



Bruxelles, 20 mai 2022

**Dossier interinstitutionnel:
2018/0193 (COD)**

WK 7287/2022 INIT

LIMITE

**PECHE
CODEC**

Ceci est un document destiné à une communauté spécifique de destinataires. La manipulation et la distribution ultérieure sont sous la seule responsabilité des membres de la communauté.

NOTE

De:	Secrétariat Général du Conseil
A:	Délégations
N° Cion doc.:	ST 9317/18 + ADD1+ ADD2 + ADD3
Sujet:	Proposition de règlement du Parlement européen et du Conseil modifiant le règlement (CE) n° 1224/2009 du Conseil et modifiant les règlements (CE) n° 768/2005, (CE) n° 1967/2006, (CE) n° 1005/2008 du Conseil et le règlement (UE) 2016/1139 du Parlement européen et du Conseil en ce qui concerne le contrôle des pêches - Tableaux avec plusieurs lignes dans le cadre des négociations sur la révision du système de contrôle de la pêche

Les délégations trouveront ci-joint des tableaux avec plusieurs lignes du document « quatre colonnes » concernant la proposition de révision de divers règlements en matière de contrôle des pêches, qui font l'objet de discussions dans le cadre des négociations interinstitutionnelles en cours.

Les tableaux présentent l'état d'avancement des négociations. Veuillez noter que les négociations sont menées selon le principe que "rien n'est convenu tant que tout n'est pas convenu". Cela implique, en particulier, que les lignes qui sont colorées en vert ne doivent être considérées que comme des accords provisoires.

Dans la quatrième colonne, la Présidence présente des suggestions sur la marche à suivre concernant certaines lignes.

Les délégations sont invitées à fournir des orientations sur ces lignes. Le document sera examiné par le groupe de travail du 25 mai 2022.

Sequence 7 (Digitalisation of catch reporting)

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
Article 1, first paragraph, point (11), amending provision(2)(d)				
228	(d) the date and, where appropriate, time of catches;	(d) the date and, where appropriate, time of catches; EP AM 75, EX CA 5B	(d) the date and, where appropriate <u>for vessels of 12 metres' length overall or more</u> , the time of catches;	<i>Defend GA</i> Sequence 7
Article 1, first paragraph, point (11), amending provision(2)(g)				
231	(g) the estimated 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; for Union fishing vessels of 12 metres' length overall or more, this information shall be provided per haul or per fishing operation;	(g) the estimated 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; for Union fishing vessels of 12 metres' length overall or more, this information shall be provided per haul or per <u>at the end of the fishing operation day</u> ; EP AM 77, EX CA 5D	(g) the estimated quantities of each species <u>retained on board</u> in kilograms live weight or, where appropriate, the number of individuals, including, <u>as a separate entry</u> , the quantities or individuals below the applicable minimum conservation reference size, as a separate entry ; For Union fishing <u>catching</u> vessels of 12 metres' length overall or more, this information shall be provided per haul or per fishing operation;	<i>Defend GA</i> Sequence 7
Article 1, first paragraph, point (13), amending provision(1)(ca)				
280a				<i>Linked to rows 228 and 231 (see above). Flexibility to accept the following text, which would allow adjusting rules to specific situations.</i>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
			PUBLIC	(d) the exemption of certain categories of Union catching vessels from the obligations set in Article 14(2)(d) and (g) to record in the fishing logbook, the time of the catches and the estimated quantities per fishing operation;
Article 1, first paragraph, point (15)(b), amending provision(1a)				
303	<p>"</p> <p>1a. The coastal Member State may set a shorter period of prior notification for vessels flying its flag which operate exclusively within its territorial waters provided that it does not impair the ability of Member States to carry out inspections.</p> <p>"</p>	<p>"</p> <p>1a. The coastal Member State may set a shorter <u>adapt the</u> period of prior notification for vessels flying its flag which operate exclusively within its territorial waters, provided that it does not impair the ability of Member States to carry out inspections.</p> <p>"</p> <p>EP AM 91, EX CA 7B</p>	<p>1a. The coastal Member State may set a shorter period of prior notification for vessels flying its flag which operate exclusively within its territorial waters <u>certain fisheries</u> provided that it does not impair the ability of Member States to carry out inspections.</p> <p>"</p>	<p><u>Flexibility to agree to the following text (see also row 1115b, next row below):</u></p> <p>1a. The coastal Member State where the landing takes place, may set a shorter period for the prior notification referred to in paragraph 1 for certain Union fishing vessels taking into account the type of fishery products and the distance between the fishing grounds and the port or landing site, and provided that such shorter period of prior notification does not impair the ability of that Member States to carry out inspections.</p> <p>The coastal Member State shall make such shorter period for prior notification publicly available and shall communicate it without delay to the Commission, who shall make</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
				it available on its website. Sequence 7
Article 1, first paragraph, point (82), amending provision, sixth paragraph, point (ib)				
1115b				<i>Flexibility to agree to the following text. Linked to row 303 (see above).</i> (ib) the shorter period for prior notification set out under Article 17(1a). Sequence 12
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	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, <u>with the rules applicable in the waters of the third country or in the high seas where the vessel is operating</u> , the competent authorities of the flag Member State shall request the cooperation of the third country where the	4. Where, on the basis of the analysis of the information submitted and other information available, there are reasonable grounds to believe that the <u>Union</u> 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	<i>Flexibility to accept the following proposal, i.e. accepting reference to the high seas but not to the waters of the third country:</i> 4. Where, on the basis of the analysis of the information submitted in accordance with paragraph 3 and of any 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 or the rules applicable in the high seas

