reference size</u> . EP AM 97, EX CA 8	(h) the quantities of each species to be landed, <u>including, as a separate entry, those below the applicable minimum conservation reference size</u> .	Agreed in line with the revised mandate: (h) the quantities, <u>in kilograms live weight or, where appropriate, in number of individuals</u> of each species to be landed ⁻¹ , <u>including, as a separate entry, those below the applicable minimum conservation</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				reference size; Sequence 7
Article 1, first paragraph, point (18), amending provision(4)				
327	4. Where, on the basis of the analysis of the information submitted and other information available, there are reasonable grounds to believe that the fishing vessel is not complying with the rules of the common fisheries policy, the competent authorities of the flag Member State shall request the cooperation of the third country where the vessel intends to land in view of a possible inspection. For this purpose the flag Member State may require the fishing vessel to land in a different port, or delay the time of arrival at port or of landing. "	4. Where, on the basis of the analysis of the information submitted and other information available, there are reasonable grounds to believe that the fishing vessel is not complying with the rules of the common fisheries policy, with the rules applicable in the waters of the third country or in the high seas where the vessel is operating, the competent authorities of the flag Member State shall request the cooperation of the third country where the vessel intends to land in view of a possible inspection. For this purpose the flag Member State may require the fishing vessel to land in a different port, or delay the time of arrival at port or of landing. "	4. Where, on the basis of the analysis of the information submitted and other information available, there are reasonable grounds to believe that the Union fishing vessel is not complying with the rules of the common fisheries policy, the competent authorities of the its flag Member State shall request the cooperation of the third country where the vessel intends to land in view of a possible inspection. For this purpose the flag Member State may require the fishing vessel to land in a different port, or delay the time of arrival at port or of landing.	Defend the revised mandate: 4. Where, on the basis of the analysis of the information submitted and other information available, there are reasonable grounds to believe that the Union fishing vessel is not or has not been complying with the rules of the common fisheries policy, or the rules applicable in the high seas where it is operating, the competent authorities of the its flag Member State shall request the cooperation of the third country where the vessel intends to land in view of a possible inspection. For this purpose the flag Member State may require the fishing vessel to land in a different port, or delay the time of arrival at port or of landing. Sequence 7
Article 1, first paragraph, point (18), amending provision(5)				
327a			5. This Article shall apply from ... /24 months after the date of	To be discussed at a later stage. Sequence 7 Entry into force to add

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			<u>application of this Regulation</u> .	seq 19
Article 1, first paragraph, point (18), amending provision(6)				
327b			<u>6. Paragraphs 1, 2 and 3 shall be without prejudice to other rules of the common fisheries policy providing for a prior notification of the flag Member State before arrival at a port outside Union waters.</u>	Flexibility to withdraw GA, as it is covered by Article 3 of the Fisheries Control Regulation. Sequence 7

Sequence 8

Articles 64, 66 and 68

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (54), amending provision, first paragraph				
649	" Article 64		" Article 64	" Article 64 Sequence 8
Article 1, first paragraph, point (54), amending provision, second paragraph				
650	Content of the sales notes		Content of the sales notes	Content of the sales notes Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, introductory part				
651	The sales notes referred to in Article 62 shall have a unique identification number and contain the following data:	" The sales notes referred to in Article 62 shall <u>be of a uniform format throughout the Union, shall</u> have a unique identification number and contain the following data: EP AM 200, EX AM 778 (Greens/EFA)	<u>1.</u> The sales notes referred to in Article 62 shall have a unique identification number and contain the following data:	GA accepted. <u>1.</u> The sales notes referred to in Article 62 shall have a unique identification number and contain the following data: Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (a)				
652	(a) the unique fishing trip		(a) the unique fishing trip	Defend GA.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	identifier, as referred to in with Article 14(2)(a);		identifier, as referred to in with Article 14(2)(a) <u>identification number;</u>	Sequence 8
Article 1, first paragraph, point (54), amending provision(1)(a1)				
652a			<u>(a1) the CFR number or, where that number is not available, another catching vessel identification number, and the name of the catching vessel;</u>	GA accepted. <u>(a1) the CFR number or, where that number is not available, another catching vessel identification number, and the name of the catching vessel;</u> Agreed at ITM 6.5.2022 Agreed at trilogue 31.5.2022 Sequence 8 Text Origin: Council Mandate
Article 1, first paragraph, point (54), amending provision(1)(a2)				
652b			<u>(a2) the port and date of the landing;</u>	GA accepted. <u>(a2) the port or landing site and date of the completion of the landing;</u> Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (b)				
653	(b) the name of the fishing vessel's operator or master and, if different, the name of the seller;		(b) the name of the fishing <u>catching</u> vessel's operator or master and, if different, the name of the seller;	GA accepted. (b) the name of the fishing <u>catching</u> vessel's operator or master and, if different, the

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				name of the seller; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (c)				
654	(c) the name of the buyer and the buyer's VAT number, the buyer's tax identification number, or other unique identifier;		(c) the name of the buyer and the buyer's VAT number, the buyer's tax identification number, or other unique identifier;	(c) the name of the buyer and the buyer's VAT number, the buyer's tax identification number, or other unique identifier; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (d)				
655	(d) the FAO alpha-3 code of each species and the relevant geographical area in which the catches were taken;	(d) the FAO alpha-3 code, <u>scientific name and common commercial name</u> of each species and the relevant geographical area in which the catches were taken; EP AM 201, EX AM 779 (S&D)	(d) the FAO alpha-3 code of each species and the relevant geographical area in which the catches were taken;	(d) the FAO alpha-3 code of each species and the relevant geographical area in which the catches were taken; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (e)				
656	(e) the quantities of each species placed on the market or registered at an auction in kilograms in product weight, broken down by type of product presentation and preservation or, where appropriate, the number of individuals;		(e) the quantities of each species placed on the market or registered at an auction in kilograms in product weight, broken down by type of product presentation and preservation <u>state of processing</u> , or, where appropriate, the number of individuals;	GA accepted. (e) the quantities of each species placed on the market or registered at an auction in kilograms in product weight, broken down by type of product presentation and preservation <u>state of processing</u> , or, where appropriate, the number of individuals;

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (f)				
657	(f) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;		(f) for all products subject to <u>common</u> marketing standards, as appropriate , the individual size or weight, size category, <u>product</u> presentation and freshness, <u>as appropriate</u> ;	GA accepted. (f) for all products subject to <u>common</u> marketing standards, as appropriate , the individual size or weight, size category, <u>product</u> presentation and freshness, <u>as appropriate</u> ; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (g)				
658	(g) where appropriate, the quantities placed on the market or registered at an auction in kilograms expressed in net weight, or the number of individuals, below the applicable minimum conservation reference size, and the destination thereof;		(g) where appropriate, the quantities placed on the market or registered at an auction <u>for fishery products below the minimum conservation reference size, the quantities</u> in kilograms expressed in net weight, or, <u>where appropriate</u> , the number of individuals, below the applicable minimum conservation reference size, and the destination thereof;	GA accepted. (g) where appropriate, the quantities placed on the market or registered at an auction <u>for fishery products below the minimum conservation reference size, the quantities</u> in kilograms expressed in net weight, or, <u>where appropriate</u> , the number of individuals, below the applicable minimum conservation reference size, and the destination thereof; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (h)				
659	(h) the registration number of the weigher;		(h) the registration <u>name or an identification</u> number of the	GA accepted. (h) the registration <u>name or an</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			weigher operator referred to in Article 60(1c);	<u>identification</u> number of the weigher operator referred to in Article 60(1c); Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (i)				
660	(i) the place and the date of the sale;		(i) the place and the date of the sale;	(i) the place and the date of the sale; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (j)				
661	(j) where possible, the reference number and date of invoice and, where appropriate, the sales contract;		(j) where possible, the reference number and date of invoice and, where appropriate, <u>of</u> the sales contract;	GA accepted. (j) where possible, the reference number and date of invoice and, where appropriate, <u>of</u> the sales contract; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (k)				
662	(k) where applicable, reference to the take-over declaration referred to in Article 66 or the transport document referred to in Article 68;		(k) where applicable, reference to the take-over declaration referred to in Article 66 or the transport document referred to in Article 68;	(k) where applicable, reference to the take-over declaration referred to in Article 66 or the transport document referred to in Article 68; Sequence 8
Article 1, first paragraph, point (54), amending provision, third paragraph, point (l)				
663	(l) the price excluding taxes and		(l) the price, excluding taxes, and	GA accepted.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	currency.		currency.;	(l) the price, excluding taxes, and currency; Sequence 8
Article 1, first paragraph, point (54), amending provision(1)(m)				
663a			<u>(m) where available, the intended use of fishery products, such as for human consumption or for use as animal by-products.</u>	GA accepted. <u>(m) where available, the intended use of fishery products, such as for human consumption or for use as animal by-products.</u> Sequence 8
Article 1, first paragraph, point (54), amending provision(2), introductory part				
663b			<u>2. By way of derogation from paragraph 1, in the case of fisheries referred to in Article 54d, the sales note shall contain the following data:</u>	Defend GA. Sequence 8 Sequence 4
Article 1, first paragraph, point (54), amending provision(2)(a)				
663c			<u>(a) the unique identifier in the system referred to in point (a) of Article 54d(2);</u>	Defend GA. Sequence 8 Sequence 4
New 663ca				Flexibility to accept the following text (see also row

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				508l); aa) the unique fishing day identification number(s); Sequence 8 Sequence 4
Article 1, first paragraph, point (54), amending provision(2)(b)				
663d			<u>(b) the information referred to in points (c), (d), (e), (f), (g), (i), (j), (l) and (m) of paragraph 1 of this Article.</u>	Defend GA. Sequence 8 Sequence 4
Article 1, first paragraph, point (54), amending provision(3)				
663e			<u>3. Paragraph 1(a) of this Article shall apply from ... /24 months after the date of application of this Regulation].</u>	To be discussed at a later stage. Sequence 8 Entry into force to add seq 19
Article 1, first paragraph, point (54), amending provision, seventh paragraph				
667	Article 66		Article 66	Article 66 Sequence 8
Article 1, first paragraph, point (54), amending provision, eighth paragraph				
668	Completion and submission of take-over declaration		Completion and submission of <u>the</u> take-over declaration	GA accepted. Completion and submission of <u>the</u> take-over declaration

