
STATUTORY INSTRUMENTS

1999 No. 1872

**The Feeding Stuffs (Establishments
and Intermediaries) Regulations 1999**

**PART I
GENERAL**

Title, commencement and revocation

1.—(1) These Regulations may be cited as the Feeding Stuffs (Establishments and Intermediaries) Regulations 1999 and shall come into force on 2nd August 1999.

(2) The Feeding Stuffs (Establishments and Intermediaries) Regulations 1998⁽¹⁾ (“the 1998 Regulations”) are hereby revoked.

Definition of “feeding stuff” and related definitions and general interpretation

2.—(1) In these Regulations—

- (a)** “complementary feeding stuff” means a compound feeding stuff which has a high content of certain substances and which, by reason of its composition, is sufficient for a daily ration only if it is used in combination with other feeding stuffs;
- (b)** “complete feeding stuff” means a compound feeding stuff which, by reason of its composition, is sufficient to ensure a daily ration;
- (c)** “compound feeding stuff” means a mixture of feeding stuffs; and
- (d)** “feeding stuff” means—
 - (i)** a product of vegetable or animal origin in its natural state (whether fresh or preserved);
 - (ii)** a product derived from the industrial processing of such a product, or
 - (iii)** an organic or inorganic substance, used singly or in a mixture,whether or not containing additives, for oral feeding to any pet animal or farmed creature, but for the purposes of any definition containing the expression “Article 2.2(d)”, and of regulations 5(1)(d), 33(1)(d), 82, 83 and 94, extends to any such product or substance which is intended for oral feeding to any animal living freely in the wild;

(2) In these Regulations, save where the context otherwise requires,—

“the Act” means the Agriculture Act 1970⁽²⁾;

“additive” has the meaning given by Article 2(a) of Directive 70/524;

⁽¹⁾ S.I. 1998/1049.
⁽²⁾ 1970 c. 40.

“agricultural analyst” means an agricultural analyst appointed under section 67 of the Act, and includes a deputy agricultural analyst so appointed for the same area, but in Northern Ireland does not include the Chief Agricultural Analyst;

“animal” includes any bird, insect or fish;

“the Annex” means the Annex to Directive 95/69;

“authorised person” means a person (whether or not an officer of the competent body) who is authorised by the competent body, either generally or specially, to act in relation to matters arising under these Regulations;

“the Chief Agricultural Analyst” means the Chief Agricultural Analyst for Northern Ireland;

“the competent body” means—

(a) in Great Britain—

- (i) in the case of any establishment, not being a third country establishment, the body referred to in section 67(1), (1A) or (2) of the Act in the area of which the establishment concerned is,
- (ii) in the case of any third country establishment, the body referred to as aforesaid in the area of which a product of the establishment concerned, covered by the first indent of Article 6.4(b) of Directive 98/51, is located, or an authorised person believes is located, and
- (iii) in the case of any intermediary, the body referred to as aforesaid in the area of which the intermediary concerned is exercising, or, as the case may be, proposes to exercise, any activity the exercising of which by intermediaries is controlled by these Regulations; and

(b) in Northern Ireland, the Department of Agriculture for Northern Ireland;

“controlled product” means any additive, premixture, Directive 82/471 product or compound feeding stuff, which is subject to any of the controls contained in these Regulations, and includes any substance or material (other than a machine or implement) appearing to be used, or intended to be used, in the manufacture or production of any such controlled product;

“daily ration” means the average total quantity of feeding stuff, expressed on a 12 per cent moisture basis, required daily by an animal of a given kind, age group and level of production, in order to satisfy all its nutritional needs;

“Directive 70/524” means Council Directive [70/524/EEC](#) concerning additives in feeding stuffs⁽³⁾ as amended by amendments up to, but not including, the amendments effected by Council Directive [1999/20/EC](#)⁽⁴⁾;

“Directive 82/471” means Council Directive [82/471/EEC](#) concerning certain products used in animal nutrition⁽⁵⁾;

“Directive 82/471 product” means a product regulated by Directive 82/471;

“Directive 95/53” means Council Directive [95/53/EC](#) fixing the principles governing the organisation of official inspections in the field of animal nutrition⁽⁶⁾ (with effect from 1st October 1999 as amended by Council Directive [1999/20/EC](#)⁽⁴⁾);

“Directive 95/69” means Council Directive [95/69/EC](#) laying down the conditions and arrangements for approving and registering certain establishments and intermediaries

(3) OJNo. L270, 14.12.70, p. 1 (OJ/SE Vol. 18, p. 4). The next most recent amendment of Directive 70/524 was Directive [98/92/EC](#) (OJ No. L346, 22.22.98, p. 49).

(4) OJ No. L80, 25.3.1999, p. 20.

