ANNEX XXI

STATISTICS

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For Annex XXI part II (Appendix 1) and part III (Appendix 2), see links in EEA Annexes.

List provided for in Article 76

INTRODUCTION

When the acts referred to in this Annex contain notions or refer to procedures which are specific to the Community legal order, such as

- preambles;
- the addressees of the Community acts;
- references to territories or languages of the EC;
- references to rights and obligations of EC Member States, their public entities, undertakings or individuals in relation to each other; and
- references to information and notification procedures;

Protocol 1 on horizontal adaptations shall apply, unless otherwise provided for in this Annex.

SECTORAL ADAPTATIONS

1. For the purposes of this Annex and notwithstanding the provisions of Protocol 1, the term "Member State(s)" contained in the acts referred to shall be understood to include, in addition to its meaning in the relevant EC acts, Iceland, Liechtenstein, Norway. [ ] [1]. [ ] [2]


2. References to the “Nomenclature of the Economic Activities in the European Communities (NACE Rev. 1)” shall, except where otherwise provided, be read as references to “Nomenclature of Economic Activities in the European Communities (NACE Rev. 2)”, as defined by Regulation (EC) No 1893/2006 of the European Parliament and of the Council of 20 December 2006 amending Council Regulation (EEC) No 3037/90 as well as certain EC Regulations on specific statistical domains. The referred code numbers shall be read as the corresponding converted code numbers in NACE Rev. 2.

3. Provisions laying down by whom the costs for carrying out surveys and the like shall be borne are not relevant for the purposes of this Agreement.

ACTS REFERRED TO

BUSINESS STATISTICS (¹)


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data required by this Regulation, except for the detailed module for structural statistics on business demography according to Article 3(2)(i).

It shall provide the requested data for the first time for the year 2009.

1a. [ ] [⁹]

1b. [ ] [¹⁰]

1c. [ ] [¹¹]

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⁵ Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


1f. 399 R 1227: Commission Regulation (EC) No 1227/1999 of 28 May 1999 concerning the technical format for the transmission of insurance services statistics (OJ L 154, 19.6.1999, p. 75), as amended by:

- 103 T: Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded adopted on 16 April 2003 (OJ L 236, 23.9.2003, p. 33),


1g. 399 R 1228: Commission Regulation (EC) No 1228/1999 of 28 May 1999 concerning the series of data to be produced for insurance services statistics (OJ L 154, 19.6.1999, p. 91), as amended by:

- 103 T: Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded adopted on 16 April 2003 (OJ L 236, 23.9.2003, p. 33),


1h. 32003 R 1668: Commission Regulation (EC) No 1668/2003 of 1 September 2003 implementing Council Regulation (EC, Euratom) No 58/97 with regard to the technical format for the transmission of the structural business statistics and amending Commission Regulation No 2702/98 concerning the technical format for the transmission of structural business statistics (OJ L 244, 29.9.2003, p. 32), as amended by:


Footnotes:
The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

1k. {24} 32009 R 0250: Commission Regulation (EC) No 250/2009 of 11 March 2009 implementing Regulation (EC) No 295/2008 of the European Parliament and of the Council as regards the definitions of characteristics, the technical format for the transmission of data, the double reporting requirements for NACE Rev.1.1 and NACE Rev.2 and derogations to be granted for structural business statistics (OJ L 86, 31.3.2009, p. 1), as amended by:


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{28} Indent and words “as amended by:” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.

{29} Indent added by Decision No 246/2014 (OJ L 263, 8.10.2015, p. 35 and EEA Supplement No 61, 8.10.2015, p. 3), e.i.f. 14.11.2014.

{27} Indent added by Decision No 287/2015 (OJ L 161, 22.6.2017, p. 80 and EEA Supplement No 78, 22.6.2017, p. 82), e.i.f. 1.11.2015.


[23] The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data of the series of data 9C, 9D, 9E, 9F, 9G, 9H, 9M and 9P according to Annex I. Liechtenstein shall supply data of the level of activity breakdown according to NACE Rev.2, 2-digit level only.


[20] Indent and words “,” as amended by:” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) Iceland shall supply the data of variables 120 and 210 of Modules A and D, the data of variable 210 of Module B and the data of variables 120, 123 and 210 of Module C.

(b) Liechtenstein shall supply the data of variable 210 of Module A, the data of variables 135, 210 and 411 of Module B, the data of variable 210 of Module C and the data of variable 210 of Module D.