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 8
Article 1, first paragraph, point (54), amending provision(1)				
669	<p>1. When the fishery products are intended for sale at a later stage, registered buyers, registered auctions or other bodies or persons which are responsible for the storage or placing on the market of fisheries products landed in a Member State shall record by electronic means the information referred to in paragraph 3 and shall submit a take-over declaration by electronic means, within 24 hours after completion of landing, to the competent authorities of the Member State where the take-over takes place. The submission of the take-over declaration and its accuracy shall be the responsibility of these buyers, auctions or other bodies or persons.</p>		<p>1. When the<u>Where</u> fishery products are intended for sale at a later stage, registered buyers, registered auctions or other bodies or persons<u>operators</u> which are responsible for the storage or placing on the market of fisheries of<u>fishery</u> products landed in a Member State shall record by electronic means the information referred to in paragraph 3 and shall submit a take-over declaration by electronic means, within 24<u>48</u> hours after <u>landing, a take-over declaration containing such information</u> completion of landing, to the competent authorities of the Member State where<u>in whose territory</u> the take-over takes place. The submission of the take-over declaration and its<u>Those operators shall be responsible for the</u> accuracy shall be the responsibility of these buyers, auctions or other bodies or persons<u>of the take-over declaration</u>.</p>	<p>Defend GA, but flexibility to accept a deadline for submission of 24 hours.</p> <p>1. When the<u>Where</u> fishery products are intended for sale at a later stage, registered buyers, registered auctions or other bodies or persons<u>operators</u> which are responsible for the storage or placing on the market of fisheries of<u>fishery</u> products landed in a Member State shall record by electronic means the information referred to in paragraph 3 and shall submit a take-over declaration by electronic means, within <u>24</u> hours after <u>landing, a take-over declaration containing such information</u> completion of landing, to the competent authorities of the Member State where<u>in whose territory</u> the take-over takes place. The submission of the take-over declaration and its<u>Those operators shall be responsible for the</u> accuracy shall be the responsibility of these buyers, auctions or other bodies or persons<u>of the take-over declaration</u>.</p> <p>Sequence 8</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (54), amending provision(2)				
670	2. If the Member State where the take-over takes place is not the flag Member State of the fishing vessel that landed the fish, it shall ensure that a copy of the take-over declaration is submitted electronically to the competent authorities of the flag Member State upon receipt of the relevant information.		2. #Where the Member State wherein whose territory the take-over takes place is not the flag Member State of the fishing vessel that landed the fish, it shall ensure that a copy of the take-over declaration, <u>upon its receipt</u> , is submitted electronically by <u>electronic means</u> to the competent authorities of the flag Member State upon receipt of the relevant information.	GA accepted. 2. #Where the Member State wherein whose territory the take-over takes place is not the flag Member State of the fishing vessel that landed the fish, it shall ensure that a copy of the take-over declaration, <u>upon its receipt</u> , is submitted electronically by <u>electronic means</u> to the competent authorities of the flag Member State upon receipt of the relevant information. Sequence 8
Article 1, first paragraph, point (54), amending provision(2a)				
670a			<u>2a. Where the take-over takes place outside the Union, the master of the Union fishing vessel or his representative shall forward by electronic means a copy of the take-over declaration or any other equivalent document containing the same level of information to the competent authority of the flag Member State within 48 hours after the take-over.</u>	GA accepted. <u>2a. Where the take-over takes place outside the Union, the master of the Union fishing vessel or his representative shall forward by electronic means a copy of the take-over declaration or any other equivalent document containing the same level of information to the competent authority of the flag Member State within 48 hours after the take-over.</u> Sequence 8
Article 1, first paragraph, point (54), amending provision(3)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
671	3. The take-over declaration referred to in paragraph 1 shall have a unique identification number and contain at least the following information:		3. The take-over declaration referred to in paragraph 1 shall have a unique identification number and contain at least the following information:	3. The take-over declaration referred to in paragraph 1 shall have a unique identification number and contain at least the following information: Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (a)				
672	(a) the unique fishing trip identifier(s) as referred to with Article 14(2)(a);		(a) the unique fishing trip identifier(s) as referred to with Article 14(2)(a) <u>identification number</u> ;	Defend GA. Sequence 8
Article 1, first paragraph, point (54), amending provision(3)(a1)				
672a			<u>(a1) the CFR number or, where that number is not available, another catching vessel identification number, and the name of the catching vessel;</u>	GA accepted. <u>(a1) the CFR number or, where that number is not available, another catching vessel identification number, and the name of the catching vessel;</u> Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (b)				
673	(b) the port and date of landing;		(b) the port and date of <u>the</u> landing;	Agreed in line with the revised mandate: (b) the port <u>or landing site</u> and date of <u>the completion of the</u> landing;

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (c)				
674	(c) the name of the vessel's operator or master;		(c) the name of the vessel's operator or master;	(c) the name of the vessel's operator or master; Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (d)				
675	(d) the FAO alpha-3 code of each species and its relevant geographical area in which the catches were taken;	(d) the FAO alpha-3 code, <u>scientific name and commercial common name</u> of each species and its relevant geographical area in which the catches were taken; EP AM 202, EX AM 786 (S\$D)	(d) the FAO alpha-3 code of each species and the relevant geographical area in which the catches were taken;	GA accepted. (d) the FAO alpha-3 code of each species and the relevant geographical area in which the catches were taken; Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (e)				
676	(e) the quantities of each species stored in kilograms in product weight, broken down by type of product presentation and preservation or, where appropriate, the number of individuals;		(e) the quantities of each species stored in kilograms in product weight, broken down by type of product presentation and preservation <u>state of processing</u> , or, where appropriate, the number of individuals;	GA accepted. (e) the quantities of each species stored in kilograms in product weight, broken down by type of product presentation and preservation <u>state of processing</u> , or, where appropriate, the number of individuals; Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (f)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
677	(f) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;		(f) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;	GA accepted. (f) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness; Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (g)				
678	(g) the registration number of the weigher;		(g) the registration <u>name or an identification</u> number of the weigher <u>operator referred to in Article 60(1c)</u> ;	GA accepted. (g) the registration <u>name or an identification</u> number of the weigher <u>operator referred to in Article 60(1c)</u> ; Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (h)				
679	(h) the name and address of the facilities where the products are stored and its unique identifier;		(h) the name and address of the facilities where the products are stored and its unique identifier;	(h) the name and address of the facilities where the products are stored and its unique identifier; Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (i)				
680	(i) where applicable, reference to the transport document specified in Article 68;		(i) where applicable, reference to the transport document specified <u>referred to</u> in Article 68;	GA accepted. (i) where applicable, reference to the transport document specified <u>referred to</u> in Article 68;

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 8
Article 1, first paragraph, point (54), amending provision(3), point (j)				
681	(j) where appropriate, the quantities in kilograms expressed in net weight, or the number of individuals, below the applicable minimum conservation reference size. "		(j) where appropriate for fishery products below the minimum conservation reference size , the quantities in kilograms expressed in net weight, or, <u>where appropriate</u> , the number of individuals, below the applicable minimum conservation reference size .	GA accepted. (j) where appropriate for fishery products below the minimum conservation reference size , the quantities in kilograms expressed in net weight, or, <u>where appropriate</u> , the number of individuals, below the applicable minimum conservation reference size . " Sequence 8
Article 1, first paragraph, point (54), amending provision(4)				
681a			<u>4. Paragraph 3(a) of this Article shall apply from ... [24 months after the date of application of this Regulation].</u>	To be discussed at a later stage. Sequence 8 Entry into force to add seq 19
Article 1, first paragraph, point (54), amending provision(5)				
681b			<u>5. By way of derogation from paragraph 3, in the case of fisheries referred to in Article 54d, the take-over declaration shall contain at least the following information:</u>	Defend GA. Sequence 4 Sequence 8
Article 1, first paragraph, point (54), amending provision(5)(a)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
681c			<u>(a) the unique identifier in the system referred to in point (a) of Article 54d(2);</u>	Defend GA. Sequence 4 Sequence 8
New 681ca				Flexibility to accept the following text (see also row 508l): aa) the unique fishing day identification number(s); Sequence 8 Sequence 4
Article 1, first paragraph, point (54), amending provision(5)(b)				
681d			<u>(b) the information referred to in points (d), (e), (h), (i) and (j) of paragraph 1 of this Article.</u>	Defend GA. Sequence 8 Sequence 4
Article 1, first paragraph, point (54), amending provision(5a)				
681e			<u>5a. In the case of fisheries referred to in Article 54d, this Article shall apply from [24 months after the date of application of this Regulation].</u>	To be discussed at a later stage. Sequence 4 Sequence 8
Article 1, first paragraph, point (56), amending provision, first paragraph				
684	"		"	"

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	Article 68		Article 68	Article 68 Sequence 8
Article 1, first paragraph, point (56), amending provision, second paragraph				
685	Transport of fishery products and completion and submission of the transport document		Transport of fishery products and completion and submission of the transport document	Transport of fishery products and completion and submission of the transport document Sequence 8
Article 1, first paragraph, point (56), amending provision(1)				
686	1. Fisheries products when transported before placing on the market or before the first sale in a third country shall be accompanied by a transport document covering the fisheries products and quantities transported.		1. Fisheries Where fishery products when are transported before <u>their first sale, including in the cases referred to in points (c) and (d) of Article 60(1a),</u> placing on the market or before the their first sale in a third country, <u>they</u> shall be accompanied by a transport document covering the fisheries <u>indicating the fishery</u> products and quantities transported.	GA accepted. 1. Fisheries Where fishery products when are transported before <u>their first sale, including in the cases referred to in points (c) and (d) of Article 60(1a),</u> placing on the market or before the their first sale in a third country, <u>they</u> shall be accompanied by a transport document covering the fisheries <u>indicating the fishery</u> products and quantities transported. Sequence 8
Article 1, first paragraph, point (56), amending provision(2)				
687	2. Before the transport begins, the transporter shall transmit the transport document by electronic means to the competent authorities	" 2. Before the transport begins <u>Within 48 hours of loading,</u> the transporter shall transmit the	2. Before the transport <u>transportation referred to in paragraph 1</u> begins, the transporter shall transmit <u>submit by</u>	GA accepted. 2. Before the transport <u>transportation referred to in paragraph 1</u> begins, the

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	of the flag Member State, of the Member State of landing, the Member State(s) of transit, the Member State of destination of the fisheries product, as appropriate.	transport document by electronic means to the competent authorities of the flag Member State, of the Member State of landing, the Member State(s) of transit, <u>and</u> the Member State of destination of the fisheries product, as appropriate. EP AM 203, EX CA 18	<u>electronic means</u> the transport document by electronic means to the competent authorities of the flag Member State, of the Member State of landing, the Member State(s) of transit, <u>and</u> the Member State of destination of the fisheries product <u>fishery products</u> , as appropriate.	transporter shall transmit <u>submit by electronic means</u> the transport document by electronic means to the competent authorities of the flag Member State, of the Member State of landing, the Member State(s) of transit, <u>and</u> the Member State of destination of the fisheries product <u>fishery products</u> , as appropriate. Sequence 8
Article 1, first paragraph, point (56), amending provision(3)				
688	3. The transporter shall be responsible for the accuracy of the transport document.		3. The transporter shall be responsible for the accuracy of the transport document.	3. The transporter shall be responsible for the accuracy of the transport document. Sequence 8
Article 1, first paragraph, point (56), amending provision(4)				
689	4. The transport document shall indicate:		4. The transport document <u>referred to in paragraph 1</u> shall indicate <u>have a unique identification number and shall contain at least the following information</u> :	GA accepted. 4. The transport document <u>referred to in paragraph 1</u> shall indicate <u>have a unique identification number and shall contain at least the following information</u> : Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (a)				
690				GA accepted.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	(a) the place(s) of destination of the consignment(s) and the identification of the transport vehicle and of the transporter;		(a) the place(s) <u>and address(es)</u> of destination of the consignment(s) and the identification of the transport vehicle and of the transporter;	(a) the place(s) <u>and address(es)</u> of destination of the consignment(s) and the identification of the transport vehicle and of the transporter; Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (b)				
691	(b) the unique fishing trip identifier, as referred to in Article 14(2)(a);		(b) the unique fishing trip identifier, as referred to in Article 14(2)(a) <u>identification number</u> ;	GA accepted. (b) the unique fishing trip identifier, as referred to in Article 14(2)(a) <u>trips identification number(s)</u> ; Sequence 8
Article 1, first paragraph, point (56), amending provision(4)(b1)				
691a			<u>(b1) the CFR number or, where that number is not available, another catching vessel identification number, and the name of the catching vessel;</u>	GA accepted. <u>(b1) the CFR number or, where that number is not available, another catching vessel identification number, and the name of the catching vessel;</u> Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (c)				
692	(c) the FAO alpha-3 code of each species and the relevant	(c) the FAO alpha-3 code, <u>scientific name and commercial</u>	(c) the FAO alpha-3 code of each species and the relevant	GA accepted. (c) the FAO alpha-3 code of each