(5) OJ No. L213, 21.7.82, p. 8, last amended by Council Directive [96/25/EC](#) (OJ No. L125, 23.5.96, p. 135).

(6) OJ No. L265, 8.11.95, p. 17.

(4) OJ No. L80, 25.3.1999, p. 20.

operating in the animal feed sector and amending Directives [70/524/EEC](#), [74/63/EEC](#), [79/373/EEC](#) and [82/471/EEC](#)(7) (with effect from 1st October 1999 as amended by Council Directive [1999/20/EC](#)(4));

“Directive 98/51” means Commission Directive [98/51/EC](#) laying down certain measures for implementing Council Directive [95/69/EC](#) laying down the conditions and arrangements for approving and registering certain establishments and intermediaries operating in the animal feed sector(8);

“fish” includes shellfish;

“member State” means a member State other than the United Kingdom;

“the Minister” means the Minister of Agriculture, Fisheries and Food;

“official checks” means checks of the kinds specified in Article 21.1 of Directive 70/524, Articles 3, 4, 7 and 10 to 12, the second paragraph of Article 14, the second and third paragraphs of Article 15.2 and Article 17.1 of Directive 95/53, Article 13 of Directive 95/69, or which are carried out with a view to enforcement of the provisions of Article 6 of Directive 98/51;

“premises” includes any land, vehicle, vessel, aircraft or hovercraft;

“premixture” means a mixture of additives, or a mixture of one or more additives with substances used as carriers, intended for the manufacture of feeding stuffs;

“putting into circulation” has the meaning given by Article 1.3(a) of Directive 95/69;

“retained part of the sample” means that part of a sample retained by an authorised person pursuant to regulation 99(d);

“third country” means a country other than a member State or the United Kingdom;

“zootechnical additive” means an antibiotic, a coccidiostat or other medicinal substance, or a growth promoter;

“zootechnical premixture” means a premixture that contains a zootechnical additive.

(3) Except in so far as the context otherwise requires, in these Regulations—

- (a) any reference to a numbered regulation or Schedule is a reference to the regulation or Schedule so numbered in these Regulations,
- (b) any reference in a regulation to a numbered paragraph is a reference to the paragraph so numbered in the regulation in which the reference occurs,
- (c) the expressions listed in Part I of Schedule 1 have the same meaning as in Directive 70/524,
- (d) the expressions listed in Part II of Schedule 1 have the same meaning as in Directive 95/69,
- (e) in the expressions “representative established within the United Kingdom” and “representative established within a Member State”, “representative” and “established within” shall have the same meanings as in the expression “representative established within the European Community” in Directive 98/51, and
- (f) any reference to a European Community Directive is a reference to that Directive as amended as at the date these Regulations are made.

(4) In these Regulations, any reference to any things done under provisions of these Regulations shall be taken to include things done under corresponding provisions of the 1998 Regulations.

(7) OJ No. L332, 30.12.95, p. 15.

(4) OJ No. L80, 25.3.1999, p. 20.

(8) OJ No. L208, 24.7.98, p. 43.

Definition of “establishment” and related definitions

3. In these Regulations, “establishment” has the meaning given by Article 1.3 of Directive 95/69 and—

“the applicable day” means, in relation to any member State, the date treated by that member State as the first date after the closure of the period allowed by it for submission of declarations to it pursuant to Article 6.3 of Directive 98/51;

“Article 12 establishment” means an establishment to which Article 12 of Directive 95/69 applies;

“EC approved Article 2.2(a)(A) establishment” means an establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an establishment on which an additive, of any kind referred to in Chapter I.1(a) of the Annex, may be manufactured with a view to putting it into circulation;

“EC approved Article 2.2(a)(P) establishment” means an establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an establishment on which a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, may be manufactured with a view to putting it into circulation;

“EC approved Article 2.2(b) establishment” means an establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an establishment on which a premixture, which contains additives of any kind referred to in Chapter I.2(a) of the Annex, may be manufactured with a view to putting it into circulation;

“EC approved third country Article 2.2(a)(A) establishment” means a third country establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which an additive, of any kind referred to in Chapter I.1(a) of the Annex, manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC approved third country Article 2.2(a)(P) establishment” means a third country establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC approved third country Article 2.2(b) establishment” means a third country establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which a premixture, which contains additives of any kind referred to in Chapter I.2(a) of the Annex, manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC approved third country Article 2.2(d) establishment” means a third country establishment listed on a register of approved establishments, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an establishment as to which a compound feeding stuff, of any kind the manufacture of which is regulated by Article 2.2(d) of Directive 95/69 (as read with Directive 98/51), manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC permitted Article 2.2(a)(A) establishment” means an establishment located in a member State if—

