

EN

EN

EN

DECISION OF THE EEA JOINT COMMITTEE
No 97/2004

of 9 July 2004

amending Annex II (Technical regulations, standards, testing and certification)
to the EEA Agreement

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area, as amended by the Protocol adjusting the Agreement on the European Economic Area, hereinafter referred to as 'the Agreement', and in particular Article 98 thereof,

Whereas:

- (1) Annex II to the Agreement was amended by the Agreement on the participation of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Hungary, the Republic of Latvia, the Republic of Lithuania, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic in the European Economic Area signed on 14 October 2003 in Luxemburg¹.
- (2) Commission Decision 2003/580/EC of 4 August 2003 amending Decision 2000/49/EC repealing Decision 1999/356/EC and imposing special conditions on the import of peanuts and certain products derived from peanuts originating in or consigned from Egypt² is to be incorporated into the Agreement.
- (3) Commission Regulation (EC) No 2277/2003 of 22 December 2003 amending Annexes I and II to Council Regulation (EEC) No 2092/91 on organic production of agricultural products and indications referring thereto on agricultural products and foodstuffs³ is to be incorporated into the Agreement,

HAS DECIDED AS FOLLOWS:

Article 1

Chapter XII of Annex II to the Agreement shall be amended as follows:

1. The following indent shall be added in point 54b (Council Regulation (EEC) No 2092/91):
 - '- **32003 R 2277**: Commission Regulation (EC) No 2277/2003 of 22 December 2003 (OJ L 336, 23.12.2003, p. 68).'

¹ OJ L 130, 29.4.2004, p. 3.

² OJ L 197, 5.8.2003, p. 31.

³ OJ L 336, 23.12.2003, p. 68.

2. The following shall be added in point 54ze (Commission Decision 2000/49/EC):

‘, as amended by:

- **32003 D 0580**: Commission Decision 2003/580/EC of 4 August 2003 (OJ L 197, 5.8.2003, p. 31).

The provisions of the Decision, shall for the purpose of the present Agreement, be read with the following adaptations:

The following shall be added in Annex II:

Member State	Point of entry
Iceland	Reykjavík (port, airport), Akranes (port), Ísafjörður (port, airport), Sauðárkrúkur (port, airport), Siglufjörður (harbour, airport), Akureyri (port, airport), Húsavík (port, airport), Seyðisfjörður (port, airport), Neskaupstaður (port, airport), Eskifjörður (port, airport), Vestmannaeyjar (port, airport), Keflavík (port, airport), Hafnarfjörður (port), Egilsstaðir (airport), Höfn í Hornafirði (port, airport), Þorlákshöfn (port), Borgarnes (port, airport), Stykkishólmur (port, airport), Búðardalur (port, airport), Paktreksfjörður (port, airport), Bolungavík (port, airport), Hólmavík (port, airport), Blönduós (port, airport), Ólafsfjörður (port, airport), Vík í Mýrdal (port, airport), Hvolsvöllur (port, airport), Selfoss (port, airport), Kópavogur (port, airport)
Liechtenstein	Schaanwald border station
Norway	Oslo

Article 2

The texts of Regulation (EC) No 2277/2003 and Decision 2003/580/EC in the Icelandic and Norwegian languages, to be published in the EEA Supplement to the *Official Journal of the European Union*, shall be authentic.

Article 3

This Decision shall enter into force on 10 July 2004, provided that all the notifications under Article 103(1) of the Agreement have been made to the EEA Joint Committee*.

Article 4

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels, 9 July 2004.

*For the EEA Joint Committee
The President*

Kjartan Johannsson

*The Secretaries
to the EEA Joint Committee*

O. Hovdkinn M. Brinkmann

* No constitutional requirements indicated.