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	geographical area in which the catches were taken;	<u>common name</u> of each species and the relevant geographical area in which the catches were taken; EP AM 204, EX CA 18	geographical area in which the catches were taken;	species and the relevant geographical area in which the catches were taken; Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (d)				
693	(d) the quantities of each species transported in kilograms in product weight, broken down by type of product presentation or, where appropriate, the number of individuals and where appropriate by places of destination;	(d) the quantities of each species transported in kilograms in product weight, broken down by type of product presentation or <u>and</u> , where appropriate, the number of individuals and, where appropriate, by places of destination. <u>A margin of tolerance of 5 % shall be permitted when the distance to be travelled is less than 500 km or the travel time is five hours or less; the margin of tolerance shall be 15 % when the distance and travel time is greater than that;</u> EP AM 205, EX CA 18	(d) the quantities of each species transported in kilograms in product weight, broken down by type of product presentation <u>and state of processing</u> or, where appropriate, the number of individuals and, where appropriate, by places of destination;	GA accepted. (d) the quantities of each species transported in kilograms in product weight, broken down by type of product presentation <u>and state of processing</u> or, where appropriate, the number of individuals and, where appropriate, by places of destination; Sequence 16 Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (e)				
694	(e) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;		(e) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;	GA accepted. (e) for all products subject to marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (f)				
695	(f) the registration number of the weigher;		(f) the registration <u>name or an identification</u> number of the weigher <u>operator referred to in Article 60(1c), if applicable</u> ;	GA accepted. (f) the registration <u>name or an identification</u> number of the weigher <u>operator referred to in Article 60(1c), if applicable</u> ; Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (g)				
696	(g) the name(s), unique identification number and address(es) of the consignee(s) and place and address of destination;		(g) the name(s), unique identification number <u>identifier(s)</u> and address(es) of the consignee(s) and place and address of destination ;	GA accepted. (g) the name(s), unique identification number <u>identifier(s)</u> and address(es) of the consignee(s) and place and address of destination ; Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (h)				
697	(h) the place and date and time of loading;		(h) the place and date and time of loading;	In view of agreement with the Parliament, flexibility to accept the original Commission proposal. Sequence 8
Article 1, first paragraph, point (56), amending provision(4), point (i)				
698	(i) where appropriate, the quantities in kilograms expressed		(i) where appropriate <u>for fishery products below the applicable</u>	GA accepted. (i) where appropriate <u>for fishery</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	in net weight, or the number of individuals, below the applicable minimum conservation reference size.		<u>minimum conservation reference size</u> , the quantities in kilograms expressed in net weight, or, <u>where appropriate</u> the number of individuals, below the applicable minimum conservation reference size <u>the number of individuals</u> .	<u>products below the applicable minimum conservation reference size</u> , the quantities in kilograms expressed in net weight, or, <u>where appropriate</u> the number of individuals, below the applicable minimum conservation reference size <u>the number of individuals</u> . Sequence 8
Article 1, first paragraph, point (56), amending provision, numbered paragraph (4a)				
698a			<u>4a. Paragraph 4(b) of this Article shall apply from ... [24 months after the date of application of this Regulation].</u>	To be discussed at a later stage. Sequence 8 Entry into force to add seq 19
Article 1, first paragraph, point (56), amending provision, numbered paragraph (4b)				
698b			<u>4b. By way of derogation from paragraph 4, in the case of fisheries referred to in Article 54d, the transport document shall contain at least the following information:</u>	Defend GA. Sequence 8 Sequence 4
Article 1, first paragraph, point (56), amending provision, numbered paragraph (4b), point (a)				
698c			<u>(a) the unique identifier in the system referred to in point (a) of Article 54d(2);</u>	Defend GA. Sequence 8 Sequence 4

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
New 698ca				<p>Flexibility to accept the following text (see also row 508l):</p> <p>aa) the unique fishing day identification number(s);</p> <p>Sequence 8 Sequence 4</p>
Article 1, first paragraph, point (56), amending provision, numbered paragraph (4b), point (b)				
698d			<p><u>(b) the information referred to in points (a), (c), (d), (g), (h) and (i) of paragraph 1 of this Article.</u></p>	<p>Defend GA.</p> <p>Sequence 8 Sequence 4</p>

Sequence 9

Definition of fishing restricted area

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (1)(e), amending provision(14)				
142	<p>"</p> <p>14. 'fishing restricted area' means any marine area where fishing activities are temporarily or permanently restricted or prohibited;</p>	<p>"</p> <p>14. 'fishing restricted area' means any marine area where fishing activities are temporarily temporarily or permanently restricted or prohibited <u>by either regional, national, Union or international legislation</u>;</p> <p>EP AM 40, EX AM 7 (Rapporteur)</p>	<p>"</p> <p>14. 'fishing restricted area' means any marine area where fishing activities are temporarily or permanently restricted or prohibited <u>under the rules of the common fisheries policy</u>;</p> <p>"</p>	<p>Flexibility to accept the following definition of fishing restricted area and accompanying recital:</p> <p>'fishing restricted area' means a specific geographically-defined marine area within one or more sea basins where all or certain fishing activities are temporarily or permanently restricted or prohibited in order to improve the conservation of marine biological resources or the protection of marine ecosystems under the rules of the common fisheries policy.</p> <p>Accompanying recital:</p> <p>In order to [reflect the legal framework after the entry into force of the Lisbon Treaty and] to provide greater clarity, it is also appropriate to modify the definition of fishing restricted areas. That definition should cover specific geographically-defined marine area within one or more sea basins where all or</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p>certain fishing activities are temporarily or permanently restricted or prohibited in order to improve the conservation of marine biological resources or the protection of marine ecosystems under the rules of the common fisheries policy, such as those referred to in Articles 12, 17 and 21 of Regulation 2019/1241 and similar areas laid down in other rules of the CFP.</p> <p>Sequence 9</p>

Sequence 10

Article 90(4)

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	
Article 1, first paragraph, point (69), amending provision, numbered paragraph (3c)				
865h				<p>Flexibility to accept the following text for Article 90(4) and the accompanying recital:</p> <p>The Commission shall be empowered to adopt delegated acts in accordance with Article 119a to amend the criteria set out in Annex IV of this Regulation where there are clear indications that this is necessary to ensure effective and proportionate enforcement of the rules of the common fishery policy by and across Member States. Any such amendment shall neither add any new criteria nor repeal any of the criteria.</p> <p>Recital:</p> <p><i>When exercising the power conferred to it to amend the criteria set out in Annex IV of this Regulation in view of ensuring effective and proportionate enforcement of the rules of the common fishery policy by Member States, the Commission should take into account, in particular, advice of the expert group on compliance, set in accordance with Article 37 of Regulation (EU) No. 1380/2013, or the findings of the report drawn by the Commission under Article 118(2). Any such</i></p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	
				<i>amendment should neither add any new criteria nor repeal any of the criteria.</i> Sequence 10 Implementing act/Delegated act

Sequence 11

Recreational fisheries

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (1)(i), introductory part				
148	(i) point 28 is replaced by the following:		(i) point 28 is replaced by the following:	(i) point 28 is replaced by the following: Sequence 11
Article 1, first paragraph, point (1)(i), amending provision(28)				
149	" 28. 'recreational fisheries' means non-commercial fishing activities exploiting marine biological resources for recreation, tourism or sport." "		" 28. 'recreational fisheries' means non-commercial fishing activities exploiting marine biological resources <u>such as</u> for recreation, tourism or sport. <u>1. A recital about recreational fisheries will clarify that such fisheries include fishing activities organised by commercial entities active in the tourism sector and in the sector of sports competition.</u> "	Defend GA, in line with revised mandate of 18.11.2022. Sequence 11
Article 1, first paragraph, point (1)(ia)				
149a		<u>(ia) the following point is inserted:</u> <u>28a. 'recreational fishing charter vessel' means a skippered boat or vessel taking passengers to sea to carry out recreational fishing</u>		Reject the EP amendment, in line with revised mandate of 18.11.2022. Sequence 11

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
		<u>activities:</u> EP AM 48, EX CA 3A		
Article 1, first paragraph, point (1)(ib)				
149b		<u>(ib) the following point is inserted:</u> <u>28b. 'pesca-tourism' means recreational fishing activities organised by fishers, taking passengers to sea to carry out recreational fishing activities, as a sideline supplementing their core activity;</u> EP AM 49, EX CA 3B		Reject the EP amendment, in line with revised mandate of 18.11.2022. Sequence 11
Article 1, first paragraph, point (44), introductory part				
509	(44) Article 55 is replaced by the following:		(44) Article 55 is replaced by the following:	(44) Article 55 is replaced by the following: Sequence 11
Article 1, first paragraph, point (44), amending provision, first paragraph				
510	Article 55		Article 55	Article 55 Revised mandate of 18.11.2022: Note that the overall structure of Article 55 might need to be modified in view of the final

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
				agreement. This will be done at a later stage and will be presented to delegations. Sequence 11
Article 1, first paragraph, point (44), amending provision, second paragraph				
511	Recreational fisheries		Recreational fisheries	Recreational fisheries Sequence 11
Article 1, first paragraph, point (44), amending provision(1), first subparagraph				
512	1. Member States shall ensure that recreational fisheries on their territory and in Union waters are conducted in a manner compatible with the objectives and rules of the common fisheries policy.	1. Member States shall ensure that recreational fisheries on their territory and in Union waters are conducted in a manner compatible with the objectives and rules of the common fisheries policy <u>and with Union conservation measures, including those adopted as part of multiannual plans.</u> EP AM 149, EX CA 3C	1. Member States shall ensure that recreational fisheries on their territory and in Union waters are conducted in a manner compatible with the objectives and rules of the common fisheries policy.	Defend GA, but flexibility to accept the following recital, in line with the revised mandate of 3.3.2023: With the exception of the prohibition of the marketing or sale of catches from recreational fisheries, which should be enforced by all Member States, rules on the control of recreational fisheries should apply to Coastal Member States only. Sequence 11
Article 1, first paragraph, point (44), amending provision(1), second subparagraph, introductory part				
513	For this purpose Member States shall:		For this purpose Member States shall:	Defend the revised mandate of 3.3.2023: 1a. For this purpose coastal

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
				Member States shall have in place an electronic system allowing for the recording and reporting of catches from recreational fisheries.
Article 1, first paragraph, point (44), amending provision(1), second subparagraph(-a)				
513a				<p>Defend the revised mandate of 3.3.2023:</p> <p>Flexibility to accept the following COM proposal:</p> <p>Coastal Member States may use an electronic system developed at national or Union level. If one or more coastal Member States so request by ... [4 months after the entry into force of this Regulation], the Commission shall develop such a system.</p> <p>Flexibility to add the following text to respond to a request by the European Parliament:</p> <p>A requesting Member State shall implement the system as developed by the Commission.</p> <p>Note: See the revised mandate as set out in ST 10027/22, in particular row 274b (Sequence</p>