- (a) an additive, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, an application (which is pending) in respect of the establishment, was made to a competent authority in the member State, in accordance with any requirements in the member State for the making of such applications, to approve the establishment, pursuant to Directive 95/69, as an establishment on which an additive of any such kind may be manufactured with a view to putting it into circulation;

“EC permitted Article 2.2(a)(P) establishment” means an establishment located in a member State if—

- (a) a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, an application (which is pending) in respect of the establishment, was made to a competent authority in the member State, in accordance with any requirements in the member State for the making of such applications, to approve the establishment, pursuant to Directive 95/69, as an establishment on which a Directive 82/471 product of any such kind may be manufactured with a view to putting it into circulation;

“EC permitted Article 2.2(b) establishment” means an establishment located in a member State if—

- (a) a premixture, which contained additives of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, an application (which is pending) in respect of the establishment, was made to a competent authority in the member State, in accordance with any requirements in the member State for the making of such applications, to approve the establishment, pursuant to Directive 95/69, as an establishment on which a premixture of that kind may be manufactured with a view to putting it into circulation;

“EC permitted Article 7.2(a) establishment” means an establishment located in a member State if—

- (a) an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, a declaration (consideration of which is pending) in respect of the establishment, was submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations, with a view to registration of the establishment, pursuant to Directive 95/69, as an establishment on which an additive of any such kind may be manufactured with a view to putting it into circulation;

“EC permitted Article 7.2(b) establishment” means an establishment located in a member State if—

- (a) a premixture, which contained additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and

- (b) before 1st September 1998, a declaration (consideration of which is pending) in respect of the establishment, was submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations, with a view to registration of the establishment, pursuant to Directive 95/69, as an establishment on which a premixture of that kind may be manufactured with a view to putting it into circulation;

“EC permitted Article 7.2(c)(PA) establishment” means an establishment located in a member State if—

- (a) a compound feeding stuff, containing a premixture which contained additives of any kind referred to in Chapter II(b) of the Annex, but did not contain a zootechnical additive, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, a declaration (consideration of which is pending) in respect of the establishment, was submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations, with a view to registration of the establishment, pursuant to Directive 95/69, as an establishment on which a compound feeding stuff of that kind may be manufactured with a view to putting it into circulation;

“EC permitted Article 7.2(d)(PA) establishment” means an establishment located in a member State if—

- (a) a compound feeding stuff, containing a premixture which contained additives of any kind referred to in Chapter II(b) of the Annex, but did not contain a zootechnical additive, was being produced on the establishment, for the exclusive requirements of the producer’s holding, on 1st April 1998, and
- (b) before 1st September 1998, a declaration (consideration of which is pending) in respect of the establishment, was submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations, with a view to registration of the establishment, pursuant to Directive 95/69, as an establishment on which a compound feeding stuff of that kind may be produced for the exclusive requirements of the producer’s holding;

“EC permitted third country Article 2.2(a)(A) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC approved third country Article 2.2(a)(A) establishment) if an additive, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) an additive, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which an additive of any such kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 2.2(a)(P) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC approved third country Article 2.2(a)(P) establishment) if a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State; and
- (b) on and after the applicable day, a third country establishment if—
 - (i) a Directive 82/471 product, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which a Directive 82/471 product of any such kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 2.2(b) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC approved third country Article 2.2(b) establishment) if a premixture, which contained additives of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) a premixture, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which a premixture of that kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 2.2(d) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC approved third country Article 2.2(d) establishment) if a compound feeding stuff, of any kind the manufacture of which is regulated by Article 2.2(d) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) a compound feeding stuff, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation,

on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and

- (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which a compound feeding stuff of any such kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 7.2(a) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC registered third country Article 7.2(a) establishment) if an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) an additive, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which an additive of any such kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 7.2(b) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC registered third country Article 7.2(b) establishment) if a premixture, which contained additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter 1.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) a premixture, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which a premixture of that kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 7.2(c)(A) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC registered third country Article 7.2(c)(A) establishment) if a compound feeding stuff, which contained an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) a compound feeding stuff, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which a compound feeding stuff of that kind, manufactured thereon, may be imported into that member State;

“EC permitted third country Article 7.2(c)(PA) establishment” means—

- (a) before the applicable day, a third country establishment (other than an EC registered third country Article 7.2(c)(PA) establishment) if a compound feeding stuff, containing a premixture which contained additives of any kind referred to in Chapter II(b) of the Annex, but did not contain a zootechnical additive, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within a member State, and
- (b) on and after the applicable day, a third country establishment if—
 - (i) a compound feeding stuff, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before the applicable day, a declaration (consideration of which is pending) in respect of the establishment, has been submitted to a competent authority in the member State, in accordance with any requirements in the member State for the submission of such declarations pursuant to Article 6.3 of Directive 98/51, with a view to registration of the establishment, pursuant to that Directive, as an establishment as to which a compound feeding stuff of that kind, manufactured thereon, may be imported into that member State;

