Commission Implementing Regulation (EU) 2020/2035 of 7 December 2020 amending Implementing Regulation (EU) No 1352/2013 as regards the application for action form provided for in Regulation (EU) No 608/2013 of the European Parliament and of the Council, in order to introduce the possibility to request the taking of action in Northern Ireland

COMMISSION IMPLEMENTING REGULATION (EU) 2020/2035

of 7 December 2020

amending Implementing Regulation (EU) No 1352/2013 as regards the application for action form provided for in Regulation (EU) No 608/2013 of the European Parliament and of the Council, in order to introduce the possibility to request the taking of action in Northern Ireland

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 608/2013 of the European Parliament and of the Council of 12 June 2013 concerning customs enforcement of intellectual property rights and repealing Council Regulation (EC) No 1383/2003⁽¹⁾, and in particular Article 6(1) thereof,

After consulting the Customs Code Committee,

Whereas:

- (1) Commission Implementing Regulation (EU) No 1352/2013⁽²⁾ establishes, in its Annex I, the form to be used to submit an application requesting that customs authorities take action with respect to goods suspected of infringing an intellectual property right, referred to in Article 6 of Regulation (EU) No 608/2013 ('the application for action form').
- (2) Since 1 February 2020, the United Kingdom has withdrawn from the European Union and has become a 'third country'. The Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community (Withdrawal Agreement)⁽³⁾ provides for a transition period ending on 31 December 2020. Until that date, Union law in its entirety applies to and in the United Kingdom.
- (3) After the end of the transition period, the Protocol on Ireland/Northern Ireland ('IE/NI Protocol'), which forms an integral part of the Withdrawal Agreement, applies. The IE/NI Protocol makes certain provisions of Union law applicable under certain conditions also to and in the United Kingdom in respect of Northern Ireland⁽⁴⁾.
- (4) The IE/NI Protocol provides that the regulations listed in its Annex 2 under point 45 (Regulation (EU) No 1151/2012 of the European Parliament and of the Council⁽⁵⁾; Regulation (EU) 2019/787 of the European Parliament and of the Council⁽⁶⁾; Regulation (EU) No 251/2014 of the European Parliament and of the Council⁽⁷⁾; Regulation (EU) No 1308/2013 of the European Parliament and of the Council⁽⁸⁾, Sections 2 and 3 of

- Chapter I of Title II of Part II and Regulation (EU) No 608/2013) apply to and in the United Kingdom in respect of Northern Ireland.
- (5) Hence, a right holder should be able to request a customs action in a Member State for protection in Northern Ireland of those intellectual property rights, by submitting a Union application.
- (6) More specifically, a right holder should be able to request that the procedure for the destruction of goods in small consignments, set out in Article 26 Regulation (EU) No 608/2013 be used for goods whose geographical indication has been infringed, as these goods are included in the definition of counterfeit goods in point 5 of Article 2 of Regulation (EU) No 608/2013.
- (7) Therefore, the application for action form needs to be adapted by introducing in the box '6. Member State or, in the case of a Union application, Member States in which customs action is requested' and in box '10. I request the use of the procedure of Article 26 of Regulation (EU) No 608/2013 (small consignments) in the following Member State(s) and, where requested by the customs authorities, agree to cover the costs related to the destruction of goods under this procedure' a new tick box called 'XI' for Northern Ireland.
- (8) In the same fields, the tick box for UK should be deleted to reflect the end of the transition period provided for in the Withdrawal Agreement.
- (9) The notes on completion of Annex I to Implementing Regulation (EU) No 1352/2013, which are set out in Annex III to that Regulation should be amended to clarify that action in Northern Ireland can only be asked for intellectual property rights which are protected in Northern Ireland by virtue of the IE/NI Protocol.
- (10) Implementing Regulation (EU) No 1352/2013 should therefore be amended accordingly.
- (11) This Regulation should start applying on the day following that on which the transition period provided for in the Withdrawal Agreement is to end,

HAS ADOPTED THIS REGULATION:

Article 1

Implementing Regulation (EU) No 1352/2013 is amended as follows:

- (1) Annex I is replaced by the text set out in Annex I to this Regulation;
- (2) Annex III is amended in accordance with Annex II to this Regulation.