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
				7/on logbook etc.) in which delegations accepted the same obligation for using systems for fishing logbooks developed by the Commission if requested.
Article 1, first paragraph, point (44), amending provision(1), second subparagraph(a)				
514	(a) put in place a registration or a licensing system monitoring the number of natural and legal persons involved in recreational fisheries; and	(a) <u>building on already existing practices in Member States</u> , put in place a registration or a licensing system monitoring the number of natural and legal persons involved in recreational fisheries, <u>together with an appropriate system of sanctions for non-compliance, informing applicants for such licences about the Union conservation measures to be applied in the area, including catch restrictions and arrangements governing sanctions</u> ; and EP AM 150, EX CA 3C	(a) put in place a registration or a licensing system monitoring the number of natural and legal persons involved in recreational fisheries; and	See proposal in row 513. Defend GA to delete text in row 514, as the topic is covered by the new proposal in row 513. Sequence 11
Article 1, first paragraph, point (44), amending provision(1), second subparagraph				
515	(b) collect data on catches from such fisheries through catch reporting or other data collection mechanisms based on a methodology which shall be	(b) collect data on catches from such fisheries through catch reporting or other data collection mechanisms based on a methodology which shall be	(b) collect data on catches from such <u>recreational</u> fisheries through catch reporting or other data collection mechanisms based on a methodology which shall be	Defend the revised mandate of 3.3.2023 (flexibility to limit and define the number of species for which data collection is required), and in view of reaching an agreement with the Parliament

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
	<p>notified to the Commission.</p>	<p>notified to the Commission <u>simple, free of charge,</u> <u>harmonised electronic form or</u> <u>application.</u></p> <p>EP AM 151, EX CA 3C</p>	<p><u>determined by each Member State</u> <u>and</u> notified to the Commission. <u>Member States shall send those</u> <u>data to the Commission at least</u> <u>once a year.</u></p>	<p>flexibility to add species that are subject to the landing obligation.</p> <p>1b. Except for data for recreational fisheries recorded and reported pursuant to paragraph 2 and without prejudice to the collection of data for recreational fisheries under Regulation (EU) 2017/1004(*), coastal Member States shall collect data on catches by natural persons engaged in recreational fisheries for species, stocks or groups of stocks for which fishing opportunities are set by the Union, which are covered by a multiannual plan, or which are subject to the landing obligation.</p> <p>Those data shall be collected through data collection mechanisms based on a methodology, which shall be determined by each coastal Member State and notified to the Commission.</p> <p>Coastal Member States shall send those data to the Commission at least once a year referring to the preceding calendar year.</p> <p>Sequence 11</p>

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (44), amending provision, third paragraph				
515a			<u>In order to comply with the obligation set out in the first subparagraph, Member States may use the data collected under Regulation (EU) 2017/1004(*).</u>	Defend revised mandate of 18.11.2022. In order to comply with the obligation set out in the first subparagraph, coastal Member States may use the data collected under Regulation (EU) 2017/1004(*). <u>Sequence 11</u>
Article 1, first paragraph, point (44), amending provision(2), introductory part				
516	2. As regards stocks, groups of stocks and species that are subject to Union conservation measures applicable to recreational fisheries, Member States shall	2. As regards stocks, groups of stocks and species that are subject to Union conservation measures applicable to recreational fisheries, <u>including additional conservation measures adopted as part of multiannual plans,</u> Member States shall: <small>EP AM 152, EX CA 3D</small>	2. As regards <u>species</u> , stocks, or groups of stocks and species that are subject to Union conservation measures <u>which apply specifically applicable</u> to recreational fisheries, <u>such as quotas, catch-limits and bag limits¹,</u> Member States shall <u>1. Recital (31) will be amended as follows: A number of specific conservation measures applicable to recreational fisheries has already been established under the common fisheries policy, in particular in the Council regulations fixing for specific years the fishing opportunities for certain fish stocks or groups of fish stocks. The specific conservation measures already applied include quotas, catch-limits, bag-limits, and prohibitions to fish in certain periods or with certain gear. The conservation of particular species might require using</u>	<u>Defend revised mandate of 3.3.2023, and in view of reaching an agreement with the Parliament flexibility to add species that are subject to the landing obligation</u> 2. Coastal Member States shall ensure that natural persons engaged in recreational fisheries are registered, and that they record and report their catches through an electronic system referred to in point (a) of paragraph 1a as follows: i. For species, stocks, or groups of stocks that are subject to Union conservation measures which apply specifically to recreational fisheries, such as quotas, catch-limits and bag

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
			<p><u>other measures than those in the future. Recording and reporting of catches of those species should allow the effective control of compliance with those specific conservation measures.</u></p>	<p>limits, on a daily basis, as from [date of application of this regulation], and</p> <p>ii. For species, stocks or groups of stocks for which fishing opportunities are set by the Union, which are covered by a multiannual plan, or which are subject to the landing obligation, and for which species scientific advice indicates that recreational fishing is having a significant impact on the fishing mortality, as from 1 January 2030.</p> <p>The Commission may, by way of implementing acts, adopt the list of species, stocks or groups of stocks to which point ii of this paragraph applies and to set the frequency of recording and reporting these catches.</p> <p>Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>Sequence 11</p>
Article 1, first paragraph, point (44), amending provision(2), numbered paragraph (2a)				
516a				Defend revised mandate of

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
				<p>3.3.2023:</p> <p>2a. The recording and reporting of recreational catches by natural persons may be carried out by a legal person on their behalf.</p> <p>Sequence 11</p>
Article 1, first paragraph, point (44), amending provision(2), first subparagraph				
517	<p>(a) ensure that natural and legal persons involved in recreational fisheries for such stocks or species record and send catch declarations electronically to the competent authorities on a daily basis or after each fishing trip; and</p>	<p>(a) ensure that natural and legal persons involved in recreational fisheries for such stocks or species <u>receive clear information on applicable Union conservation measures</u>, record and send catch declarations electronically to the competent authorities on a daily basis or after each fishing trip; and</p> <p>EP AM 152, EX CA 3D</p>	<p>(a) ensure that natural and legal persons involved<u>engaged</u> in recreational fisheries for such <u>species</u>, stocks or species<u>groups of stocks are registered¹ and</u> record and send catch declarations electronically<u>report their catches by electronic means</u> to the competent authorities on a daily basis or after each fishing trip; and.</p> <p><u>1. A recital will clarify that the registration system put in place by Member States may foresee the registration before or after catching the concerned species, stocks or groups of stocks.</u></p>	<p>Flexibility to delete, as covered by new proposal in row 516, in line with revised mandate 3.3.2023.</p> <p>Sequence 11</p>
Article 1, first paragraph, point (44), amending provision(2)(b)				
518	<p>(b) put in place a registration or licensing system for vessels used in such recreational fisheries, in</p>		<p>(b) put in place a registration or licensing system for vessels used in such recreational fisheries, in</p>	<p>Defend GA, in line with the revised mandate of 18.11.2022.</p>

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
	addition to the registration or licencing system for natural and legal persons referred to in paragraph 1.		addition to the registration or licencing system for natural and legal persons referred to in paragraph 1.	Sequence 11
Article 1, first paragraph, point (44), amending provision(3)				
519	3. The sale of catches from recreational fisheries shall be prohibited.		3. The <u>marketing or</u> sale of catches from recreational fisheries shall be prohibited.	Linked to row 512 (see comments above). 3. The <u>marketing or</u> sale of catches from recreational fisheries shall be prohibited. Sequence 11
Article 1, first paragraph, point (44), amending provision, numbered paragraph (3a)				
519a		<u>3a. The master of a fishing vessel used in pesca-tourism shall, before each occasion where the fishing vessel is used for that specific purpose, notify the competent authorities accordingly. Article 15 shall not apply.</u> Plenary AM 342 (S&D and Greens/EFA)		Reject the EP amendment, in line with the revised mandate of 18.11.2022. Sequence 11
Article 1, first paragraph, point (44), amending provision(4)				
520	4. National control programmes referred to in Article 93a shall	4. National control programmes referred to in Article 93a shall	4. National control programmes referred to in Article 93a shall	GA accepted. 4. National control programmes referred to in Article 93a shall

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
	include specific control activities concerning the recreational fisheries.	include specific control activities concerning the recreational fisheries. EP AM 154, EX AMs 653 (EPP) and 654 (The Left)	include specific control activities concerning the recreational fisheries.	include specific control activities concerning the recreational fisheries. "
Article 1, first paragraph, point (44), amending provision, numbered paragraph (4a)				
520a			<u>4a. This Article shall not apply to Member States that are neither coastal nor flag states.</u>	In line with revised mandate 18.11.2022, flexibility to withdraw GA. Sequence 11
Article 1, first paragraph, point (44), amending provision(5), first subparagraph, introductory part				
521	5. The Commission may, by way of implementing acts, adopt detailed rules concerning:	5. The Commission may, by way of implementing <u>is empowered to adopt delegated</u> acts, adopt in accordance with Article 119a, <u>supplementing this Regulation by laying down</u> detailed rules concerning: EP AM 155, EX 3E	5. The Commission may, by way of implementing acts, adopt detailed rules concerning:	In line with the revised mandate of 18.11.2022, flexibility to accept implementing powers in rows 523 and 525. Sequence 11
Article 1, first paragraph, point (44), amending provision(5), first subparagraph(a)				
522	(a) the registration or licensing systems for recreational fisheries for specific species or stocks,		(a) the registration or licensing systems for recreational fisheries for specific species or stocks,	Defend GA, in line with the revised mandate of 18.11.2022. Sequence 11

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (44), amending provision(5), first subparagraph(aa)				
522a		<p><u>(aa) the notification by the master of a fishing vessel as referred to in paragraph 3a,</u></p> <p>Plenary AM 343 (S&D and Greens/EFA)</p>		<p>Reject the EP amendment, in line with the revised mandate of 18.11.2022.</p> <p>Sequence 11</p>
Article 1, first paragraph, point (44), amending provision(5), first subparagraph(b)				
523	(b) the collection of data and the recording and submission of the catch data,	<p>(b) the collection of data and the recording and submission of the catch data <u>through a simple, free of charge and harmonised electronic form or application;</u></p> <p>EP AM 156, EX 3E</p>	<p>(b) the collection of data and the recording and submission of the catch data;</p>	<p>In line with the revised mandate of 18.11.2022, flexibility to accept the following COM proposal:</p> <p>b) the submission to the Commission of catch data collected by Member States under paragraphs 1a [row 513] and 2 [row 516] of this Article.</p> <p>Sequence 11</p>
Article 1, first paragraph, point (44), amending provision(5), first subparagraph(c)				
524	(c) the tracking of vessels used for recreational fisheries, and	<p>(c) the tracking of vessels <u>a vessel</u> used for <u>pesca-tourism and recreational fisheries; fishing charter vessels;</u> and</p> <p>EP AM 157, EX 3E</p>	<p>(c) the tracking of vessels used for recreational fisheries, and</p>	<p>Defend GA.</p> <p>Sequence 11</p>
Article 1, first paragraph, point (44), amending provision(5), first subparagraph(d)				
525				Defend revised mandate of