(c) Iceland and Liechtenstein shall supply data as from the first quarter of 2000.


2b. [..]


3. [..]

4. [..]


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) Article 3(3) shall not apply to Iceland and Norway; \textsuperscript{[51]}
(b) For the EFTA States, the reference to the "NACE Rev.1 class" in Article 3 shall read "NACE Rev.1 group";
(c) Article 5(2) shall not apply to those EFTA States which, by national law, have placed undertakings under an obligation to supply statistical information;
(d) The EFTA States shall be exempt from the requirement to collect monthly data;
(e) Iceland and Norway shall conduct the survey required by this Regulation from, at the latest, 1995 onwards, but they need not provide, before 1997, breakdowns of products in the Prodcom list which correspond to the seventh and eighth digit of the Combined Nomenclature as defined in Council Regulation (EEC) No 3367/87 of 9 November 1987 on the application of the Combined Nomenclature to the statistics of trade between Member States (OJ L 321, 11.11.1987, p. 3). \textsuperscript{[53]}
(f) For the undertakings classified under the subheading 27.10 of NACE Rev.1, the EFTA States shall provide, irrespective of the threshold value referred to in Article 3, the data according to the list below. The data shall be provided, from 1995 onwards, on a quarterly basis not later than 6 weeks after the end of the reference quarter.

**ITEM DESCRIPTION**

1. PRODUCTION

1.1 Pig iron

1.2 Crude steel
   1.2.1 ingots
   1.2.2 continuously cost products
   1.2.3 liquid steel for castings
   1.2.4 pure oxygen
   1.2.5 electric
   1.2.6 other

1.3 Special Steels

1.4 Total production of finished rolled products
   1.4.1 railway track material


\textsuperscript{[53]} This adaptation, introduced by Decision No 38/98 (OJ L 310, 19.11.1998, p. 27 and EEA Supplement No 48, 19.11.1998, p. 267), e.i.f. 1.5.1998, replaces former adaptation (e).
1.4.2 heavy sections
1.4.3 wire rod in coils
1.4.4 concrete reinforcing bars
1.4.5 other merchant bars
1.4.6 universals
1.4.7 hot-rolled strip and tube strip
1.4.8 hot-rolled plates
   > 4,75 mm
   > 3 mm, < 4,75 mm
   < 3 mm
1.4.9 hot-rolled coils (finished products)
1.4.10 hot-rolled sheets
   < 3 mm
   > 3 mm
1.4.11 semis for tubes

1.5 Production of end products
1.5.1 tin plate, other tinned sheets, tinned strip, ECCS
1.5.2 black plate for use as such
1.5.3 galvanized sheets, terneplate, other coated sheets
1.5.4 electrical sheets

1.6 Production and transformation of hot-rolled wide strip
1.6.1 of wide hot-strip mills
1.6.2 of which coils

ITEM DESCRIPTION

2. CONSUMPTION
2.1 Scrap by the iron and steel industry

3. NEW ORDERS AND DELIVERIES
3.1 Deliveries of ordinary steels split into:
   home market
   other EFTA countries
   EC countries
   third countries other than EFTA or EC countries

3.2 Deliveries of special steels split into:
   home market
   other EFTA countries
   EC countries
   third countries other than EFTA or EC countries

3.3 New orders for ordinary steels split into:
   home market
   other EFTA countries
   EC countries
third countries other than EFTA or EC countries

4. RECEIPTS BY WORKS OF STEEL FOR RE-ROLLING

4.1 Ingots
4.2 Semis
4.3 Coils split into:
  - home market
  - other EFTA countries
  - EC countries
  - third countries other than EFTA or EC countries

5. PRODUCERS’ AND STOCKHOLDERS’ STOCKS OF STEEL PRODUCTS

5.1 Ingots
5.2 Semis and Coils
5.3Finished Products

4aa.

4ab.

4ac.

4ad.

4ae.

4af.

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\(^{(45)}\) Point inserted by Decision No 20/2011 (OJ L 171, 30.6.2011, p. 18 and EEA Supplement No 37, 30.6.2011, p. 20), e.i.f. 2.4.2011.


\(^{(47)}\) Point inserted by Decision No 104/2014 (OJ L 310, 30.10.2014, p. 73 and EEA Supplement No 63, 30.10.2014, p. 62), e.i.f. 17.5.2014.


\(^{(49)}\) Point inserted by Decision No 104/2014 (OJ L 310, 30.10.2014, p. 73 and EEA Supplement No 63, 30.10.2014, p. 62), e.i.f. 17.5.2014.