Article 2

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

It shall apply from 1 January 2021.

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

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2020/2035. (See end of Document for details)

Done at Brussels, 7 December 2020.

For the Commission

The President

Ursula VON DER LEYEN

ANNEX I

	1. Ar	EAN UNION - APPL						For of	ficial use	,						
1	Nam	e*:						Date of	of receipt							
	EOF	I-No*:						Regis	tration nu	umber of	application	on				
	Addr	ess*:														
	Tow	n*:								INT	ELLECT	UAL PRO	PERTY	RIGHTS		
١.		al Code:							ΔPP	LICATION	I FOR AC	TION BY	CUSTO	ATI IA 2N	HORITIES	
=	Cou	ntry*:							~ .	LICATION	TONAC	TIONE	00310	VIS 710 11	IONITIES	
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<u>5</u>	Fax:							_								
l S	Ema															
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	3.5	tatus of applicant				[of produ group	cers of p	roducts v	with a Ge	ographic	al Indicat	ion or re	presentat	ive
E.	LIRi	ght-holder					_					41				
No	□P€	erson or entity authorised to u	use the IP	right		ı	☐ Operat	or entitle	ed to use	a Geogra	aphical In	dication				
o B		collective rights managemen	nt body			[☐ Inspec	tion bod	y or auth	ority comp	petent for	a Geogr	aphical I	ndication	1	
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l ö	Nam	e*:														
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4	Cou	ntry*:						Fax: (+)								
1	Tele	phone: (+)						Email*:								
	Mob	le: (+)						Website	:							
	5*. T	ype of right to which the appl	ication re	fers												
	□Na	itional trademark (NTM)						Geo	graphica	I Indication	on/Desig	nation of	origin:			
	- 1-	ropean Union trademark (El						☐for	agricultu	ıral produ	icts and f	oodstuff	(CGIP)			
		ernational registered tradem						for	wine (Co	GIW)						
		egistered national design (NI								ed drink		on wine p	products	(CGIA)		
	1_	egistered Community design								nks (CGIS						
	I_	ernational registered design						for	other pro	ducts (N	IGI)					
		registered Community desi	gii (CDO)					□as	listed in	Agreeme	ents betw	een the L	Jnion and	d third co	ountries (0	CGIL)
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		tent as provided for by nation								ary protec	ction certi	ficate:				
		tent as provided for by Union	,	,						al produc						
		ility model (NUM)								tection p	•	,				
	6*. N	lember State or, in the case											_		_	_
	-	1 ALL MEMBER STATES													CY	
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	7. R	epresentative for legal matter	rs							ive for tec	chnical m	atters				
	Com	pany:						Comp	any:							
	Nam	e*:						Name								
	Addr	ess*:						Addre								
	Tow							Town'								
	- 1	al Code:						1	Code:							
		ntry*:						Count	<u> </u>					· · · · ·		
	- 1	phone: (+)		Fax: (+)			1 '	none: (+)				Fax: (4	-)		
		le: (+)						Mobile								
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	9. In	case of a Union application,	the detai	ls of the	designat	ed repres	entatives	for lega	l and tec	hnical ma	atters are	included	d in anne	x no		
		request the use of the proce ested by the customs author											Member	State(s)	and, whe	re
	'	ALL MEMBER STATES	□ _{BE}	□ _{BG}	□cz	□ _{DK}	□ _{DE}		□ IE		□ES	□FR			CY	
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		nece are mandatory fields ar	and a feet of the	- EU						1-1-1-		liber	alde ehal	lbe en	41	