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
	(d) the control and marking of gears used for recreational fisheries.	(d) the control and marking of gears used for recreational fisheries. <u>in a simple and proportionate manner.</u> EP AM 158, EX 3E	(d) the control and marking of gears used for recreational fisheries.	3.3.2023: (d) the marking of gear used for recreational fisheries in a simple and proportionate manner, except hand-held gear. Sequence 11
Article 1, first paragraph, point (44), amending provision(5), second subparagraph				
526	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2). EP AM 159, EX 3E	Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).	Flexibility to align with row 521, in line with the revised mandate of 18.11.2022. Sequence 11
Article 1, first paragraph, point (44), amending provision(6)				
527	6. This Article shall apply to any recreational fishing activities, including fishing activities organised by commercial entities in the tourism sector and in the sector of sport competition. "	6. This Article shall apply to any recreational fishing activities, <u>such as those performed with the support of a vessel, diving or on foot with the use of any catching or harvesting method,</u> including fishing activities organised by commercial entities in the tourism sector and in the sector of sport competition, <u>as well as in the context of pesca-tourism and with recreational fishing charter vessels.</u> "	6. This Article shall apply to any recreational fishing activities, including fishing activities organised by commercial entities in the tourism sector and in the sector of sport competition. "	Flexibility to add examples of recreational fishing activities mentioned by the EP in a recital, in line with the revised mandate of 18.11.2022. Sequence 11

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
		EP AM 160, EX 3F		
Article 3				
1205	Article 3 Amendments to Regulation (EC) No 1967/2006		Article 3 Amendments to Regulation (EC) No 1967/2006	Article 3 Amendments to Regulation (EC) No 1967/2006 Sequence 11
Article 3, first paragraph, introductory part				
1206	Regulation (EC) No 1967/2006 is amended as follows:		Regulation (EC) No 1967/2006 is amended as follows:	Regulation (EC) No 1967/2006 is amended as follows: Sequence 11
Article 3, first paragraph, point (1)				
1207	(1) in Article 17, paragraphs 2 to 6 are deleted.		(1) in Article 17, paragraphs 2 to 6 are deleted.	(1) in Article 17, paragraphs 2 to 6 are deleted. Sequence 11
Article 3, first paragraph, point (2)				
1208	(2) in Article 20(1), the second sentence is deleted.		(2) in Article 20(1), the second sentence is deleted.	(2) in Article 20(1), the second sentence is deleted. Sequence 11
Article 3, first paragraph, point (3)				
1209	(3) Article 21 is deleted.		(3) Article 21 is deleted.	(3) Article 21 is deleted.

	Commission Proposal	EP Mandate	Council Mandate	Presidency proposals on the way forward
				Sequence 11

Sequence 13

Article 58 - consolidated

554	Article 58
555	Traceability
556	1. Without prejudice to traceability requirements set out in Regulation (EC) No 178/2002, fishery and aquaculture products shall be put into lots by operators and shall be traceable at all stages of production, processing and distribution, from catching or harvesting to retail stage
561	3. Lots of fishery and aquaculture products made available on the market or likely to be made available on the market shall be adequately marked to ensure the traceability of each lot.
562	4. Member States shall check that operators have in place systems and procedures to identify any operator from whom they have been supplied with lots of fishery and aquaculture products and to whom these products are supplied. This information shall be made available to the competent authorities on demand.
562a	4a. Lots of fishery and aquaculture products falling under Chapter 3, Headings 1604 and 1605 of Chapter 16, and Heading 1212 21 of Chapter 12 of the Combined nomenclature established by Regulation (EEC) No 2658/87 shall be accompanied by a minimum set of information in accordance with this Article.
563	5. For lots of fishery and aquaculture products falling under Chapter 3 of the Combined nomenclature established by Regulation (EEC) No 2658/87 , at least the following information shall be made available:
564	(a) the identification number of the lot;
565	(b) in the case of fishery products not imported into the Union the unique fishing trip identification number(s) or the unique fishing day identification number(s) referred to in Article 54d for all fishery products included in the lot and the name and registration number of the producer or aquaculture production unit;
565a	(b1) in the case of imported products, the IMO number or if not applicable, other unique vessel identifier of the catching vessel(s), if applicable, the reference of the catch certificate(s) number submitted in accordance with Regulation (EC) No 1005/2008 for all fishery products included in the lot, where applicable, or the name and, where available, the registration number of the

	aquaculture production unit;
566	(c) the FAO alpha-3 code of the species and the scientific name;
567	(d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area for fishery products caught in freshwater and for aquaculture products, as referred to in Article 38(1) of Regulation (EU) No 1379/2013;
568	(e) for fishery products, the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No 1379/2013;
569	(f) the date(s) of catches for fishery products or date(s) of harvest for aquaculture products,
570	(g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals;
571	(h) Where fishery products below the minimum conservation reference size are present in the lot, separate information on the quantities in kilograms expressed in net weight, or the number of individuals below the minimum conservation reference size;
572	(i) for fishery and aquaculture products subject to common marketing standards, the information required in order to comply with these standards.
581b	6a. Operators at all stages of production, processing and distribution, from catching or harvesting to retail stage, shall ensure that in respect of each lot of fishery or aquaculture products falling under Chapter 3 of the Combined Nomenclature, the information listed in paragraph 5:
581c	(a) is kept on record, and
581d	(b) is made available in a digital way to the operator to whom the fishery or aquaculture product is supplied, and, upon request, to competent authorities.
581f	6c. Member States shall cooperate with each other to ensure that the information referred to in paragraph 5 can be accessed by the competent authorities of a Member State other than the one where the fisheries or aquaculture products have been put into lots or imported into, in particular when the information is provided by way of an identification tool such as a code, barcode, electronic chip or a similar device.

582	<p>7. Member States may exempt from the requirements set out in this Article:</p> <ul style="list-style-type: none"> - small quantities of fishery products, which are sold directly to consumers from catching vessels, from operators fishing without a vessel, or fresh water fisheries operators, or - small quantities of aquaculture products that are sold directly to consumers from an aquaculture production unit, that are used only for private consumption, provided that those quantities do not exceed 10kg of fishery or aquaculture products per consumer per day. <p>For salmon (<i>Salmo salar</i>) caught in the Baltic Sea, the threshold referred to in paragraph 1 shall be two individuals per consumer per day.</p>
582a	<p>7a. The Commission shall conduct a study on feasible traceability systems and procedures, including minimum traceability information, for fishery and aquaculture products falling under headings 1604 and 1605 of Chapter 16 of the Combined Nomenclature, in view of defining detailed rules for such products. The study should include an analysis of available digital solutions or methods which meet the requirements on traceability in this regulation, while taking into account the impact on small operators.</p>
583	<p>8. The Commission is empowered to adopt delegated acts in accordance with the Article 119a concerning:</p>
584	<p>(a) minimum technical requirements for the recording and transmission of the information referred to in paragraph 5, pursuant to paragraph 6a;</p>
585	<p>(b) methods of marking lots and the physical affixing of traceability information on lots of fishery and aquaculture products;</p>
586	<p>(c) further cooperation between Member States on the access to information accompanying a lot</p>
587	<p>(d) the traceability requirements for lots of fishery and aquaculture products falling under Chapter 3 containing several species as referred to in Article 56a(3) and (4), and for lots of fishery and aquaculture products falling under Chapter 3 resulting from the merging or splitting of different lots as referred to in Article 56a(5);</p>
588	<p>(e) the information on the relevant geographical area.;</p>
588a	<p>(f) the traceability requirements for lots and composition of lots of fishery and aquaculture products falling under heading 1212 21 of Chapter 12 of the Combined nomenclature established by Regulation (EEC) No 2658/87. These requirements shall apply from [5 years after the date of entry into force of this Regulation].</p>
588b	<p>(fa) the traceability requirements for lots of fishery and aquaculture products falling under headings 1604 and 1605 of Chapter 16</p>

	of the Combined Nomenclature on the basis of the results of the study conducted in accordance with paragraph 7a. These requirements shall apply from [5 years after the date of entry into force of this Regulation].
588c	(g) the information required in order to comply with the common marketing standards.
590	10. This article shall not apply to ornamental fish, ornamental crustaceans, ornamental molluscs and ornamental algae.

Sequence 13

Article 58

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (46), amending provision, twentieth paragraph				
554	Article 58		Article 58	Article 58 Sequence 13
Article 1, first paragraph, point (46), amending provision, twenty-first paragraph				
555	Traceability		Traceability	Traceability Sequence 13
Article 1, first paragraph, point (46), amending provision(1)				
556	1. Without prejudice to traceability requirements set out in Regulation (EC) No 178/2002, lots of fishery or aquaculture products shall be traceable at all stages of production, processing and distribution, from catching or harvesting to retail stage, including fisheries and aquaculture products which are destined for export.	1. Without prejudice to traceability requirements set out in Regulation (EC) No 178/2002, lots <u>and batches</u> of fishery or aquaculture products shall be traceable at all stages of production, processing and distribution, from catching or harvesting to retail stage, including fisheries and aquaculture products which are destined for export. EP AM 173, EX CA 16	1. Without prejudice to traceability requirements set out in Regulation (EC) No 178/2002, <u>fishery and aquaculture products shall be put into lots by operators and</u> lots of fishery or aquaculture products shall be traceable at all stages of production, processing and distribution, from catching or harvesting to retail stage, including fisheries and aquaculture products which are destined for export.	GA accepted. 1. Without prejudice to traceability requirements set out in Regulation (EC) No 178/2002, <u>fishery and aquaculture products shall be put into lots by operators and</u> lots of fishery or aquaculture products shall be traceable at all stages of production, processing and distribution, from catching or harvesting to retail stage, including fisheries and aquaculture products which are destined for export. Sequence 13

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (46), amending provision(2)				
557	2. Operators at all stages of production, processing and distribution, from catching or harvesting to retail stage, shall ensure that for each lot of fishery or aquaculture products, the information listed in paragraphs 5 and 6:	2. Operators at all stages of production, processing and distribution, from catching or harvesting to retail stage, shall ensure that for each lot <u>or batch</u> of fishery or aquaculture products, the information listed in paragraphs 5 and 6: EP AM 174, EX CA 16	2. Operators at all stages of production, processing and distribution, from catching or harvesting to retail stage, shall ensure that for each lot of fishery or aquaculture products, the information listed in paragraphs 5 and 6:	GA accepted. 2. Operators at all stages of production, processing and distribution, from catching or harvesting to retail stage, shall ensure that for each lot of fishery or aquaculture products, the information listed in paragraphs 5 and 6: Sequence 13
Article 1, first paragraph, point (46), amending provision(2), point (a)				
558	(a) is kept on record in a digitalised way;		(a) is kept on record in a digitalised way;	GA accepted. (a) is kept on record in a digitalised way; Sequence 13
Article 1, first paragraph, point (46), amending provision(2), point (b)				
559	(b) is made available upon request to competent authorities;		(b) is made available upon request to competent authorities;	GA accepted. (b) is made available upon request to competent authorities; Sequence 13
Article 1, first paragraph, point (46), amending provision(2), point (c)				
560	(c) is transmitted or made available, electronically, to the business operator to whom the		(c) is transmitted or made available, electronically, to the business operator to whom the	GA accepted. (c) is transmitted or made available, electronically, to the