“EC registered Article 7.2(a) establishment” means an establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69, as an establishment on which an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, may be manufactured with a view to putting it into circulation;

“EC registered Article 7.2(b) establishment” means an establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69, as an establishment on which a premixture, which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D)

referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, may be manufactured with a view to putting it into circulation;

“EC registered Article 7.2(c)(PA) establishment” means an establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69, as an establishment on which a compound feeding stuff, containing a premixture which contains additives of any kind referred to in Chapter II(b) of the Annex, but does not contain a zootechnical additive, may be manufactured with a view to putting it into circulation;

“EC registered Article 7.2(d)(PA) establishment” means an establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69, as an establishment on which a compound feeding stuff, containing a premixture which contains additives of any kind referred to in Chapter II(b) of the Annex, but does not contain a zootechnical additive, may be produced for the exclusive requirements of the producer’s holding;

“EC registered third country Article 7.2(a) establishment” means a third country establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC registered third country Article 7.2(b) establishment” means a third country establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which a premixture (which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex) manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC registered third country Article 7.2(c)(A) establishment” means a third country establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which a compound feeding stuff (which contains an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex) manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“EC registered third country Article 7.2(c)(PA) establishment” means a third country establishment included in a list of registered establishments, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69 (as read with Directive 98/51), as an establishment as to which a compound feeding stuff (containing a premixture which contains additives of any kind referred to in Chapter II(b) of the Annex but does not contain a zootechnical additive) manufactured thereon, may be imported into that member State, and which has a representative established within that member State;

“third country establishment” means an establishment located in a third country;

“UK approved Article 2.2(a)(A) establishment” means an establishment approved, pursuant to regulation 6 or, as the case may be, 7, as an establishment on which an additive, of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex, may be manufactured with a view to putting it into circulation;

“UK approved Article 2.2(a)(P) establishment” means an establishment approved, pursuant to regulation 6 or, as the case may be, 7, as an establishment on which a Directive 82/471 product,

of any kind referred to in Chapter I.1(a) of the Annex, may be manufactured with a view to putting it into circulation;

“UK approved Article 2.2(b) establishment” means an establishment approved, pursuant to regulation 6, or, as the case may be, 7, as an establishment on which a premixture, which contains additives of any kind referred to in the fourth or fifth indent of Chapter I.2(a) of the Annex, but does not contain a zootechnical additive, may be manufactured with a view to putting it into circulation;

“UK approved Article 2.2(d) establishment” means an establishment approved, pursuant to regulation 6 or, as the case may be, 7, as an establishment on which a compound feeding stuff, of any kind the manufacture of which is regulated by Article 2.2(d) of Directive 95/69, may be manufactured with a view to putting it into circulation;

“UK approved Article 2.2(f) establishment” means an establishment approved, pursuant to regulation 6 or, as the case may be, 7, as an establishment on which a compound feeding stuff, of any kind the production of which is regulated by Article 2.2(f) of Directive 95/69, may be produced for the exclusive requirements of the producer’s holding;

“UK approved third country Article 2.2(a)(A) establishment” means a third country establishment approved pursuant to regulation 34(1)(a), or, as the case may be, 35(3), as an establishment as to which an additive, of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex, manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK approved third country Article 2.2(a)(P) establishment” means a third country establishment approved pursuant to regulation 34(1)(a), or, as the case may be, 35(3), as an establishment as to which a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK approved third country Article 2.2(b) establishment” means a third country establishment approved pursuant to regulation 34(1)(a), or, as the case may be, 35(3), as an establishment as to which a premixture (containing additives of any kind referred to in the fourth or fifth indent of Chapter I.2(a) of the Annex but not containing a zootechnical additive) manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK approved third country Article 2.2(d) establishment” means a third country establishment approved pursuant to regulation 34(1)(a), or, as the case may be, 35(3), as an establishment as to which a compound feeding stuff, of any kind the manufacture of which is regulated by Article 2.2(d) of Directive 95/69, manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK permitted Article 2.2(a)(A) establishment” means an establishment located in the United Kingdom if—

- (a) an additive, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, an application under regulation 5(1)(a), or a corresponding application under regulation 7(1) (which in either case is pending), made in accordance with regulation 5(2) or, as the case may be, 7(2), was submitted in respect of the establishment;

“UK permitted Article 2.2(a)(P) establishment” means an establishment located in the United Kingdom if—

- (a) a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, an application under regulation 5(1)(b), or a corresponding application under regulation 7(1) (which in either case is pending), made in accordance with regulation 5(2), or, as the case may be, 7(2), was submitted in respect of the establishment;