\(^{(50)}\) Point inserted by Decision No 124/2015 (OJ L 211, 4.8.2016, p. 85 and EEA Supplement No 42, 4.8.2016, p. 82), e.i.f. 1.5.2015.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) Variable 1.7a. in the Annex shall not apply for Liechtenstein.

(b) Liechtenstein shall put into effect the measures necessary to comply with this Regulation by 31 December 2010.


TRANSPORT AND TOURISM STATISTICS [80]

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[79] Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) This Regulation shall not apply to Iceland.

(b) Liechtenstein is exempted from reporting data on goods under Annexes I, III, IV, VI and VII. As long as the threshold in Article 4(2)b is not exceeded, as reported under Annex VIII, Liechtenstein is exempted from reporting data on passengers under Annexes II, III, and IV.


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

(a) For the EFTA States, the data referred to in Article 2(1) shall be communicated for the first time before 31 March 1995 for the years 1991, 1992 and 1993 and for subsequent years not more than nine months after the end of the reference year in question;

(b) Council Regulation (Euratom, EEC) No 1588/90, as adapted for the purposes of the present Agreement, shall for the EFTA States also apply to the transmission of data referred to in Article 2(3);

(c)\(^*\) for Liechtenstein the data referred to in Article 2(1) shall be communicated for the first time by 1 April 1996 for the year 1995.


\(^{[9]}\) Adaptation added by EEA Council Decision No 1/95.


\(^{[11]}\) Indent and words “, as amended by:” added by Decision No 22/2011 (OJ L 171, 30.6.2011, p. 20 and EEA Supplement No 37, 30.6.2011, p. 23), e.i.f. 2.4.2011.

\(^{[12]}\) Indent added by Decision No 46/2011 (OJ L 171, 30.6.2011, p. 47 and EEA Supplement No 37, 30.6.2011, p. 56), e.i.f. 2.4.2011.
7ba. [ ] [**]


The provisions of the Delegated Decision shall, for the purposes of this Agreement, be read with the following adaptation:

The Annex to the Delegated Decision shall be supplemented with the list set out in Appendix 2 to this Annex.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data required by Annex II of this Regulation.


7d. [ ] [**]

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The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) This Regulation shall not apply to Iceland.

(b) This Regulation shall not apply to Liechtenstein so long as the number of Liechtenstein-registered goods road transport vehicles which regularly carry out road freight transport operations on the territory of EEA States does not exceed 400 vehicles.

For that purpose, Liechtenstein shall annually, at the latest by the end of April following the year to which the number relates, submit to Eurostat the number of Liechtenstein-registered goods road transport vehicles which regularly carry out road freight transport operations on the territory of EEA States. ‘Regularly’ in this context shall be understood as meaning leaving the Swiss-Liechtenstein Custom Union territory towards the EU more than twice a month.

As soon as this Regulation applies to Liechtenstein, the data collection method shall be adapted to the structural characteristics of road transport in that country, in agreement with Eurostat. In particular, Liechtenstein may transmit data covering only vehicles which regularly carry out road freight transport operations on the territory of EEA States.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Iceland.


\(^{105}\) Indent and words “., as amended by:” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.

The provisions of the Regulation shall, for the purposes of the Agreement, be read with the following adaptation:

This Regulation shall not apply to Iceland.

7g.**32003 R 0006**: Commission Regulation (EC) No 6/2003 of 30 December 2002 concerning the dissemination of statistics on the carriage of goods by road (OJ L 1, 4.1.2003, p. 45), as amended by:


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

This Regulation shall not apply to Iceland.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


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**Footnotes:**


- [107](#ftn) Indent and words “as amended by” added by Decision No 20/2011 (OJ L 171, 30.6.2011, p. 18 and EEA Supplement No 37, 30.6.2011, p. 20), e.i.f. 2.4.2011.