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	fishery product or aquaculture product is supplied.		fishery product or aquaculture product is supplied.	business operator to whom the fishery product or aquaculture product is supplied. Sequence 13
Article 1, first paragraph, point (46), amending provision(3)				
561	3. Lots of fishery and aquaculture products placed on the market or likely to be placed on the market in the Union, or exported or likely to be exported, shall be adequately marked or labelled to ensure the traceability of each lot.	3. Lots <u>and batches</u> of fishery and aquaculture products placed <u>or made available</u> on the market or likely to be placed <u>or made available</u> on the market in the Union, or exported or likely to be exported, shall be adequately marked or labelled to ensure the traceability of each lot. EP AM 175, EX CA 16	3. Lots of fishery and aquaculture products placed on the market or likely to be placed on the market in the Union, or exported or likely to be exported, shall be adequately marked or labelled to ensure the traceability of each lot.	Agreed in line with the revised mandate: 3. Lots of fishery and aquaculture products placed <u>made available</u> on the market or likely to be placed <u>made available</u> on the market in the Union, or exported or likely to be exported, shall be adequately marked or labelled to ensure the traceability of each lot. Sequence 13
Article 1, first paragraph, point (46), amending provision(4)				
562	4. Member States shall check that operators have in place digitalised systems and procedures to identify any operator from whom they have been supplied with lots of fishery and aquaculture products and to whom these products have been supplied. This information shall be made available to the competent authorities on demand.	4. Member States shall check that operators have in place digitalised systems and procedures to identify any operator from whom they have been supplied with lots <u>or batches</u> of fishery and aquaculture products and to whom these products have been supplied. This information shall be made available to the competent authorities on demand. EP AM 176, EX CA 16	4. Member States shall check that operators have in place digitalised systems and procedures to identify any operator from whom they have been supplied with lots of fishery and aquaculture products and to whom these products have been supplied. This information shall be made available to the competent authorities on demand.	Flexibility to accept the following Commission proposal as adjusted by the Presidency. 4. Member States shall check that operators have in place digitalised systems and procedures to identify any operator from whom they have been supplied with lots of fishery and aquaculture products and to whom these products have been supplied. This information shall be made available to the competent

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				authorities on demand. Sequence 13
Article 1, first paragraph, point (46), amending provision, numbered paragraph (4a)				
562a				<p>Flexibility to accept the following Commission proposal:</p> <p>COM proposal 17.4.2023</p> <p>4a. Lots of fishery and aquaculture products falling under Chapter 3, Headings 1604 and 1605 of Chapter 16, and Heading 1212 21 of Chapter 12 of the Combined nomenclature established by Regulation (EEC) No 2658/87 shall be accompanied by a minimum set of information in accordance with this Article.</p> <p>Sequence 13</p>
Article 1, first paragraph, point (46), amending provision(5)				
563	5. Information on lots of fishery and aquaculture products, except products imported into the Union, the information referred to in paragraph 2 shall include:	5. Information on lots <u>or batches</u> of fishery and aquaculture products, except products imported into the Union, the information referred to in paragraph 2 shall include: EP AM 177, EX CA 16	5. Information on <u>For</u> lots of fishery and aquaculture products; except products imported into the Union, the information referred to in paragraph 2 <u>falling under Chapter 3 of the Combined nomenclature established by Regulation (EEC) No 2658/87, at least the following information</u> shall include <u>be made available</u> :	GA accepted. 5. Information on <u>For</u> lots of fishery and aquaculture products; except products imported into the Union, the information referred to in paragraph 2 <u>falling under Chapter 3 of the Combined nomenclature established by Regulation (EEC) No 2658/87, at least the following information</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				shall include <u>be made available</u> : Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (a)				
564	(a) the identification number of the lot;		(a) the identification number of the lot;	(a) the identification number of the lot; Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (b)				
565	(b) the unique fishing trip identification number(s) referred to in Article 14(2)(a) of all fishery products included in the lot, or the name and registration number of the aquaculture production unit;		(b) <u>in the case of products not imported into the Union</u> , the unique fishing trip identification number(s) <u>or the unique identifier(s) in the system</u> referred to in <u>point (a) of</u> Article 14(2)(a) of 54d(2) <u>for</u> all fishery products included in the lot, or the name and <u>where available, the</u> registration number of the aquaculture production unit;	Agreed in line with the revised mandate: (b) <u>in the case of fishery products not imported into the Union</u> the unique fishing trip identification number(s) <u>or the unique fishing day identification number(s)</u> referred to in Article 14(2)(a) of 54d <u>for</u> all fishery products included in the lot, or <u>and</u> the name and registration number of the <u>producer or</u> aquaculture production unit; Sequence 13 Sequence 4
Article 1, first paragraph, point (46), amending provision(5)(b1)				
565a			<u>(b1) in the case of imported products, the reference of the catch certificate(s) submitted in</u>	Agreed in line with the revised mandate: <u>(ba) in the case of imported</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			<u>accordance with Regulation (EC) No 1005/2008 for all fishery products included in the lot, where applicable, or the name and, where available, the registration number of the aquaculture production unit;</u>	<u>products, the IMO number or if not applicable, other unique vessel identifier of the catching vessel(s), if applicable, the reference of the catch certificate(s) number submitted in accordance with Regulation (EC) No 1005/2008 for all fishery products included in the lot, where applicable, or the name and, where available, the registration number of the aquaculture production unit;</u> Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (c)				
566	(c) the FAO alpha-3 code of the species and the scientific name;	(c) the FAO alpha-3 code of the species, <u>the scientific name</u> and the scientific <u>commercial common</u> name; EP AM 178, EX CA 16	(c) the FAO alpha-3 code of the species and the scientific name;	(c) the FAO alpha-3 code of the species and the scientific name; Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (d)				
567	(d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area as defined in Article 38(1) of Regulation (EU) No 1379/2013 for fishery products caught in freshwater and aquaculture products;		(d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area <u>for fishery products caught in freshwater and aquaculture products, as referred to as defined</u> in Article 38(1) of Regulation (EU) No 1379/2013 for fishery products	Agreed in line with the revised mandate: (d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area <u>for fishery products caught in freshwater and for aquaculture products, as referred to as defined</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
			<i>caught in freshwater and aquaculture products;</i>	in Article 38(1) of Regulation (EU) No 1379/2013 <i>for fishery products caught in freshwater and aquaculture products;</i> Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (e)				
568	(e) for fishery products, the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No 1379/2013;		(e) for fishery products, the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No 1379/2013;	(e) for fishery products, the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No 1379/2013; Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (f)				
569	(f) the date of catches for fishery products or date of harvest for aquaculture products, and the date of production where applicable;	(f) the date of catches <u>or unloading of catches</u> for fishery products or date of harvest for aquaculture products, <i>and/or</i> the date of production where applicable; EP AM 179, EX CA 16	(f) the date <u>(s)</u> of catches for fishery products or date <u>(s)</u> of harvest for aquaculture products, <i>and the date of production where applicable;</i>	GA accepted. (f) the date <u>(s)</u> of catches for fishery products or date <u>(s)</u> of harvest for aquaculture products, <i>and the date of production where applicable;</i> Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (g)				
570	(g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals;		(g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals;	(g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals;

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (h)				
571	(h) if fishery products below the minimum conservation reference size are present in the quantities referred to in point (g), separate information on the quantities in kilograms expressed in net weight, or the number of individuals below the minimum conservation reference size;		(h) if <u>where</u> fishery products below the minimum conservation reference size are present in the quantities referred to in point (g) <u>lot</u> , separate information on the quantities in kilograms expressed in net weight, or the number of individuals below the minimum conservation reference size ;	Agreed in line with the revised mandate: (h) if <u>Where</u> fishery products below the minimum conservation reference size are present in the quantities referred to in point (g) <u>lot</u> , separate information on the quantities in kilograms expressed in net weight, or the number of individuals below the minimum conservation reference size; Sequence 13
Article 1, first paragraph, point (46), amending provision(5), point (i)				
572	(i) for lots of products subject to common marketing standards, the individual size or weight, size category, presentation and freshness.		(i) for lots of products subject to common marketing standards, <u>as appropriate</u> , the individual size or weight, size category, <u>product</u> presentation and freshness.	Agreed in line with the revised mandate: (i) for lots of fishery and <u>aquaculture</u> products subject to common marketing standards, the individual size or weight, size category, presentation and freshness <u>information required in order to comply with these standards</u> . Sequence 13
Article 1, first paragraph, point (46), amending provision, numbered paragraph (5a)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
572a			<u>5a. Lots of fishery and aquaculture products made available on the market or likely to be made available on the market shall be adequately marked to ensure the traceability of each lot.</u>	GA withdrawn in line with the revised mandate. Sequence 13
Article 1, first paragraph, point (46), amending provision, twenty-second paragraph				
572b			<u>5b. For the purpose of adequate marking of lots of fishery and aquaculture products falling under Chapter 3 of the Combined nomenclature established by Regulation (EEC) No 2658/87, the information referred to paragraph 5 shall be provided by means of the labelling of the lot, or by means of a commercial document physically accompanying the lot. Operators shall affix that information by way of an identification tool such as a code, barcode, electronic chip or a similar device or marking system, or, in case that information is provided by means of a commercial document physically accompanying the lot, at least the identification number shall be affixed to the corresponding lot.</u>	GA withdrawn in line with the revised mandate. Sequence 13

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (46), amending provision(6)				
573	6. Information on lots of fishery and aquaculture products imported into the Union, the information referred to in paragraph 2 shall include:	6. Information on lots <u>or batches</u> of fishery and aquaculture products imported into the Union, the information referred to in paragraph 2 shall include: EP AM 180, EX CA 16	6. Information on lots of fishery and aquaculture products imported into the Union, the information referred to in paragraph 2 shall include:	GA accepted. 6. Information on lots of fishery and aquaculture products imported into the Union, the information referred to in paragraph 2 shall include: Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (a)				
574	(a) the identification number of the lot;		(a) the identification number of the lot;	GA accepted. (a) the identification number of the lot; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (b)				
575	(b) the reference of the catch certificate(s) submitted in accordance with Regulation (EC) No 1005/2008 for all fishery products included in the lot, where applicable, or the name and registration number of the aquaculture production unit;		(b) the reference of the catch certificate(s) submitted in accordance with Regulation (EC) No 1005/2008 for all fishery products included in the lot, where applicable, or the name and registration number of the aquaculture production unit;	GA accepted. (b) the reference of the catch certificate(s) submitted in accordance with Regulation (EC) No 1005/2008 for all fishery products included in the lot, where applicable, or the name and registration number of the aquaculture production unit; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (c)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
576	(c) the FAO alpha-3 code of the species and the scientific name;		(c) the FAO alpha-3 code of the species and the scientific name;	GA accepted. (c) the FAO alpha-3 code of the species and the scientific name; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (d)				
577	(d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area as defined in Article 38(1) of Regulation (EU) No 1379/2013 for fishery products caught in freshwater and aquaculture products;	(d) the relevant geographical area(s) for fishery products caught at sea <u>reported according to the FAO statistical area/sub area/division where the catch was taken and indication of whether the catch was taken on the high seas, in the regulatory area of a regional fisheries management organisation (RFMO) or within an EEZ</u> , or the catch or production area as defined in Article 38(1) of Regulation (EU) No 1379/2013 for fishery products caught in freshwater and aquaculture products; EP AM 181, EX CA 16	(d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area as defined in Article 38(1) of Regulation (EU) No 1379/2013 for fishery products caught in freshwater and aquaculture products;	GA accepted. (d) the relevant geographical area(s) for fishery products caught at sea, or the catch or production area as defined in Article 38(1) of Regulation (EU) No 1379/2013 for fishery products caught in freshwater and aquaculture products; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (e)				
578	(e) the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No 1379/2013 for fishery products;		(e) the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No 1379/2013 for fishery products;	GA accepted. (e) the category of fishing gear as laid down in the first column of Annex III to Regulation (EU) No