^{*} these are mandatory fields and shall be filled in

⁽⁺⁾ at least one of these fields shall be filled in

11* 1	ist of rights to which	the application refers		Т	
No	Type of right	Registration number	Date of registration	Expiry date	List of goods to which the right refers
140	Type or right	Tregistration number	Date of registration	Lxpiiy date	List of goods to willor the right felors
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			·		
	For further rights	see annex no			☐ Restricted handling
			Authentic goods		
12*.0	Goods details				☐ Restricted handling
_	ht no:				
Good	ls description:				
CN ta	riff number:				
Custo	oms value:				
Europ	oean average marke	et value:			
Natio	nal market value:				See enclosed annex no
1	Goods distinctive fea	tures			☐ Restricted handling
Posit	ion on the goods:				
Desc	ription:				
					See enclosed annex no
14*. F	Place of production				☐ Restricted handling
Coun	try:				
Comp	pany:				
Addre	ess:				
Town	:				
					☐ See enclosed annex no
15*. I	nvolved companies				☐ Restricted handling
Role:					
Name	e:				
Addre	ess:				
Town	:				
Posta	al Code:				
Coun	·				☐ See enclosed annex no
16*.7	Traders				☐ Restricted handling
Name	e:				
Addre	ess:				
Town	:				
Posta	al Code:				
Coun					☐ See enclosed annex no
17. G	oods clearance det	ails and distribution information	1		☐ Restricted handling
					☐ See enclosed annex no
1	ackages				☐ Restricted handling
	of packages:				
1	ber of items per pac	-			
Desc	ription (incl. distincti	ve features):			
					_
					See enclosed annex no
1	ccompanying docun	nents			☐ Restricted handling
	of document:				
Desc	ription:				
					_
					See enclosed annex no

In	ringing goods
20. Goods details	☐ Restricted handling
IP right no:	·
Goods description:	
CN tariff number:	
Minimum value:	☐ See enclosed annex no
21. Goods distinctive features	☐ Restricted handling
Position on the goods:	
Description:	
	☐ See enclosed annex no
22. Place of production	☐ Restricted handling
Country:	
Company:	
Address:	
Town:	
Postal Code:	
	☐ See enclosed annex no
23. Involved companies	☐ Restricted handling
Role:	
Name:	
Address:	
Town:	
Postal Code:	
Country:	☐ See enclosed annex no
24. Traders	☐ Restricted handling
Name:	- Heathclid Halldling
Address:	
Town:	
Postal Code:	
Country:	
,	☐ See enclosed annex no
25. Goods distribution information	
25. Goods distribution mornation	☐ Restricted handling
	☐ See enclosed annex no
26. Packages	☐ Restricted handling
Kind of packages:	-
Number of items per package:	
Description (incl. distinctive features):	
	☐ See enclosed annex no
07. Accompanying decuments	
27. Accompanying documents	☐ Restricted handling
Type of document:	
Description:	
	_
	☐ See enclosed annex no

00. 4489		=
28. Additional information		☐ Restricted handling
Ц		
		See enclosed annex no
29. Undertakings		
By signing I undertake to:		
notify immediately the competent customs	department that granted this application of any change in the in	formation provided by me within this
application or attachments in accordance wi	th Article 15 of Regulation (EU) No 608/2013.	
forward to the competent customs departm	ent that granted this application any update on the information	as referred to in point (g), (h) or (i) of
Article 6(3) of Regulation (EU) No 608/2013	that are relevant to customs authorities' analysis and assessm	
intellectual property right(s) included in this a	pplication.	
assume liability under the conditions laid d	own in Article 28 of Regulation (EU) No 608/2013 and bear the	costs as referred
to in Article 29 of Regulation (EU) No 608/20	13.	
I according to the date of the divide this a		
	pplication may be processed by the Member States and the Eu the European Union Intellectual Property Office.	ropean Commission, acting as a
•		
30*. Signature		
Date (DD/MMYYYY)	Applicant's signature	
Place		
Fiace	Name (Block capitals)	
For official use		
	ning of Section 2 of Regulation (EU) No 608/2013)	
☐ The application is completely granted.		
☐ The application has been partially granted	(for the granted rights see attached list)	
Date of adoption (DD/MMYYYY)		Competent customs department
Date of adoption (DD/WWV1111)	Signature and stamp	competent customs department
Expiry date of the application:		
	t customs authorities are to take action should be received by t	he competent customs department
at the latest 30 working days before the ex		
☐ The application has been rejected.		
	or partial or complete rejection and information concerning the	anneal procedure are attached
Areasoned decision stating the grounds i	or partial or complete rejection and information concerning the	appear procedure are attached.
Date (DD/MMYYYY)	Signature and stamp	Competent customs department

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2020/2035. (See end of Document for details)

Personal data protection and the central database for the processing of applications for action.