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
	land in a different port, or delay the time of arrival at port or of landing. "	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. " EP AM 98, EX CA 8	may require the fishing vessel to land in a different port, or delay the time of arrival at port or of landing.	where it is operating, the competent authorities of its flag Member State shall request the cooperation of the third country where the vessel intends to land fishery products, in view of a possible inspection. For that purpose the flag Member State may require the Union 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 (20), amending provision(1)				
341	1. Masters of Union fishing vessels of 10 metres' length overall or more involved in a transshipment operation shall complete an electronic transshipment declaration.	" 1. Masters of Union fishing vessels of 10 12 metres' length overall or more involved in a transshipment operation shall complete an electronic transshipment declaration. EP AM 103, EX AM 427 (S&D)	1. Masters of Union fishing vessels of 10 metres' length overall or more involved in a transshipment operation shall complete an electronic transshipment declaration.	<i>Flexibility to revert to COM's original proposal.</i> Sequence 7
Article 1, first paragraph, point (60), amending provision(1)				
765	1. Member States shall set up and keep up to date an electronic database where they upload all inspection reports and surveillance	1. Member States shall set up and keep up to date an electronic database <u>which shall be publicly accessible with respect to non-</u>	1. <u>Each</u> Member States State shall set up and keep up-to-date <u>up-to-date</u> an electronic database where they upload <u>it uploads</u> all	<i>Flexibility to accept the following proposal:</i> 1. Each Member State shall set up and keep up-to-date an electronic

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
	<p>reports concerning the fishing vessels flying their flag drawn up by their officials or other Member States officials or third country officials, as well as other inspections reports and surveillance report drawn up by their officials.</p>	<p><u><i>confidential and non-sensitive information</i></u> where they upload all inspection reports and surveillance reports concerning the fishing vessels flying their flag drawn up by their officials or other Member States officials or third country officials, as well as other inspections reports and surveillance report drawn up by their officials. <u><i>The European Fisheries Control Agency shall centralise the Member States' databases.</i></u></p> <p>EP AM 234, EX AMs 77 (Rapporteur) and ENVI 83</p>	<p>inspection reports and surveillance reports concerning the<u>operators established in its territory and</u> fishing vessels flying their<u>its</u> flag drawn up by their officials or other Member States officials or third country <u>its</u> officials, as well as other inspections reports and surveillance report<u>reports</u> drawn up by their<u>its</u> officials.</p>	<p>database where it uploads all inspection reports and surveillance reports concerning operators established in its territory and fishing vessels flying its flag drawn up by its officials or any other officials, as well as other inspections reports and surveillance reports drawn up by its officials. EFCA shall have remote access to the Member States' databases, in accordance with Article 110.</p> <p>1a. Each Member State shall store in an electronic format inspection reports and surveillance reports concerning fishing vessels flying its flag drawn up by officials of third countries.</p> <p>Sequence 6</p>
Article 1, first paragraph, point (56), amending provision(7)				
700b			<p><u><i>7. The transporter shall be exempted from the obligations and responsibilities set out in this Article if the transport document referred to in paragraph 1 of this Article is replaced by a copy of the landing declaration provided for</i></u></p>	<p><u><i>Comment: Merged with rows 700h and improved drafting.</i></u></p> <p><u><i>6b. The transport document referred to in paragraph 1 may be replaced by a copy of the landing declaration referred to in Article 23 or any equivalent document</i></u></p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
			<u>in Article 23 pertaining to the quantities of fishery products being transported.</u>	<u>pertaining to the quantities of fishery products being transported, provided that the document replacing the transport document contains the same information provided for in paragraph 4.</u> Sequence 8
Article 1, first paragraph, point (56), amending provision, numbered paragraph (6a)				
700h		<u>6a. The transport document may be replaced by a copy of the landing declaration or any equivalent document pertaining to the quantities transported only when that document contains the same information as indicated in paragraph 4.</u> EP AM 207, EX CA 18		Deleted Merged with row 700b. Sequence 8