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				1379/2013 for fishery products; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (f)				
579	(f) the date of catches for fishery products or date of harvest for aquaculture products, and the date of production where applicable;		(f) the date of catches for fishery products or date of harvest for aquaculture products, and the date of production where applicable;	GA accepted. (f) the date of catches for fishery products or date of harvest for aquaculture products, and the date of production where applicable; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (g)				
580	(g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals;		(g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals;	GA accepted. (g) the quantities in kilograms expressed in net weight or, where appropriate, the number of individuals; Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (h)				
581	(h) for lots of products subject to common marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;.		(h) for lots of products subject to common marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;.	GA accepted. (h) for lots of products subject to common marketing standards, as appropriate, the individual size or weight, size category, presentation and freshness;. Sequence 13
Article 1, first paragraph, point (46), amending provision(6), point (ha)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
581a		<p><u>(ha) for fishery products caught at sea, the IMO number or other unique vessel identification (if an IMO number is not applicable) of the catching vessel.</u></p> <p>EP AM 182, EX CA 16</p>		<p>EP agreed to withdraw amendment.</p> <p>Sequence 13</p>
Article 1, first paragraph, point (46), amending provision(6a), introductory part				
581b			<p><u>6a. Operators who are supplied with or who supply fishery and aquaculture products falling under Chapter 3 of the Combined nomenclature established by Regulation (EEC) No 2658/87 shall be able to identify to competent authorities any operator from whom they have been supplied with such products and any operator to whom they supply such products and shall ensure that in respect of each lot, the information listed in paragraph 5:</u></p>	<p>Agreed in line with the revised mandate:</p> <p><u>6a. Operators at all stages of production, processing and distribution, from catching or harvesting to retail stage, shall ensure that in respect of each lot of fishery or aquaculture products falling under Chapter 3 of the Combined Nomenclature, the information listed in paragraph 5:</u></p> <p>Sequence 13</p>
Article 1, first paragraph, point (46), amending provision(6a)(a)				
581c			<p><u>(a) is kept on record, and</u></p>	<p>GA accepted.</p> <p><u>(a) is kept on record, and</u></p> <p>Sequence 13</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (46), amending provision(6a)(b)				
581d			<u>(b) is made available to the operator to whom the fishery or aquaculture product is supplied, and, upon request, to competent authorities.</u>	Agreed in line with the revised mandate: <u>(b) is made available in a digital way to the operator to whom the fishery or aquaculture product is supplied, and, upon request, to competent authorities.</u> Sequence 13
Article 1, first paragraph, point (46), amending provision(6b)				
581e			<u>6b. For the purpose of paragraph 6a, Member States may require operators to use a digital system.</u>	GA withdrawn in line with the revised mandate. Sequence 13
Article 1, first paragraph, point (46), amending provision (6c), first subparagraph				
581f			<u>6c. Member States shall cooperate with each other to ensure that the information referred to in paragraph 5 can be accessed by the competent authorities of a Member State other than the one where the fisheries or aquaculture products have been put into lots or imported into, in particular when the information is provided by way of an identification tool such as a code, barcode, electronic chip or a similar device.</u>	GA accepted. <u>6c. Member States shall cooperate with each other to ensure that the information referred to in paragraph 5 can be accessed by the competent authorities of a Member State other than the one where the fisheries or aquaculture products have been put into lots or imported into, in particular when the information is provided by way of an identification tool such as a code, barcode, electronic chip or a</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				similar device. Sequence 13
Article 1, first paragraph, point (46), amending provision (6c), second subparagraph				
581g			6d. Operators using the tools referred to in the first subparagraph shall ensure that they are developed in accordance with internationally recognised standards and specifications.	GA withdrawn in line with the revised mandate. Sequence 13
Article 1, first paragraph, point (46), amending provision(7)				
582	7. Member States may exempt from the requirements set out in this Article small quantities of products sold directly from fishing vessels to consumers, provided that these do not exceed 5kg of fishery product per consumer per day.	7. Member States may exempt from the requirements set out in this Article small quantities of products sold directly from fishing vessels by the master or a representative of the master directly to consumers and which are not subsequently marketed but used only for private consumption , provided that these those quantities do not exceed 5kg 5 kg of fishery product per consumer per day. EP AM 183, EX CA 16	7. Member States may exempt from the requirements set out in this Article small quantities of fishery products sold directly from fishing catching vessels to consumers, provided that these those quantities do not exceed 5kg 15kg of fishery product products per consumer per day.	Agreed in line with the revised mandate: 7. Member States may exempt from the requirements set out in this Article: - small quantities of fishery products, which are sold directly to consumers from catching vessels, from operators from fishing vessels without a vessel, or fresh water fisheries operators, or - small quantities of aquaculture products that are sold directly to consumers from an aquaculture production unit, that are used only for private

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p><u>consumption</u>, provided that these<u>those quantities</u> do not exceed 5kg<u>10kg</u> of fishery product<u>or aquaculture products</u> per consumer per day.</p> <p><u>For salmon (Salmo salar) caught in the Baltic Sea, the threshold referred to in paragraph 1 shall be two individuals per consumer per day.</u></p> <p>Sequence 13</p>
Article 1, first paragraph, point (46), amending provision, numbered paragraph (7a)				
582a				<p>Flexibility to accept the following Commission proposal as adjusted by the Presidency:</p> <p>COM proposal 17.4.2023</p> <p>7a. The Commission shall conduct a study on feasible traceability systems and procedures, including minimum traceability information, for fishery and aquaculture products falling under headings 1604 and 1605 of Chapter 16 of the Combined Nomenclature, in view of defining detailed rules for such products. The study should include an analysis of available digital solutions or methods which meet the requirements on traceability in this regulation, while taking into account the impact on small operators.</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 13
Article 1, first paragraph, point (46), amending provision(8)				
583	8. The Commission is empowered to adopt delegated acts in accordance with the Article 119a concerning:		8. The Commission is empowered to adopt delegated acts in accordance with the Article 119a concerning <u>may, by means of implementing acts, lay down detailed rules on:</u>	Flexibility to accept delegated acts. Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(8), point (a)				
584	(a) digitalisation of the traceability information and its electronic transmission;		(a) digitalisation <u>the transmission</u> of the traceability information and its electronic transmission <u>referred to in paragraph 5;</u>	In line with the revised mandate, flexibility to accept the following Commission proposal: COM proposal of 27.1.2023 (a) minimum technical requirements for the recording and transmission of the information referred to in paragraph 5, pursuant to paragraph 6a; Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(8), point (b)				
585	(b) the physical affixing of traceability information on lots of		(b) <u>alternative methods of marking lots and</u> the physical	In line with the revised mandate, flexibility to accept the following COM proposal, with the possibility

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
	fishery and aquaculture products;		affixing of the traceability information on lots of fishery and aquaculture products;	to add elements from row 572b if necessary: COM proposal of 24.1.2023 (b) methods of marking lots and the physical affixing of traceability information on lots of fishery and aquaculture products; Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(8), point (c)				
586	(c) the cooperation between Member States on the access to information accompanying a lot and the methods of marking or labelling lots;		(c) the further cooperation between Member States on the access to information accompanying a lot and the methods of marking or labelling lots;	Defend GA. Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(8), point (d)				
587	(d) the traceability requirements for lots resulting from the merging or splitting of different lots referred to in Article 56(5) and lots containing several species referred to in Article 56(3);		(d) the traceability requirements for lots resulting from the merging or splitting of different lots containing several species as referred to in Article 56(5) and lots containing several species 56a(3) and for lots resulting from the merging or splitting of different lots as referred to in Article 56(3) 56a(5);	In line with the revised mandate, flexibility to accept the following Commission proposal: COM proposal 24.01.2023 (d) the traceability requirements for lots of fishery and aquaculture products falling under Chapter 3 containing several species as referred to in Article 56a(3) and (4), and for lots of fishery and aquaculture

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p>products falling under Chapter 3 resulting from the merging or splitting of different lots as referred to in Article 56a(5);</p> <p>Sequence 13 Implementing act/Delegated act</p>
Article 1, first paragraph, point (46), amending provision(8), point (e)				
588	(e) the information on the relevant geographical area.		(e) the information on the relevant geographical area-;	<p>GA accepted.</p> <p>(e) the information on the relevant geographical area-;</p> <p>Sequence 13 Implementing act/Delegated act</p>
Article 1, first paragraph, point (46), amending provision(8)(f)				
588a			<p><u>(f) the traceability requirements for lots and composition of lots of fishery and aquaculture products falling under heading 1212 21 of Chapter 12 of the Combined nomenclature established by Regulation (EEC) No 2658/87.</u></p>	<p>Flexibility to accept the following Presidency proposal (addition to the GA):</p> <p><u>(f) the traceability requirements for lots and composition of lots of fishery and aquaculture products falling under heading 1212 21 of Chapter 12 of the Combined nomenclature established by Regulation (EEC) No 2658/87. These requirements shall apply from 15 years after the date of entry into force of this Regulation].</u></p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(8), point (eb)				
588b				<p>Flexibility to accept the following Commission proposal as adjusted by the Presidency:</p> <p>COM proposal 17.4.2023</p> <p>(fa) the traceability requirements for lots of fishery and aquaculture products falling under headings 1604 and 1605 of Chapter 16 of the Combined Nomenclature on the basis of the results of the study conducted in accordance with paragraph 7a. These requirements shall apply from [5 years after the date of entry into force of this Regulation].</p> <p>Sequence 13</p>
Article 1, first paragraph, point (46), amending provision(8), point (ec)				
588c				<p>In line with the revised mandate, flexibility to accept the following Commission proposal:</p> <p>COM proposal 20.10.2022</p> <p>g) the information required in order to comply with the common marketing standards.</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(8a), twenty-third paragraph				
588d			<u>8a. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</u>	Flexibility to withdraw GA, linked to row 583. Sequence 13 Implementing act/Delegated act
Article 1, first paragraph, point (46), amending provision(9)				
589	9. This Article shall only apply to fishery and aquaculture products falling under Chapter 3 and under headings 1604 and 1605 of Chapter 16 of the Combined Nomenclature established by Council Regulation (EEC) No 2658/87*.	9. This Article shall only apply to fishery and aquaculture products falling under Chapter 3 and under headings 1604 and 1605 of Chapter 16 of the Combined Nomenclature established by Council Regulation (EEC) No 2658/87*. EP AM 184, EX CA 16	9. This Article shall only apply to fishery and aquaculture products falling under Chapter 3 and under headings 1604 and 1605 <u>heading 1212 21</u> of Chapter 16 <u>12</u> of the Combined Nomenclature established by Council Regulation (EEC) No 2658/87*.	Flexibility to withdraw GA, linked to rows 588a and 588b. Sequence 13
Article 1, first paragraph, point (46), amending provision(10)				
590	10. This article shall not apply to ornamental fish, crustaceans and molluscs.	10. This Article shall not apply to ornamental fish, crustaceans, <u>molluscs and algae</u> and molluscs . EP AM 185, EX CA 16	10. This Article shall not apply to ornamental fish, <u>ornamental</u> crustaceans and <u>ornamental</u> molluscs.	In line with the revised mandate, flexibility to accept the following Commission proposal: COM proposal 20.10.2022 10. This article shall not apply to ornamental fish, ornamental crustaceans, ornamental molluscs and