This privacy statement explains the reasons for processing your personal data, the way they are collected, handled and the way protection of all your personal data is ensured.

The competent customs authority of a Member State are the controller(s) of the processing operation. To this respect the controller(s) processes personal data contained in this application in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data.

The European Commission acts as a processor on behalf of Member States and processes personal data contained in this application in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data.

The purpose of the processing of personal data of the application for action is the enforcement of intellectual property rights (IPR) by customs authorities in the Union, in accordance with Regulation (EU) No 608/2013 of the European Parliament and of the Council of 12 June 2013 concerning customs enforcement of intellectual property rights.

The legal basis for processing the personal data for the enforcement of IPR are Articles 31 and 33 of Regulation (EU) No 608/2013. The processing activity of the Commission, acting on behalf of Member States and within their mandate, consists of storing and maintaining of the personal data related to applications for action and its attachments in the central database COPIS. This includes maintaining adequate technical and organizational arrangements for the reliable and secure operation of the database COPIS. Technical measures include appropriate actions to address online security, risk of data loss, alteration of data or unauthorised access, taking into consideration the risk presented by the processing and the nature of the personal data being processed. The access to personal data is granted on a need-to-know basis and via personal accounts to authorised personnel of Member States custom authorities and the European Commission. The contact point within the European Commission for questions on the processing activity in COPIS is Directorate-General for Taxation and Customs Union: TAXUD-DP-COPIS@ec.europa.eu. For a deeper analysis of the infringements data and to improve the understanding of the geographical scope and impact of infringements of IPR, the Commission within the mandate provided by the Member States will send, together with the infringement data, the name of the respective holder of the decision based on which the customs acted to the European Union Intellectual Property Office. The record reference of EUIPO's processing operation is DPR-2019-051 (https://euipo.europa.eu/tunnel-web/secure/webdav/guest/document_library/contentPdfs/data_protection/rpt_register_en.pdf).

Replies to data fields marked with an * and to at least one of the fields marked "+" are obligatory to be filled in. In case of failure to fill in these obligatory data, the application shall be rejected.

Customs authorities will delete the data no later than six months from the date the decision granting the application has been revoked or the relevant period during which customs authorities are to take action has expired. The period during which customs authorities are to take action shall be specified by the competent customs department when granting the application and shall not exceed one year from the day following the date of adoption of the decision granting the application. However, where customs authorities have been notified of proceedings initiated to determine a possible infringement of goods under the application, they will delete the data no later than six months after the proceedings have been concluded in a final way.

In case of a data breach, the customs authorities in the Member States will fulfil their obligations in compliance with their duties stipulated in the GDPR. Where that personal data breach is likely to result in a high risk to your rights and freedoms the customs authorities in the Member States are committed to inform you immediately in order to allow you to take the necessary precautions. You are at any given moment entitled to access and rectify your personal data in case the data is inaccurate or incomplete. You have the rights to (if applicable) request restriction of processing or erasure ('right to be forgotten'), to object to the processing, to withdraw your consent, and not to be subject to automated individual decision making, including profiling. All requests shall be submitted to and processed by the competent customs department where the application was submitted. For the list of competent customs departments in the Member States see

https://ec.europa.eu/taxation_customs/sites/taxation/files/resources/documents/customs/customs_controls/counterfeit_piracy/right_holders/defend-your-rights_en.pdf.