“UK permitted Article 2.2(b) establishment” means an establishment located in the United Kingdom if—

- (a) a premixture, which contained additives of any kind referred to in Chapter 1.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, an application under regulation 5(1)(c), or a corresponding application under regulation 7(1) (which in either case is pending), made in accordance with regulation 5(2), or, as the case may be, 7(2), was submitted in respect of the establishment;

“UK permitted Article 2.2(d) establishment” means an establishment located in the United Kingdom if a compound feeding stuff, of any kind the manufacture of which is regulated by Article 2.2(d) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and either—

- (a) before 1st September 1998, an application under regulation 5(1)(d), or a corresponding application under regulation 7(1) (which in either case is pending), made in accordance with regulation 5(2), or, as the case may be, 7(2), was submitted in respect of the establishment, or
- (b) in any case where, on 1st April 1998, a compound feedingstuff intended for animals living freely in the wild was being manufactured on the establishment, before 1st October 1999, an application under regulation 5(1)(d), or a corresponding application under regulation 7(1) (which in either case is pending) relating to such manufacture, made in accordance with regulation 5(2), or, as the case may be, 7(2), is submitted in respect of the establishment, accompanied by a declaration that, had the 1998 Regulations provided for such an application, there would have been no reason to prevent one being made before 1st September 1998;

“UK permitted Article 2.2(f) establishment” means an establishment located in the United Kingdom if—

- (a) a compound feeding stuff, of any kind the production of which is regulated by Article 2.2(f) of Directive 95/69, was being produced on the establishment, for the exclusive requirements of the producer’s holding, on 1st April 1998, and
- (b) before 1st September 1998, an application under regulation 5(1)(e), or a corresponding application under regulation 7(1) (which in either case is pending), made in accordance with regulation 5(2) or, as the case may be, 7(2), was submitted in respect of the establishment;

“UK permitted Article 7.2(a) establishment” means an establishment located in the United Kingdom if—

- (a) an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, a declaration under regulation 19(1)(a), or a corresponding declaration under regulation 21(1) (consideration of which in either case is pending),

made in accordance with regulation 19(2), or, as the case may be, 21(2), was submitted in respect of the establishment;

“UK permitted Article 7.2(b) establishment” means an establishment located in the United Kingdom if—

- (a) a premixture, which contained additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, a declaration under regulation 19(1)(b), or a corresponding declaration under regulation 21(1) (consideration of which in either case is pending), made in accordance with regulation 19(2), or, as the case may be, 21(2), was submitted in respect of the establishment;

“UK permitted Article 7.2(c)(A) establishment” means an establishment located in the United Kingdom if—

- (a) a compound feeding stuff, which contained an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, a declaration under regulation 19(1)(e), or a corresponding declaration under regulation 21(1) (consideration of which in either case is pending), made in accordance with regulation 19(2), or, as the case may be, 21(2), was submitted in respect of the establishment;

“UK permitted Article 7.2(c)(PA) establishment” means an establishment located in the United Kingdom if—

- (a) a compound feeding stuff, containing a premixture which contained additives of any kind referred to in Chapter II(b) of the Annex, but did not contain a zootechnical additive, was being manufactured on the establishment, with a view to putting it into circulation, on 1st April 1998, and
- (b) before 1st September 1998, a declaration under regulation 19(1)(c), or a corresponding declaration under regulation 21(1) (consideration of which in either case is pending), made in accordance with regulation 19(2), or, as the case may be, 21(2), was submitted in respect of the establishment;

“UK permitted Article 7.2(d)(A) establishment” means an establishment located in the United Kingdom if—

- (a) a compound feeding stuff, which contained an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being produced on the establishment, for the exclusive requirements of the producer’s holding, on 1st April 1998, and
- (b) before 1st September 1998, a declaration under regulation 19(1)(f), or a corresponding declaration under regulation 21(1) (consideration of which in either case is pending), made in accordance with regulation 19(2), or, as the case may be, 21(2), was submitted in respect of the establishment;

“UK permitted Article 7.2(d)(PA) establishment” means an establishment located in the United Kingdom if—

- (a) a compound feeding stuff, containing a premixture which contained additives of any kind referred to in Chapter II(b) of the Annex, but did not contain a zootechnical additive, was

being produced on the establishment, for the exclusive requirements of the producer's holding, on 1st April 1998, and

- (b) before 1st September 1998, a declaration under regulation 19(1)(d), or a corresponding declaration under regulation 21(1) (consideration of which in either case is pending), made in accordance with regulation 19(2), or, as the case may be, 21(2), was submitted in respect of the establishment;

