Document Generated: 2024-01-02

Status: EU Directives are being published on this site to aid cross referencing from UK legislation. After IP completion day (31 December 2020 11pm) no further amendments will be applied to this version.

ANNEX V

LABEL AND DOCUMENT PROVIDED IN THE CASE OF SEED NOT FINALLY CERTIFIED. HARVESTED IN ANOTHER MEMBER STATE

A.Information required for the label

- authority responsible for field inspection and Member State or their initials,
- [F1 officially assigned serial number,]
- species, indicated at least under its botanical name, which may be given in abridged form and without the authors' names, in roman characters,
- variety, indicated at least in roman characters; in the case of varieties (inbred lines, hybrids), which are intended solely as components for hybrid varieties, the word 'component' shall be added,
- category,
- in the case of hybrid varieties, the word 'hybrid',
- field or lot reference number,
- declared net or gross weight,
- the words 'seed not finally certified'.

Textual Amendments

Inserted by Commission Implementing Directive (EU) 2016/317 of 3 March 2016 amending Council Directives 66/401/EEC, 66/402/EEC, 2002/54/EC, 2002/55/EC, 2002/56/EC and 2002/57/EC as regards the official label of seed packages (Text with EEA relevance).

In accordance with the procedure referred to in Article 25(2), Member States may be released from the requirement to indicate the botanical name in respect of individual species and, where appropriate, for limited periods where it has been established that the disadvantages of its implementation outweigh the advantages expected for the marketing of seed.