If you feel that your rights are violated in any way, you are entitled to file a complaint with the National Supervisory Authority responsible for data protection (contact info here: https://edpb.europa.eu/about-edpb/board/members_en) following the applicable national procedure. If you have comments, questions or any concerns regarding the collection and use of your personal data, please feel free to contact Data Protection Officer (DPO) in the Member State's Customs Organisation. If your complaint concerns an action of the European Commission, you should lodge it with the European Data Protection Supervisor.

EUROPEAN UNION - APPLICATION FOR ACTION

_	1. Applicant		For official use				
2	Name*:	Date of receipt					
	EORI-No*:		Registration number of application				
	Address*:						
	Town*:		INTELLECTUAL PROPERTY RIGHTS				
	Postal Code:		APPLICATION FOR ACTION BY CUSTOMS AUTHORITIES				
	Country*:						
	TIN No:		under Article 6 of Regulation (EU) No 608/2013				
	National registration No:		2*. Union application				
	Telephone: (+)		National application				
Ā	Mobile: (+)		National application (cf. Article 5(3))				
C C	Fax: (+)	_					
Ы	Email*:						
EA	Website: 3*. Status of applicant						
COPY FOR THE APPLICANT		of such	of producers of products with a Geographical Indication or representative				
Ö	□Right-holder						
Ϋ́	□Person or entity authorised to use the IP right	☐ Operation	tor entitled to use a Geographical Indication				
ö	□IP collective rights management body	☐ Inspect	tion body or authority competent for a Geographical Indication				
•	□Professional defence body	☐ Exclusiv	ve license holder covering two or more Member States				
	Representative submitting the application in the name of the application.		To the first of the state of th				
	Company:						
	Name*:						
	EORI-No*:						
	Address*:						
	Town*:		Evidence of the representatives power to act is enclosed				
	Postal Code:						
2	Country*:	F	Fax (+)				
_	Telephone: (+)	E	Email*:				
	Mobile: (+)	٧	Website:				
	5*. Type of right to which the application refers						
	□National trademark (NTM)		Geographical Indication/Designation of origin:				
	□European Union trademark (EUTM)		☐ for agricultural products and foodstuff (CGIP)				
	□International registered trademark (ITM)		☐for wine (CGIW)				
	Registered national design (ND)		for aromatised drinks based on wine products (CGIA)				
	Registered Community design (CDR)		for spirit drinks (CGIS)				
	□International registered design (ICD)		for other products (NGI)				
	Unregistered Community design (CDU)		as listed in Agreements between the Union and third countries (CGIL)				
	Convigent and selected sight (NCRR)						
	□Copyright and related right (NCPR) □Trade name (NTN)		Plant variety right:				
	□Topography of semiconductor product (NTSP)		national (NPVR)				
	Patent as provided for by national law (NPT)		Community (CPVR)				
	Patent as provided for by Union law (UPT)		Supplementary protection certificate: for medicinal products (SPCM)				
	Utility model (NUM)		for plant protection products (SPCP)				
	6*. Member State or, in the case of a Union application, Member Sta	ates in whic	<u> </u>				
	_ □BE □BG □CZ □DK	_	DEE DIE DEL DES DER DHR DIT DCY DLV				
	□ ALL MEMBER STATES □ LT □ LU □ HU □ MT	· □ _{NL}	□AT □PL □PT □RO □SI □SK □FI □SE □XI				
	7. Representative for legal matters		8. Representative for technical matters				
	Company:		Company:				
	Name*:		Name*:				
	Address*:		Address*:				
	Town*:		Town*:				
	Postal Code:		Postal Code:				
	Country*: Country*:						
	Telephone: (+) Fax: (+)		Telephone: (+) Fax: (+)				
	Mobile: (+) Mobile: (+) Email*: Email*:						
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	Email*: Website:		Website:				
		esentatives					
	Website: 9. In case of a Union application, the details of the designated repre	U) No 608/2	for legal and technical matters are included in annex no 2013 (small consignments) in the following Member State(s) and, where				
	Website: 9. In case of a Union application, the details of the designated representation of the use of the procedure of Article 26 of Regulation (El requested by the customs authorities, agree to cover the costs related to the costs.)	U) No 608/2 ted to the de	for legal and technical matters are included in annex no 2013 (small consignments) in the following Member State(s) and, where				