Sequence 8 (Weighing) – Article 60

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
Article 1, first paragraph, point (49), amending provision, first paragraph				
G	601	" Article 60	" Article 60	" Article 60 Sequence 8
Article 1, first paragraph, point (49), amending provision, second paragraph				
G	602	Weighing of fishery product	Weighing of fishery product	Weighing of fishery product Sequence 8
Article 1, first paragraph, point (49), amending provision(1)				
Y	603	1. Masters shall ensure that all quantities of fishery products are weighed per species on weighing systems and by operators registered pursuant to Article 59a immediately after landing, prior to the fishery products being held in storage, transported or placed on the market.	1. Masters <u>Member States</u> shall ensure that all quantities of fishery products are weighed per species on weighing systems, <u>approved by the competent authorities, on</u> and by operators registered pursuant to Article 59a immediately after landing, prior to the fishery products being held in storage, transported or placed on the market.	<u>Flexibility to agree to the following text:</u> Member States in which fishery products are landed shall ensure that all quantities of such products are weighed per species after landing by operators referred to in paragraph 1c and on weighing systems approved by the competent authorities, prior to those products being held in storage, transported or placed on the market.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
				Sequence 8
Article 1, first paragraph, point (49), amending provision(1a), introductory part				
603a			<u>1a. By way of derogation from paragraph 1, Member States may permit fishery products to be weighed on weighing systems, approved by the competent authorities:</u>	<u>1a. By way of derogation from paragraph 1 and subject to approval from the Commission by means of implementing acts, Member States in which the fishery products are landed may permit those products to be weighed on weighing systems approved by the competent authorities:</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(1a)(a)				
603b			<u>(a) on landing in accordance with a sampling plan adopted under paragraph 6, irrespective of whether they are sorted or unsorted;</u>	<u>(a) on landing in accordance with a sampling plan(s) adopted under paragraph 6, irrespective of whether they are sorted or unsorted;</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(1a)(b)				
603c			<u>(b) on board, in the case of sorted fishery products, provided that</u>	<u>(b) on board, in the case of sorted fishery products, provided that</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
			<u>they are weighed on landing in accordance with a sampling plan adopted under paragraph 6;</u>	<u>those products are weighed on landing in accordance with a sampling plan adopted under paragraph 6. The flag Member State shall be responsible for granting the derogation to the catching vessels flying its flag and for ensuring that the weighing systems on board are approved;</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(1a)(c)				
603d			<u>(c) after transport to a destination on the territory of the Member State where the landing took place, in accordance with a control plan adopted under paragraph 6, irrespective of whether they are sorted or unsorted;</u>	<u>(c) after transport to a destination on the territory of the Member State where the landing took place, in accordance with a control plan adopted under paragraph 6, irrespective of whether they are sorted or unsorted;</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(1a)(d)				
603e			<u>(d) after transport to a destination on the territory of the flag Member State, in accordance with a common control programme of the Member States</u>	<u>Flexibility to accept the following proposal:</u> (d) after transport from the Member State where the fishery products were landed to a

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
			<u>concerned as referred to in Article 94 and adopted under paragraph 7 of this Article, irrespective of whether they are sorted or unsorted.</u>	destination on the territory of another Member State, in accordance with a common control programme adopted under paragraph 6 and upon agreement between the Member States concerned, irrespective of whether the fishery products are sorted or unsorted; Sequence 8
xxx				
xxx				<i>Flexibility to agree on including a recital concerning the possibility of allowing weighing in a Member State after landing fishery products in a neighbouring country, in particular, the UK and transport from that neighbouring country to a Member States.</i>
Article 1, first paragraph, point (49), amending provision(1b)				
603g			<u>1b. Masters shall ensure that all quantities of fishery products landed are weighed by an operator referred to in paragraph 1c.</u>	<i>Flexibility to agree to the following text:</i> 1b. Masters of Union fishing vessels shall ensure that all fishery products landed in the Union, are weighed by operators referred to in paragraph 1c.