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<div>ornamental algae.</div> <div>Sequence 13</div>

Sequence 15

Row 219g

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposal on the way forward
Article 1, first paragraph, point (10), amending provision, first paragraph				
219a			" <u>"Article 13</u>	GA accepted. " <u>"Article 13</u> Sequence 15
Article 1, first paragraph, point (10), amending provision, second paragraph				
219b			<u>Remote electronic monitoring</u>	GA accepted. <u>Remote electronic monitoring</u> Sequence 15
Article 1, first paragraph, point (10), amending provision(1)				
219c			<u>1. Member States shall ensure monitoring and control of fishing activities through remote electronic monitoring (REM) systems as set out in this Article.</u>	GA accepted. <u>1. Member States shall ensure monitoring and control of fishing activities through remote electronic monitoring (REM) systems as set out in this Article.</u> Sequence 15
Article 1, first paragraph, point (10), amending provision(2)				
219d			<u>2. For the purpose of monitoring and control of the landing</u>	Agreed in line with the revised mandate:

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposal on the way forward
			<p><u>obligation, Member States shall ensure that fleet segments of Union catching vessels of 24 metres' length overall or more flying their flag which pose a serious risk of non-compliance with the landing obligation have installed on board an operating REM system.</u></p> <p><u>The REM system shall be able to effectively monitor and control the landing obligation and may include geopositioning systems, sensors and CCTV cameras.</u></p> <p><u>The data from the REM system shall be stored on board. The competent authorities of the flag and coastal Member States responsible for fisheries control shall have equal access to those data, without prejudice to the relevant rules on the protection of personal data.</u></p>	<p><u>2. For the purpose of monitoring and control of the landing obligation, Member States shall ensure that Union catching vessels of 18 metres' length overall or more flying their flag which pose a high risk of non-compliance with the landing obligation have installed on board an operating REM system.</u></p> <p><u>The REM system shall be able to effectively monitor and control the landing obligation, shall include CCTV and may include other instruments and/or equipments.</u></p> <p><u>The data from the REM system shall be stored on board. The competent authorities of the flag and coastal Member States responsible for fisheries control shall have equal access to those data, without prejudice to the relevant rules on the protection of personal data.</u></p> <p>Sequence 15</p>
Article 1, first paragraph, point (10), amending provision(3)				
219e			<p><u>3. For the purpose of implementation of paragraph 2, the Commission shall, by means of implementing acts:</u></p>	<p>GA accepted.</p> <p><u>3. For the purpose of implementation of paragraph 2, the Commission shall, by means of implementing acts:</u></p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposal on the way forward
				Sequence 15 Implementing act/Delegated act
Article 1, first paragraph, point (10), amending provision(3)(a)				
219f			<u>(a) determine the fleet segments of Union catching vessels to which the obligation to have installed on board the REM system shall apply, based on the assessment of the risk of non-compliance with the landing obligation;</u>	<p>In line with the revised mandate, flexibility to adjust the wording in order to simplify the rules of the risk assessment.</p> <p>Exact drafting to be developed along the following lines:</p> <p>(a) determine the fleet segments of Union catching vessels to which the obligation to have installed on board the REM system shall apply, based on the assessment of the risk of non-compliance with the landing obligation in accordance with the implementing acts adopted under Article 95.</p> <p>Implementing act/Delegated act Sequence 15</p>
Article 1, first paragraph, point (10), amending provision(3)(b)				
219g			<u>(b) set out detailed rules on requirements, technical specifications, installation,</u>	<p>Flexibility to accept the following Presidency proposal:</p> <p><u>(b) set out detailed rules on requirements, technical</u></p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposal on the way forward
			<u>maintenance and functioning of the REM system and the period for which the REM system must be operated, taking into account the latest technological and scientific developments. Those rules shall also ensure that CCTV footage, if used, should only concern the gear and the parts of the vessel where fishery products are brought on board, handled, stored and discarded;</u>	<u>specifications, installation, maintenance and functioning of the REM system and the period for which the REM system must be operated, taking into account the latest technological and scientific developments.</u> Those rules shall provide that recorded video material obtained from those systems only concerns the gear and the parts of the vessel where fishery products are brought on board, handled, stored and all areas where discarding can occur, and does not, to the extent possible, allow the identification of natural persons. They shall also require that, if it is detected that natural persons can be identified on such recorded video material, the competent authorities shall anonymise the personal data as soon as possible and, where applicable, require the master to delete that data. Sequence 15
Article 1, first paragraph, point (10), amending provision(3)(c)				
219h			<u>(c) set out detailed rules on the storage of, the exchange of and access to the data from the REM</u>	GA accepted. <u>(c) set out detailed rules on the storage of, the exchange of and</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposal on the way forward
			<u>system, without prejudice to Article 112.</u>	<u>access to the data from the REM system, without prejudice to Article 112.</u> Implementing act/Delegated act Sequence 15
Article 1, first paragraph, point (10), amending provision, third paragraph				
219i			<u>4. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</u>	Defend GA. Implementing act/Delegated act Sequence 15

Sequence 17

Regionalisation

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
Article 1, first paragraph, point (41a)				
494a			<u>(41a) the following Chapter is inserted:</u>	<p>Revised mandate of 5.10.2022:</p> <p>Defend inclusion of a Chapter on “regionalisation”, but flexibility to adjust the cases for which delegated powers are granted in order to allow reaching a compromise with the EP, while maintaining that regional control rules can only supplement and not weaken common control rules.</p> <p>COM proposal 12.10.2022</p> <p>The following Chapter is added in Title XI</p> <p>Sequence 17</p>
Article 1, first paragraph, point (41a), amending provision, first paragraph				
494b			" <u>CHAPTER IIIa</u>	<p>Defend GA, but flexibility to change the position of the new Chapter in the regulation.</p> <p>COM proposal 12.10.2022</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Chapter V Sequence 17
Article 1, first paragraph, point (41a), amending provision, second paragraph				
494c			<u>Regionalisation</u>	Flexibility to support the following COM proposal for the title of the new Chapter. COM proposal 12.10.2022 Supplementary control measures Sequence 17
Article 1, first paragraph, point (41a), amending provision, third paragraph				
494d			<u>Article 46a</u>	Defend GA, but flexibility to change the position of the new Article in the regulation and, related to this, its numbering. COM proposal 12.10.2022 Article 108a Sequence 17
Article 1, first paragraph, point (41a), amending provision, fourth paragraph				
494e			<u>Regional control measures</u>	Flexibility to support a title along the following lines:

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p>Supplementary regional control measures</p> <p>COM proposal 12.10.2022 Supplementary control measures</p> <p>Sequence 17</p>
Article 1, first paragraph, point (41a), amending provision, fifth paragraph				
494f			<p><u>In order to take into account regional specificities of the relevant fisheries, the Commission is empowered to adopt delegated acts in accordance with Article 119a in order to supplement the control measures set out in this Regulation with:</u></p>	<p>Support the following Presidency proposal:</p> <p>The Commission is empowered to adopt delegated acts in accordance with Article 119a to supplement the control measures set out in this Regulation with additional regional control measures as regards:</p> <p>Reject the following COM proposal:</p> <p>COM proposal 25.4.2023 At the reasoned request of a Member State, at the joint request of a group of Member States, or at its own initiative, without prejudice to Article 24 of Regulation 219/1241 and of Article 11 of Regulation 1380/2013, the Commission is empowered to adopt delegated acts in accordance with Article 119a to supplement the measures set out in this Regulation with additional control measures as</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p>regards:</p> <ul style="list-style-type: none"> - Species, stocks or group of stocks that are not within safe biological limits, - Sensitive species, - Conditions to ensure control of the measures laid down in Regulation 2019/1241, - Recreational fisheries. <p>Any such supplementary control measures may not amend from the provisions set out in this Regulation and may only provide for additional control rules.</p> <p>Sequence 17 Implementing act/Delegated act</p>
Article 1, first paragraph, point (41a), amending provision, fifth paragraph point (a)				
494g			<p><u>(a) regional measures to control the implementation of regional technical measures adopted on the basis of Article 15 of Regulation (EU) 2019/1241;</u></p>	<p>Defend GA, as adjusted by the Presidency and while adding an example:</p> <p><u>(a) regional measures to control the implementation of regional technical measures adopted on the basis of Article 15 of Regulation (EU) 2019/1241, including on sensitive species;</u></p> <p>COM proposal 12.10.2022 Delete</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				Sequence 17 Implementing act/Delegated act
Article 1, first paragraph, point (41a), amending provision, fifth paragraph point (b)				
494h			<u>(b) regional measures to control the implementation of measures adopted under multiannual plans referred to in Articles 9 and 10 of Regulation (EU) No 1380/2013;</u>	Defend GA, as adjusted by the Presidency. <u>(b) regional measures to control the implementation of measures adopted under multiannual plans referred to in Articles 9 and 10 of Regulation (EU) No 1380/2013;</u> COM proposal 12.10.2022 Delete Sequence 17 Implementing act/Delegated act
Article 1, first paragraph, point (41a), amending provision, fifth paragraph point (c)				
494i			<u>(c) regional control measures in respect of stocks that are not within safe biological limits.</u>	Defend GA, as adjusted by the Presidency. <u>(c) regional control measures in respect of species, stocks or groups of stocks that are not within safe biological limits.</u> Sequence 17
494ia				Support the following Presidency

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
				<p>proposal:</p> <p>(d) recreational fisheries.</p> <p>Sequence 17</p>
Article 1, first paragraph, point (41a), amending provision, sixth paragraph				
494j				<p>Flexibility to accept part of the COM proposal for row 494f, as amended by the Presidency:</p> <p>Any such supplementary control measures may not amend or derogate from the provisions set out in this Regulation and only provide for additional control rules.</p> <p>Sequence 17</p>
Article 1, first paragraph, point (41a), amending provision, eighth paragraph				
494l			<p><u>The Commission shall adopt such delegated acts on the basis of a joint recommendation submitted in accordance with the procedures and applicable conditions laid down in Article 18 of Regulation (EU) No 1380/2013.</u></p>	<p>Defend GA</p> <p>COM proposal 12.10.2022 Delete</p> <p>Sequence 17 Implementing act/Delegated act</p>
New				Flexibility to accept the following

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Presidency proposals on the way forward
494m				<p>Presidency proposal:</p> <p>This article shall not apply to measures falling within the scope of:</p> <ul style="list-style-type: none"> i. Article 11(2) of Regulation 1380/2013; or ii. Article 24(1) of Regulation 2019/1241. <p>Note: this is to avoid overlap with existing empowerments under which certain additional control measures can already be adopted.</p> <p>Sequence 17</p>