- [111](#ftn) Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


(a)\{117\} The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

(b)\{118\} With regard to Iceland and Norway the following shall be added in the Annex to the Regulation:

**Iceland: List of Community airports**

<table>
<thead>
<tr>
<th>ICAO airport code</th>
<th>Airport name</th>
<th>Airport category in 2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>BIFK</td>
<td>Keflavík Airport</td>
<td>3</td>
</tr>
<tr>
<td>BIRK</td>
<td>Reykjavík Airport</td>
<td>2</td>
</tr>
<tr>
<td>BIAR</td>
<td>Akureyri</td>
<td>2</td>
</tr>
<tr>
<td>BIEG</td>
<td>Egilsstaðir</td>
<td>1</td>
</tr>
<tr>
<td>BIVM</td>
<td>Vestmannaeyjar</td>
<td>1</td>
</tr>
<tr>
<td>BIIS</td>
<td>Ísafjörður</td>
<td>1</td>
</tr>
<tr>
<td>BIBA</td>
<td>Bakki</td>
<td>1</td>
</tr>
</tbody>
</table>

**Norway: List of Community airports**

<table>
<thead>
<tr>
<th>ICAO airport code</th>
<th>Airport name</th>
<th>Airport category in 2007</th>
</tr>
</thead>
<tbody>
<tr>
<td>ENAL</td>
<td>Ålesund Vigra</td>
<td>2</td>
</tr>
<tr>
<td>ENAN</td>
<td>Andenes Andøya</td>
<td>1</td>
</tr>
<tr>
<td>ENAT</td>
<td>Alta</td>
<td>2</td>
</tr>
<tr>
<td>ENBL</td>
<td>Førde Bringeland</td>
<td>1</td>
</tr>
</tbody>
</table>


\{116\} Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


<table>
<thead>
<tr>
<th>Code</th>
<th>Location</th>
<th>Code</th>
</tr>
</thead>
<tbody>
<tr>
<td>ENBN</td>
<td>Brønnøysund Brønnøy</td>
<td>1</td>
</tr>
<tr>
<td>ENBO</td>
<td>Bodø</td>
<td>2</td>
</tr>
<tr>
<td>ENBR</td>
<td>Bergen Flesland</td>
<td>3</td>
</tr>
<tr>
<td>ENBS</td>
<td>Båtsfjord</td>
<td>0</td>
</tr>
<tr>
<td>ENCN</td>
<td>Kristiansand Kjevik</td>
<td>2</td>
</tr>
<tr>
<td>ENDU</td>
<td>Bardufoss</td>
<td>2</td>
</tr>
<tr>
<td>ENEV</td>
<td>Harstad/Narvik Evenes</td>
<td>2</td>
</tr>
<tr>
<td>ENFL</td>
<td>Florø</td>
<td>1</td>
</tr>
<tr>
<td>ENGM</td>
<td>Oslo Gardermoen</td>
<td>3</td>
</tr>
<tr>
<td>ENHD</td>
<td>Haugesund Karmøy</td>
<td>2</td>
</tr>
<tr>
<td>ENHF</td>
<td>Hammerfest</td>
<td>1</td>
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<tr>
<td>ENHV</td>
<td>Honningsvåg</td>
<td>0</td>
</tr>
<tr>
<td>ENKB</td>
<td>Kristiansund Kvernberget</td>
<td>2</td>
</tr>
<tr>
<td>ENKR</td>
<td>Kirkenes Høybuktaften</td>
<td>2</td>
</tr>
<tr>
<td>ENLK</td>
<td>Leknes</td>
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<tr>
<td>ENMH</td>
<td>Mehamn</td>
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</tr>
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<td>ENML</td>
<td>Molde Ånø</td>
<td>2</td>
</tr>
<tr>
<td>ENMS</td>
<td>Mosjøen Kjæstad</td>
<td>1</td>
</tr>
<tr>
<td>ENNA</td>
<td>Lakselv Banak</td>
<td>1</td>
</tr>
<tr>
<td>ENNK</td>
<td>Narvik Frannes</td>
<td>1</td>
</tr>
<tr>
<td>ENNM</td>
<td>Namsos</td>
<td>1</td>
</tr>
<tr>
<td>ENRA</td>
<td>Mo i Rana Røssvold</td>
<td>1</td>
</tr>
<tr>
<td>ENRM</td>
<td>Rørvik Ryum</td>
<td>1</td>
</tr>
<tr>
<td>ENSB</td>
<td>Svalbard Longyear</td>
<td>1</td>
</tr>
<tr>
<td>ENSD</td>
<td>Sandane Anda</td>
<td>1</td>
</tr>
<tr>
<td>ENSG</td>
<td>Sogndal Haukåsen</td>
<td>1</td>
</tr>
<tr>
<td>ENSH</td>
<td>Svolvær Helle</td>
<td>1</td>
</tr>
<tr>
<td>ENSK</td>
<td>Stokmarknes Skagen</td>
<td>1</td>
</tr>
<tr>
<td>ENSN</td>
<td>Skien Geitryggen</td>
<td>1</td>
</tr>
<tr>
<td>ENSO</td>
<td>Stord Sørstokken</td>
<td>1</td>
</tr>
</tbody>
</table>
ENSR | Sørkjosen | 0
---|---|---
ENSS | Vardø Svartnes | 0
ENST | Sandnessjøen | 1
ENTC | Tromsø Langnes | 2
ENTO | Sandefjord Torp | 2
ENVA | Trondheim Værnes | 3
ENVD | Vadsø | 1
ENZV | Stavanger Sola | 3


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Iceland.