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
				<p><i>Flexibility to agree to the following text, if after further assessment it is considered necessary to add it:</i></p> <p>Masters of third country fishing vessels landing fishery products in the Union shall comply with rules on weighing applicable to masters of Union fishing vessels.</p> <p>In the case of landings outside the Union masters of Union catching vessels or their representatives shall ensure that all fishery products are weighed immediately after landing, in a manner that accurately accounts for the quantity of each species landed.</p> <p>Sequence 8</p>
Article 1, first paragraph, point (49), amending provision(1c)				
603h			<p><u><i>1c. The weighing shall be carried out by an operator, which shall be a registered buyer, a registered auction, a producer organisation or any other natural or legal person, including the master, authorised by the competent authorities to carry out weighing activities. The operator carrying out the weighing shall be responsible for the accuracy of</i></u></p>	<p><i>Flexibility to accept the following text:</i></p> <p><i>Comment: see also rows 603j and 604.</i></p> <p><u><i>1d. The weighing shall be carried out by an operator, who shall be a registered buyer, a registered auction, a producer organisation or any other natural or legal person, including the master, authorised by the competent</i></u></p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
			<u>the weighing.</u>	<u>authorities to carry out weighing activities. The operator carrying out the weighing shall be responsible for the accuracy of the weighing.</u> <u>Operators weighing fishery products shall complete a weighing record for each landing. They shall keep weighing records for a period of three years.</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(1d)				
603i			<u>1d. Member States shall check that the operators referred to in paragraph 1c are adequately equipped to carry out weighing activities.</u>	<u>1e. Member States shall ensure that the operators referred to in paragraph 1c are adequately equipped to carry out weighing activities.</u> Sequence 8
Article 1, first paragraph, point (49), amending provision, numbered paragraph (1a)				
603j		" <u>1a. By way of derogation from the first subparagraph, Member States may adopt Commission-approved sampling plans in accordance with the methodology</u>		<i>Defend GA</i> <i>Comment: covered by row 603a to 603e.</i> Sequence 8

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
		<p><u>referred to in paragraph 6, establishing the quantities and places for fisheries products to be weighed. In accordance with that plan, Member States may permit fisheries products to be weighed:</u></p> <p><u>(a) on landing;</u></p> <p><u>(b) on board the fishing vessel;</u></p> <p><u>and/or</u></p> <p><u>(c) after transport to a destination on the territory of the Member State where the landing took place.</u></p> <p>EP AM 191, EX CA 17</p>		
Article 1, first paragraph, point (49), amending provision(2)				
604	2. Operators registered to perform the weighing of fishery products shall complete a weighing record for each landing and shall be responsible for the accuracy of the weighing. The registered weigher shall keep weighing records for a period of three years.		2. The operators registered to perform the weighing of fishery products <u>referred to in paragraph 1c</u> shall complete a weighing record for each landing and shall be responsible for the accuracy of the weighing. The registered weigher shall keep weighing records for a period of three years.	Deleted. Moved to row 603h and adapted. Sequence 8
Article 1, first paragraph, point (49), amending provision(3)				
605	3. The figure from the weighing record shall be transmitted to the	3. The figure from the weighing record shall <u>immediately</u> be	3. The figure from <u>results of</u> the weighing record shall be	3. The figure from <u>records</u> shall be