“UK permitted third country Article 2.2(a)(A) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK approved third country Article 2.2(a)(A) establishment) if an additive, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within the United Kingdom, and
- (b) on and after 1st October 1999, a third country establishment if—
 - (i) an additive, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(a), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 2.2(a)(P) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK approved third country Article 2.2(a)(P) establishment) if a Directive 82/471 product, of any kind referred to in Chapter I.1(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within the United Kingdom, and
- (b) on and after 1st October 1999, a third country establishment if—
 - (i) a Directive 82/471 product, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(b), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 2.2(b) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK approved third country Article 2.2(b) establishment) if a premixture, which contained additives of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the

establishment has, at all times since that date, had a representative established within the United Kingdom, and

- (b) on and after 1st October 1999, a third country establishment if—
 - (i) a premixture, of the kind referred to in sub-paragraph (a) above was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(c), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 2.2(d) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK approved third country Article 2.2(d) establishment) if a compound feeding stuff, of any kind the manufacture of which is regulated by Article 2.2(d) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within the United Kingdom, and
- (b) on and after 1st October 1999, a third country establishment if—
 - (i) a compound feeding stuff, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(d), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 7.2(a) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK registered third country Article 7.2(a) establishment) if an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative within the United Kingdom, and
- (b) on and after 1st October 1999, a third country establishment if—
 - (i) an additive, of any kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(e), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending),

made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 7.2(b) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK registered third country Article 7.2(b) establishment) if a premixture, which contained additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within the United Kingdom, and
- (b) on and after 1st October 1999, a third country establishment if—
 - (i) a premixture, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(f), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 7.2(c)(A) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK registered third country Article 7.2(c)(A) establishment) if a compound feeding stuff, which contained an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within the United Kingdom, and
- (b) on and after 1st October 1999, a third country establishment if—
 - (i) a compound feeding stuff, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(h), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK permitted third country Article 7.2(c)(PA) establishment” means—

- (a) before 1st October 1999, a third country establishment (other than a UK registered third country Article 7.2(c)(PA) establishment) if a compound feeding stuff, containing a premixture which contained additives of any kind referred to in Chapter II(b) of the Annex, but did not contain a zootechnical additive, was manufactured on the

establishment, with a view to putting it into circulation, on 31st December 1998, and the establishment has, at all times since that date, had a representative established within the United Kingdom, and

- (b) on and after 1st October 1999, a third country establishment if—
 - (i) a compound feeding stuff, of the kind referred to in sub-paragraph (a) above, was being manufactured on the establishment, with a view to putting it into circulation, on 31st December 1998 and, at all times since that date, the establishment has had a representative as aforesaid, and
 - (ii) before 1st October 1999, a declaration under (or required to be treated as under) regulation 33(1)(g), or a corresponding declaration under (or required to be treated as under) regulation 35(1), (consideration of which in either case is pending), made in compliance with (or required to be treated as made in compliance with) regulation 33(2), or, as the case may be, 35(2), and not containing a negative reply to a question specified in regulation 33(2)(g) or, as the case may be, 35(2)(g), has been submitted in respect of the establishment;

“UK registered Article 7.2(a) establishment” means an establishment registered, pursuant to regulation 20, or, as the case may be, 21, as an establishment on which an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of Directive 95/69, may be manufactured with a view to putting it into circulation;

“UK registered Article 7.2(b) establishment” means an establishment registered, pursuant to regulation 20 or, as the case may be, 21, as an establishment on which a premixture, which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, may be manufactured with a view to putting it into circulation;

“UK registered Article 7.2(c)(A) establishment” means an establishment registered, pursuant to regulation 20 or, as the case may be, 21, as an establishment on which a compound feeding stuff, which contains an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, may be manufactured with a view to putting it into circulation;

“UK registered Article 7.2(c)(PA) establishment” means an establishment registered, pursuant to regulation 20 or, as the case may be, 21, as an establishment on which a compound feeding stuff, containing a premixture which contains additives of any kind referred to in Chapter II(b) of the Annex, but does not contain a zootechnical additive, may be manufactured with a view to putting it into circulation;

“UK registered Article 7.2(d)(A) establishment” means an establishment registered, pursuant to regulation 20 or, as the case may be, 21, as an establishment on which a compound feeding stuff, which contains an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex, may be produced for the exclusive requirements of the producer’s holding;

“UK registered Article 7.2(d)(PA) establishment” means an establishment registered, pursuant to regulation 20 or, as the case may be, 21, as an establishment on which a compound feeding stuff, containing a premixture which contains additives of any kind referred to in Chapter II(b) of the Annex, but does not contain a zootechnical additive, may be produced for the exclusive requirements of the producer’s holding;