FOREIGN TRADE STATISTICS\(^{(121)}\)


\(^{(121)}\) This heading, introduced by Decision No 179/98 (OJ L 272, 8.10.1998, p. 24 and EEA Supplement No 42, 8.10.1998, p. 112) e.i.f. 7.3.1998, replaces former heading “Foreign and Community Internal Trade statistics”.

\(^{(122)}\) Paragraph added by EEA Council Decision No 1/95.


\(^{(125)}\) Indent and words “, as amended by” above added by Decision No 99/2017 (OJ L 36, 7.2.2019, p. 60 and EEA Supplement No 11, 7.2.2019, p. 70), e.i.f. 6.5.2016.

\(^{(126)}\) Indent added by Decision No 198/2018 (OJ L 75, 4.3.2021, p. 36 and EEA Supplement No 15, 4.3.2021, p. 36), e.i.f. 22.9.2018.
The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The EFTA States shall put into effect the measures necessary to comply with this Regulation by 1 January 2012.

(b) \{127\} For the EFTA States, all references to the customs scheme of Centralised Clearance and related provisions shall not be relevant.

(c) For Liechtenstein, the text of Article 2(a) shall read:
   “‘goods’ means all movable property, excluding electricity;”

(d) The text of Article 2(b) shall be replaced by the following:
   “The statistical territory of the EEA shall, in principle, comprise the customs territories of the Contracting Parties. The Contracting Parties shall define their statistical territories accordingly. For Norway, the Svalbard Archipelago and the Jan Mayen Island shall be included in the statistical territory. Liechtenstein shall be exempted from collecting data on trade between Switzerland and Liechtenstein. Liechtenstein shall only collect data on direct imports and exports excluding warehouses and duty-free warehouses. For Iceland, the statistical territory shall comprise the customs territory.”

(e) Liechtenstein shall be exempted from collecting the data referred to in Article 5(1)(e).

(f) Article 5(1)(f) and (k) shall not apply to the EFTA States.

(g) The classification referred to in Article 5(1)(h) shall be made at least down to the first six digits.

(h) Article 5(1)(l) shall not apply to Liechtenstein.

(i) Article 5(1)(m)(ii) shall not apply to the EFTA States.

(j) Article 5(1)(m)(iii) shall not apply to Liechtenstein.

(k) Article 6 shall not apply for statistical data which the EFTA States are exempted from collecting under Article 5.

(l) Article 7 shall not apply to the EFTA States.

(m) Article 9(2) shall not apply to Liechtenstein.

(n) As regards Liechtenstein, statistical results covered by Article 10 which make it possible to indirectly identify exporters and importers shall not be disseminated, even without request of an importer or exporter, and only two digit level information of the Harmonised System shall be disseminated.

\{127\} Text of adaptation (b) replaced by Decision No 198/2018 (OJ L 75, 4.3.2021, p. 36 and EEA Supplement No 15, 4.3.2021, p. 36), e.l.f. 22.9.2018.
8a. [ ] {128}


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The following subparagraph shall be added to Article 4(2):

“For the EFTA States the ‘customs value’ shall be defined within the respective national rules.”

(b) The following subparagraph shall be added to Article 7(2):

“For the EFTA States ‘country of origin’ shall be taken to mean the country in which the goods originated within the meaning of the respective national rules of origin.”

(c) [133] References to the Economic Operator Registration Identification system are not applicable to the EFTA States.

9. [ ] {134}

9a. [ ] {135}

9b. [ ] {136}


{130} Indent and words “as amended by” above added by Decision No 100/2017 (OJ L 36, 7.2.2019, p. 61 and EEA Supplement No 11, 7.2.2019, p. 71), e.i.f. 6.5.2016.