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
	master and shall be used for the completion of the landing declaration and the transport document.	transmitted to the master and shall be used for the completion of the landing declaration and the transport document. EP AM 192, EX CA 17	<u>immediately</u> transmitted to the master and, <u>where applicable, to the transporter. They</u> shall be used for the completion of the landing declaration and, <u>where applicable, of</u> the transport document.	<u>immediately</u> transmitted to the master and, <u>where applicable, to the transporter. They</u> shall be used for the completion of the landing declaration and, <u>where applicable, of</u> the transport document. <u>By way of derogation, in the case of fishery products weighed by an official in accordance with paragraph 5, the result of such weighing shall be used for the completion of the landing declaration and transport document if applicable.</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(3a)				
605a			<u>3a. Member States may require the operators referred to in paragraph 1c to submit the weighing records at regular intervals, or upon request, to their competent authorities.</u>	<u>3a. Member States may require the operators referred to in paragraph 1c to submit the weighing records at regular intervals, or upon request, to their competent authorities.</u> Sequence 8
Article 1, first paragraph, point (49), amending provision(4)				
606	4. The competent authorities of a Member State may require that any quantity of fishery products first landed in that Member State is	4. The competent authorities of a Member State may require that any quantity of fishery products first landed in that Member State is	4. The competent authorities of a Member State may require that any quantity of fishery products first landed in that Member State is	<u>Flexibility to accept last sentence of EP amendment and defend GA for the deletion of “first” and the addition of “their”:</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
	weighed by, or weighed in the presence of officials before being transported elsewhere from the place of landing.	weighed by, or weighed in the presence of officials, before being transported elsewhere from the place of landing. <u>Without prejudice to paragraph 5, those quantities of fishery products shall not be required to be weighed again.</u> EP AM 193, EX CA 17	weighed by, or weighed in the presence of, <u>their</u> officials before being transported elsewhere from the place of landing.	4. The competent authorities of a Member State may require that any quantity of fishery products landed in that Member State is weighed by, or weighed in the presence of, their officials before being transported elsewhere from the place of landing. Without prejudice to paragraph 5, those quantities of fishery products shall not be required to be weighed again. Sequence 8
Article 1, first paragraph, point (49), amending provision(5), introductory part				
607	5. By way of derogation from paragraph 1, Member States may permit fishery products to be weighed unsorted on landing if the following conditions are met:		5. By way of derogation from paragraph 1, Member States may permit fishery products to be weighed unsorted on landing if the following conditions are met:	GA accepted deleted Sequence 8
Article 1, first paragraph, point (49), amending provision(5)(a)				
608	(a) The weighing of the unsorted fishery product is performed upon landing on a system operated or controlled by the competent authorities before transport, storage or placing on the market;		(a) The weighing of the unsorted fishery product is performed upon landing on a system operated or controlled by the competent authorities before transport, storage or placing on the market;	GA accepted deleted Sequence 8
Article 1, first paragraph, point (49), amending provision(5)(b)				

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
609	(b) In the case of unsorted landings not destined for human consumption: the Member State has adopted a risk-based sampling plan and the Commission has approved that plan;		(b) In the case of unsorted landings not destined for human consumption: the Member State has adopted a risk based sampling plan and the Commission has approved that plan;	GA accepted deleted Sequence 8
Article 1, first paragraph, point (49), amending provision(5)(c)				
610	(c) In the case of fishery products destined for human consumption: a second weighing per species of fisheries products is performed by a registered weigher. That second weighing may take place, after transport, at an auction centre, at the premises of a registered buyer or producer organisation. The result of that second weighing shall be transmitted to the master.	(c) In the case of fishery products destined for human consumption: a second weighing per species of fisheries products is performed by a registered weigher. That second weighing may take place, after transport, at an auction centre, at the premises of a registered buyer or producer organisation. The result of that second weighing shall <u>immediately</u> be transmitted to the master. EP AM 194, EX CA 17	(c) In the case of fishery products destined for human consumption: a second weighing per species of fisheries products is performed by a registered weigher. That second weighing may take place, after transport, at an auction centre, at the premises of a registered buyer or producer organisation. The result of that second weighing shall be transmitted to the master.	GA accepted deleted Sequence 8
Article 1, first paragraph, point (49), amending provision(6)				
611	6. The Commission may, by way of implementing acts, determine a risk-based methodology for the establishment of the sampling plans referred to in paragraph 5(b)	6. The Commission may, by way of implementing acts, determine a risk-based methodology for the establishment of the sampling plans referred to in	6. The Commission may, by <u>way means</u> of implementing acts, determine a risk based methodology for the establishment of the sampling <u>adopt sampling</u>	6. The Commission may, by <u>way means</u> of implementing acts, determine a risk based methodology for the establishment of the sampling plans <u>adopt</u>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
	<p>and approve those plans. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>"</p>	<p>paragraph<u>paragraphs 1 and 5(b)</u> and approve those plans. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>"</p> <p>EP AM 197, EX CA 17</p>	<p><u>plans and control</u> plans referred to in paragraph 5(b) and approve those plans<u>points (a), (b) and (c) of paragraph 1a</u>. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p>	<p><u>sampling plans, control plans and common control programmes</u> referred to in paragraph 5(b) and approve those plans<u>points (a), (b), (c) and (d) of paragraph 1a of this Article</u>. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 119(2).</p> <p>Sequence 8</p>
Article 1, first paragraph, point (49), amending provision(7)				
611a			<p><u>7. The Commission may, by means of implementing acts, adopt a risk-based methodology for common control programmes referred to in point (d) of paragraph 1a and approve the common control programmes of Member States based on that methodology.</u></p> <p>"</p>	<p>Linked to row 611.</p> <p>deleted</p> <p>Sequence 8</p>