“UK registered third country Article 7.2(a) establishment” means a third country establishment registered pursuant to regulation 34(1)(b), or, as the case may be, 35(3), as an establishment as to which an additive, of any kind the manufacture of which is regulated by Article 7.2(a) of

Directive 95/69, manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK registered third country Article 7.2(b) establishment” means a third country establishment registered pursuant to regulation 34(1)(b), or, as the case may be, 35(3), as an establishment as to which a premixture (containing additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex but not containing an additive of any kind referred to in Chapter 1.2(a) of the Annex) manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK registered third country Article 7.2(c)(A) establishment” means a third country establishment registered pursuant to regulation 34(1)(b), or, as the case may be, 35(3), as an establishment as to which a compound feeding stuff (which contains an additive of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex but does not contain an additive of any kind referred to in Chapter 1.2(a) of the Annex) manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

“UK registered third country Article 7.2(c)(PA) establishment” means a third country establishment registered pursuant to regulation 34(1)(b), or, as the case may be, 35(3), as an establishment as to which a compound feeding stuff, containing a premixture which contains additives of any kind referred to in Chapter II(b) of the Annex, but does not contain a zootechnical additive, manufactured thereon, may be imported into the United Kingdom, and which has a representative established within the United Kingdom;

Definition of “intermediary” and related definitions

4. In these Regulations, “intermediary” has the meaning given by Article 1.3 of Directive 95/69 and—

“EC approved Article 3.1(A) intermediary” means an intermediary listed on a register of approved intermediaries, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an intermediary who may wrap, package, store and put into circulation an additive of any kind referred to in Chapter I.1(a) of the Annex;

“EC approved Article 3.1(P) intermediary” means an intermediary listed on a register of approved intermediaries, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an intermediary who may wrap, package, store and put into circulation a Directive 82/471 product of any kind referred to in Chapter I.1(a) of the Annex;

“EC approved Article 3.1(PA) intermediary” means an intermediary listed on a register of approved intermediaries, maintained by a competent authority in a member State, in implementation of Article 5 of Directive 95/69, as an intermediary who may wrap, package, store and put into circulation a premixture which contains additives of any kind referred to in Chapter I.2(a) of the Annex;

“EC permitted Article 3.1(A) intermediary” means an intermediary whose facilities are located in a member State, who—

- (a) on 1st April 1998 was wrapping, packaging, storing or putting into circulation an additive of any kind referred to in Chapter I.1(a) of the Annex, and
- (b) before 1st September 1998 submitted to a competent authority in the member State an application (which is pending), made in accordance with any requirements in the member State for the making of such applications, to be approved pursuant to Directive 95/69 as an intermediary who may wrap, package, store and put into circulation an additive of any such kind;

“EC permitted Article 3.1(P) intermediary” means an intermediary whose facilities are located in a member State, who—

- (a) on 1st April 1998 was wrapping, packaging, storing or putting into circulation a Directive 82/471 product of any kind referred to in Chapter I.1(a) of the Annex, and
- (b) before 1st September 1998 submitted to a competent authority in the member State an application (which is pending), made in accordance with any requirements in the member State for the making of such applications, to be approved pursuant to Directive 95/69 as an intermediary who may wrap, package, store and put into circulation a product of any such kind;

“EC permitted Article 3.1(PA) intermediary” means an intermediary whose facilities are located in a member State, who—

- (a) on 1st April 1998 was wrapping, packaging, storing or putting into circulation a premixture, which contained additives of any kind referred to in Chapter I.2(a) of the Annex, and
- (b) before 1st September 1998 submitted to a competent authority in the member State an application (which is pending), made in accordance with any requirements in the member State for the making of such applications, to be approved pursuant to Directive 95/69 as an intermediary who may wrap, package, store and put into circulation a premixture of that kind;

“EC permitted Article 8.1(A) intermediary” means an intermediary whose facilities are located in a member State, who—

- (a) on 1st April 1998 was wrapping, packaging, storing or putting into circulation an additive of any kind the wrapping, packaging, storing and putting into circulation of which is regulated by Article 8.1 of Directive 95/69; and
- (b) before 1st September 1998 submitted to a competent authority in the member State a declaration (consideration of which is pending), made in accordance with any requirements in the member State for the submission of such declarations, with a view to his being registered pursuant to Directive 95/69 as an intermediary who may wrap, package, store and put into circulation an additive of any such kind;

“EC permitted Article 8.1(PA) intermediary” means an intermediary whose facilities are located in a member State, who—

- (a) on 1st April 1998 was wrapping, packaging, storing or putting into circulation a premixture which contained additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex; and
- (b) before 1st September 1998 submitted to a competent authority in the member State a declaration (consideration of which is pending), made in accordance with any requirements in the member State for the submission of such declarations, with a view to his being registered pursuant to Directive 95/69 as an intermediary who may wrap, package, store and put into circulation a premixture of that kind;