^{*} these are mandatory fields and shall be filled in

⁽⁺⁾ at least one of these fields shall be filled in

11*.L	st of rights to which	the application refers						
No	Type of right	Registration number	Date of registration	Expiry date	List of goods to which the right refers			
				I				
]				

	For further rights	see annex no			☐ Restricted handling			
	_		Authentic goods		-			
12*. G	oods details				☐ Restricted handling			
IP righ	it no:				-			
Goods	description:							
CN tar	riff number:							
	ms value:							
	ean average market	value:						
	nal market value:				☐ See enclosed annex no			
	oods distinctive feat	tures			☐ Restricted handling			
	on on the goods:				☐ Restricted narrolling			
Descr	-							
Desci	ipuoli.							
					□ See engles ed consum			
14* 5	loop of production				See enclosed annex no			
	lace of production				☐ Restricted handling			
	Country:							
Comp								
Addre								
Town:								
					See enclosed annex no			
	volved companies				☐ Restricted handling			
Role:								
Name	Name:							
	Address:							
Town:								
Posta	Code:							
Count					☐ See enclosed annex no			
16*. T	raders				☐ Restricted handling			
Name	:							
Addre								
Town:								
	Code:							
Count					☐ See enclosed annex no			
		ils and distribution information			☐ Restricted handling			
					☐ See enclosed annex no			
18. Pa	ickages				☐ Restricted handling			
	of packages:				Li resulcido fianoling			
		ane:						
	Number of items per package:							
Desci	Description (incl. distinctive features):							
					□ See englaced enney no			
10 4-	oompondes dec	onto			See enclosed annex no			
	companying docum	ens			☐ Restricted handling			
	Type of document:							
Descr	Description:							
					☐ See enclosed annex no			

	Infringing goods	
20. Goods details		☐ Restricted handling
IP right no:		
Goods description:		
CN tariff number:		
Minimum value:		☐ See enclosed annex no
21. Goods distinctive features		☐ Restricted handling
Position on the goods:		
Description:		
		☐ See enclosed annex no
22. Place of production		Restricted handling
		☐ Restricted nandling
Country:		
Company:		
Address:		
Town:		
Postal Code:		
		See enclosed annex no
23. Involved companies		☐ Restricted handling
Role:		
Name:		
Address:		
Town:		
Postal Code:		
Country:		☐ See enclosed annex no
24. Traders		☐ Restricted handling
Name:		
Address:		
Town:		
Postal Code:		
Country:		
,		☐ See enclosed annex no
25. Goods distribution information		☐ Restricted handling
		E restricted narrowing
		See enclosed annex no
26. Packages		☐ Restricted handling
Kind of packages:		
Number of items per package:		
Description (incl. distinctive features):		
Description (incl. districtive leatures).		
		☐ See enclosed annex no
27. Accompanying documents		☐ Restricted handling
Type of document:		-
Description:		
•		
		C Consideration
		See enclosed annex no