Sequence 8 (Weighing) – Private consumption

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
Recital 39				
50	<p>(39) In the case of fishery products sold directly from fishing vessels to the consumers, rules pertaining to traceability, registered buyers, and sales notes do not apply to quantities below certain thresholds. Those thresholds should be harmonized and should be lowered in order to minimize the placing on the market of fishery products which cannot be traced and therefore cannot be controlled.</p>			<p><i>Flexibility to accept a proposal for a recital along the following lines(39):</i></p> <p>(39) In the case of fishery products sold directly from fishing vessels to the final consumers, rules pertaining to traceability, registered buyers, and sales notes should not apply to quantities below certain thresholds.</p> <p><i>PSY suggests to reject the following proposal from the Commission:</i></p> <p>Those thresholds should be harmonized and sufficiently low, in order to minimize the risk of placing on the market of fishery products that cannot be traced and, therefore, controlled, thereby contributing to illegal trade.</p> <p>The Commission should be granted delegated powers to provide for different thresholds for some fishery products such as some heavy shellfish, taking into account the weight of the fishery products commonly sold directly to</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
				consumers and their value.
Article 1, first paragraph, point (54), amending provision, sixth paragraph				
666	A consumer acquiring products not exceeding 5 kg of fishery product per consumer per day which is not thereafter placed on the market but used only for private consumption, shall be exempted from the provisions laid down in Articles 62 and 64.		<u>Where</u> a consumer acquiring purchases <u>fishery</u> products not exceeding 5 kg of fishery product per consumer <u>15 kg</u> per day which is <u>are</u> not thereafter placed on the market <u>sold</u> but used only for private consumption, shall be exempted from the provisions laid down in Articles 62 and 64 <u>shall not apply</u> .	<p><i>Flexibility to accept a lower threshold than 15kg and to accept the following drafting proposal:</i></p> <p>1. Articles 62 and 64 shall not apply to a consumer acquiring fishery products not exceeding X kg per day, which are not thereafter sold but used only for private consumption.</p> <p>Sequence 8</p>
Article 1, first paragraph, point (54), amending provision, sixth paragraph a				
666a				<p><i>Linked to row 666.</i></p> <p><i>PSY suggests to reject the following proposal from the Commission:</i></p> <p>2. The Commission is empowered to adopt delegated acts in accordance with Article 119a for the setting of a threshold(s) for certain fishery products different from the threshold set in paragraph 1, taking into account in particular the weight and value of such fishery products.</p>

	Commission Proposal	EP Mandate	2018/0193 (COD) Council Mandate	Draft Agreement
				Sequence 8
Article 1, first paragraph, point (56), amending provision(5)				
699	5. The competent authorities of Member States may grant exemptions from the obligation set out in paragraph 1 if the fisheries products are transported within a port area or not more than 20 km from the place of landing.	5. The competent authorities of Member States may grant exemptions from the obligation set out in paragraph 1 if the fisheries products are transported within a port area or not more than 20 <u>50</u> km from the place of landing. EP AM 206, EX CA 18	5. The competent authorities of Member States may grant exemptions from the obligation set out in paragraph 1 <u>paragraphs 1 and 2</u> if the fisheries <u>fishery</u> products are transported within a port area or not more than 20 km from the place of landing.	<i>Flexibility to increase the distance.</i> Sequence 8