“EC registered Article 8.1(A) intermediary” means an intermediary included in a list of registered intermediaries, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69, as an intermediary who may wrap, package, store and put into circulation an additive of any kind the wrapping, packaging, storing and putting into circulation of which is regulated by Article 8.1 of Directive 95/69;

“EC registered Article 8.1(PA) intermediary” means an intermediary included in a list of registered intermediaries, maintained by a competent authority in a member State, in implementation of Article 10 of Directive 95/69, as an intermediary who may wrap, package,

store and put into circulation a premixture which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex;

“UK approved Article 3.1(A) intermediary” means an intermediary approved, pursuant to regulation 13 or, as the case may be, 14, as an intermediary who may wrap, package, store and put into circulation an additive of any kind referred to in the fourth to the ninth indents of Chapter I.1(a) of the Annex;

“UK approved Article 3.1(P) intermediary” means an intermediary approved, pursuant to regulation 13 or, as the case may be, 14, as an intermediary who may wrap, package, store and put into circulation a Directive 82/471 product of any kind referred to in Chapter I.1(a) of the Annex;

“UK approved Article 3.1(PA) intermediary” means an intermediary approved, pursuant to regulation 13 or, as the case may be, 14, as an intermediary who may wrap, package, store and put into circulation a premixture which contains additives of any kind referred to in the fourth or fifth indent of Chapter I.2(a) of the Annex, but does not contain a zootechnical additive;

“UK permitted Article 3.1(A) intermediary” means an intermediary whose facilities are located in the United Kingdom, who—

- (a) on 1st April 1998, was wrapping, packaging, storing or putting into circulation an additive of any kind referred to in chapter I.1(a) of the Annex, and
- (b) before 1st September 1998, submitted an application under regulation 12(1)(a), or a corresponding application under regulation 14(1) (which in either case is pending), made in accordance with regulation 12(2), or, as the case may be, 14(2);

“UK permitted Article 3.1(P) intermediary” means an intermediary whose facilities are located in the United Kingdom, who—

- (a) on 1st April 1998, was wrapping, packaging, storing or putting into circulation a Directive 82/471 product of any kind referred to in Chapter I.1(a) of the Annex, and
- (b) before 1st September 1998, submitted an application under regulation 12(1)(b), or a corresponding application under regulation 14(1) (which in either case is pending), made in accordance with regulation 12(2), or, as the case may be, 14(2);

“UK permitted Article 3.1(PA) intermediary” means an intermediary whose facilities are located in the United Kingdom, who—

- (a) on 1st April 1998, was wrapping, packaging, storing or putting into circulation a premixture which contained additives of any kind referred to in Chapter I.2(a) of the Annex; and
- (b) before 1st September 1998, submitted an application under regulation 12(1)(c), or a corresponding application under regulation 14(1) (which in either case is pending), made in accordance with regulation 12(2), or, as the case may be, 14(2);

“UK permitted Article 8.1(A) intermediary” means an intermediary whose facilities are located in the United Kingdom, who—

- (a) on 1st April 1998, was wrapping, packaging, storing or putting into circulation an additive of any kind the wrapping, packaging, storing and putting into circulation of which is regulated by Article 8.1 of Directive 95/69; and
- (b) before 1st September 1998, submitted a declaration under regulation 26(1)(a), or a corresponding declaration under regulation 28(1) (consideration of which in either case is pending), made in accordance with regulation 26(2), or, as the case may be, 28(2);

“UK permitted Article 8.1(PA) intermediary” means an intermediary whose facilities are located in the United Kingdom, who—

- (a) on 1st April 1998, was wrapping, packaging, storing or putting into circulation a premixture, which contained additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but did not contain an additive of any kind referred to in Chapter I.2(a) of the Annex; and
- (b) before 1st September 1998, submitted a declaration under regulation 26(1)(b), or a corresponding declaration under regulation 28(1) (consideration of which in either case is pending), made in accordance with regulation 26(2), or, as the case may be, 28(2);

“UK registered Article 8.1(A) intermediary” means an intermediary registered, pursuant to regulation 27, or, as the case may be, 28, as an intermediary who may wrap, package, store and put into circulation an additive of any kind the wrapping, packaging, storing and putting into circulation of which is regulated by Article 8.1 of Directive 95/69;

“UK registered Article 8.1(PA) intermediary” means an intermediary registered, pursuant to regulation 27 or, as the case may be, 28, as an intermediary who may wrap, package, store and put into circulation a premixture which contains additives of any kind (other than copper, selenium, vitamin A and vitamin D) referred to in Chapter II(a) of the Annex, but does not contain an additive of any kind referred to in Chapter I.2(a) of the Annex.