28. A	Additional information	☐ Restricted handling
		☐ See enclosed annex no
29. U	Undertakings	
	By signing I undertake to:	
	 notify immediately the competent customs department that granted this application of any change in the 	ne information provided by me within this
	application or attachments in accordance with Article 15 of Regulation (EU) No 608/2013.	ie illioillatoii piovided by life within tils
١.	• forward to the competent customs department that granted this application any update on the information	tion as referred to in point (a) (b) or (i) of
	Article 6(3) of Regulation (EU) No 608/2013 that are relevant to customs authorities' analysis and asset	
i	intellectual property right(s) included in this application.	•
١.	• assume liability under the conditions laid down in Article 28 of Regulation (EU) No 608/2013 and bear	the costs as referred
	to in Article 29 of Regulation (EU) No 608/2013.	
Ι.		
	I agree that all the data submitted with this application may be processed by the Member States and the processor on behalf of Member States, and the European Union Intellectual Property Office.	e European Commission, acting as a
	processor on senantin member states, and the European officin intellectual Froperty office.	
30*.	Signature	
Da	ate (DD/MMYYYY) Applicant's signature	
Di-	la-a-	
Pia	lace Name (Block capitals)	
For o	official use	
	ision by customs authorities (within the meaning of Section 2 of Regulation (EU) No 608/2013)	
	ate of adoption (DD/MMYYYY) Signature and stamp	Competent customs department
Da	ale of adoption (DD/MW1111) Signature and stamp	Competent customs department
	Expiry date of the application:	
	Any request for extension of the period that customs authorities are to take action should be received	by the competent customs department
	at the latest 30 working days before the expiry date.	
	The application has been rejected.	
	A reasoned decision stating the grounds for partial or complete rejection and information concerning	the appeal procedure are attached
	The state of the s	
Da	ate (DD/MMYYYY) Signature and stamp	Competent customs department
1		

Changes to legislation: There are currently no known outstanding effects for the Commission Implementing Regulation (EU) 2020/2035. (See end of Document for details)

Personal data protection and the central database for the processing of applications for action.

This privacy statement explains the reasons for processing your personal data, the way they are collected, handled and the way protection of all your personal data is ensured.

The competent customs authority of a Member State are the controller(s) of the processing operation. To this respect the controller(s) processes personal data contained in this application in accordance with Regulation (EU) 2016/679 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data and on the free movement of such data.

The European Commission acts as a processor on behalf of Member States and processes personal data contained in this application in accordance with Regulation (EU) 2018/1725 of the European Parliament and of the Council on the protection of natural persons with regard to the processing of personal data by the Union institutions, bodies, offices and agencies and on the free movement of such data.

The purpose of the processing of personal data of the application for action is the enforcement of intellectual property rights (IPR) by customs authorities in the Union, in accordance with Regulation (EU) No 608/2013 of the European Parliament and of the Council of 12 June 2013 concerning customs enforcement of intellectual property rights.

The legal basis for processing the personal data for the enforcement of IPR are Articles 31 and 33 of Regulation (EU) No 608/2013. The processing activity of the Commission, acting on behalf of Member States and within their mandate, consists of storing and maintaining of the personal data related to applications for action and its attachments in the central database COPIS. This includes maintaining adequate technical and organizational arrangements for the reliable and secure operation of the database COPIS. Technical measures include appropriate actions to address online security, risk of data loss, alteration of data or unauthorised access, taking into consideration the risk presented by the processing and the nature of the personal data being processed. The access to personal data is granted on a need-to-know basis and via personal accounts to authorised personnel of Member States custom authorities and the European Commission. The contact point within the European Commission for questions on the processing activity in COPIS is Directorate-General for Taxation and Customs Union: TAXUD-DP-COPIS@ec.europa.eu.

For a deeper analysis of the infringements data and to improve the understanding of the geographical scope and impact of infringements of IPR, the Commission within the mandate provided by the Member States will send, together with the infringement data, the name of the respective holder of the decision based on which the customs acted to the European Union Intellectual Property Office. The record reference of EUIPO's processing operation is DPR-2019-051 (https://euipo.europa.eu/tunnel-web/secure/webdav/guest/document_library/contentPdfs/data_protection/rpt_register_en.pdf).

Replies to data fields marked with an * and to at least one of the fields marked "+" are obligatory to be filled in. In case of failure to fill in these obligatory data, the application shall be rejected.

Customs authorities will delete the data no later than six months from the date the decision granting the application has been revoked or the relevant period during which customs authorities are to take action has expired. The period during which customs authorities are to take action shall be specified by the competent customs department when granting the application and shall not exceed one year from the day following the date of adoption of the decision granting the application. However, where customs authorities have been notified of proceedings initiated to determine a possible infringement of goods under the application, they will delete the data no later than six months after the proceedings have been concluded in a final way.

In case of a data breach, the customs authorities in the Member States will fulfil their obligations in compliance with their duties stipulated in the GDPR. Where that personal data breach is likely to result in a high risk to your rights and freedoms the customs authorities in the Member States are committed to inform you immediately in order to allow you to take the necessary precautions. You are at any given moment entitled to access and rectify your personal data in case the data is inaccurate or incomplete. You have the rights to (if applicable) request restriction of processing or erasure ('right to be forgotten'), to object to the processing, to withdraw your consent, and not to be subject to automated individual decision making, including profiling. All requests shall be submitted to and processed by the competent customs department where the application was submitted. For the list of competent customs departments in the Member States see

https://ec.europa.eu/taxation_customs/sites/taxation/files/resources/documents/customs/customs_controls/counterfeit_piracy/right_holders/defend-your-rights_en.pdf.

If you feel that your rights are violated in any way, you are entitled to file a complaint with the National Supervisory Authority responsible for data protection (contact info here: https://edpb.europa.eu/about-edpb/board/members_en) following the applicable national procedure. If you have comments, questions or any concerns regarding the collection and use of your personal data, please feel free to contact Data Protection Officer (DPO) in the Member State's Customs Organisation. If your complaint concerns an action of the European Commission, you should lodge it with the European Data Protection Supervisor.

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ANNEX II

In Part I of Annex III to Implementing Regulation (EU) No 1352/2013, in the note on the completion of box 6 ('Member State or, in the case of a Union application, Member States in which customs action is requested'), the following paragraph is added:

In case Northern Ireland (XI) is indicated, the application shall be a Union application and can only be granted for protection of any of the following intellectual property rights which are protected in Northern Ireland by virtue of the IE/NI Protocol:

- (a) geographical indications or designations of origin protected for agricultural products and foodstuff as provided for in Regulation (EU) No 1151/2012 of the European Parliament and of the Council (9);
- (b) geographical indications of spirit drinks as provided for in Regulation (EU) 2019/787 of the European Parliament and of the Council⁽¹⁰⁾;
- (c) geographical designations for aromatised products as provided for in Regulation (EU) No 251/2014 of the European Parliament and of the Council⁽¹¹⁾;
- (d) designations of origin or geographical indications for wine as provided for in Sections 2 and 3 of Chapter I of Title II of Part II of Regulation (EU) No 1308/2013 of the European Parliament and of the Council⁽¹²⁾.

- (1) OJ L 181, 29.6.2013, p. 15.
- (2) Commission Implementing Regulation (EU) No 1352/2013 of 4 December 2013 establishing the forms provided for in Regulation (EU) No 608/2013 of the European Parliament and of the Council concerning customs enforcement of intellectual property rights (OJ L 341, 18.12.2013, p. 10).
- (3) Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community, OJ L 29, 31.1.2020, p. 7 ('Withdrawal Agreement').
- (4) Article 5(4) of the IE/NI Protocol.
- (5) Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).
- (6) Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008 (OJ L 130, 17.5.2019, p. 1).
- (7) Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).
- (8) Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).
- (9) Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs (OJ L 343, 14.12.2012, p. 1).
- (10) Regulation (EU) 2019/787 of the European Parliament and of the Council of 17 April 2019 on the definition, description, presentation and labelling of spirit drinks, the use of the names of spirit drinks in the presentation and labelling of other foodstuffs, the protection of geographical indications for spirit drinks, the use of ethyl alcohol and distillates of agricultural origin in alcoholic beverages, and repealing Regulation (EC) No 110/2008 (OJ L 130, 17.5.2019, p. 1).
- (11) Regulation (EU) No 251/2014 of the European Parliament and of the Council of 26 February 2014 on the definition, description, presentation, labelling and the protection of geographical indications of aromatised wine products, and repealing Council Regulation (EEC) No 1601/91 (OJ L 84, 20.3.2014, p. 14).
- (12) Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products, and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (OJ L 347, 20.12.2013, p. 671).

Changes to legislation:

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