{132} Indent and words “as amended by” above added by Decision No 198/2018 (OJ L 75, 4.3.2021, p. 36 and EEA Supplement No 15, 4.3.2021, p. 36), e.i.f. 22.9.2018.

{133} Text of adaptation (c) replaced by Decision No 198/2018 (OJ L 75, 4.3.2021, p. 36 and EEA Supplement No 15, 4.3.2021, p. 36), e.i.f. 22.9.2018.


9c. [ ] {137}


10. [ ]{139}

11. [ ]{140}

12. [ ]{141}

13. [ ]{142}

14. [ ]{143}

15. [ ]{144}

16. [ ]{145}

16a. [ ]{146}

**STATISTICAL PRINCIPLES AND CONFIDENTIALITY** {147}


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{147} This heading, introduced by Decision No 13/1999 (OJ L 112, 11.5.2000, p. 67 and EEA Supplement No 21, 11.5.2000, p. 1), c.e.f. 30.1.1999, replaces former heading "STATISTICAL CONFIDENTIALITY".

17a. [(149)]


ACTS OF WHICH THE CONTRACTING PARTIES SHALL TAKE NOTE

The Contracting Parties shall take note of the content of the following act:


DEMOGRAPHICAL AND SOCIAL STATISTICS


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Notes for citations:


and international protection as regards the definitions of the categories of the groups of country of birth, groups of country of previous usual residence, groups of country of next usual residence and groups of citizenship (OJ L 104, 24.4.2010, p. 37).


18b. 


18bc. 

18bd. 

18be. 


This Regulation shall not apply to Liechtenstein.

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The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

18bh. [\(^{[108]}\)]

18bi. [\(^{[108]}\)]


18bk. [\(^{[109]}\)]


18bn.\(^{[109]}\) 32008 R 0377: Commission Regulation (EC) No 377/2008 of 25 April 2008 implementing Council Regulation (EC) No 577/98 on the organisation of a labour force sample survey in the Community as regards the codification to be used for data transmission from 2009 onwards, the use of a sub-sample for...
the collection of data on structural variables and the definition of the reference quarters (OJ L 114, 26.4.2008, p. 57), as amended by:


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Point 18a renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


Point 18b renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


Point 18b renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


Point 18b renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


Point 18b renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


Point 18b renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


Point 18b renumbered as point 18b by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) In the Annex the following shall be added under "I. Exceptions to the reference period", after "2. For Austria":
   "3. For Iceland: the financial year of 1997 on the condition of providing estimates for the reference year 1996;
   4. For Norway: the financial year of 1996 and a corresponding representative month.";

(b) In the Annex the following shall be added under "II. Exceptions to the scope of the survey", after "3. For Ireland":
   "4. For Iceland: sections H, J and K;
   5. For Norway: section H."

(c) The EFTA States shall not be bound by the regional breakdown of the data required by Article 5.1 and 7;

(d) Liechtenstein shall be exempted from collecting the data required by this Regulation.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) the EFTA States shall not be bound by the regional breakdown of the data as required by this Regulation;

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\[187\] Point inserted by Decision No 198/2019 (OJ L 298, 17.11.2022, p. 35 and EEA Supplement No 77, 17.11.2022, p. 36), e.i.f. 11.7.2019. Point 18az renumbered as point 18x by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


(b) Liechtenstein is exempted from collecting the data required by this Regulation;

(c) the following shall be added in point I of the Annex after “For Sweden: … year.”:
   “For Iceland: the 1997 financial year on the condition of providing estimates for the 1996 reference year;

(d) the following shall be added in point II of the Annex after “6. For Austria: … section I.”:
   “7. For Iceland: sections H, J, K.”.

18e.\[189\] 399 R 0530: Council Regulation (EC) No 530/1999 of 9 March 1999 concerning structural statistics on earnings and labour costs (OJ L 63, 12.3.1999, p. 6), as amended by:


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) Liechtenstein is exempted from collecting the data required by the Regulation;

(b) for Norway, the provision of information on
   – hours worked according to Article 6(1)(b), third indent;
   – the type of collective pay agreement in force according to Article 6(2)(a), fifth indent;
   – the type of employment contract according to Article 6(2)(b), seventh indent;
   shall be optional.

18ea.\[189\] [ ]


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\[183\] Indent and words “, as amended by:” added by Decision No 36/2010 (OJ L 143, 10.6.2010, p. 31 and EEA Supplement No 30, 10.6.2010, p. 39), e.i.f. 13.3.2010.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

For Norway:

(a) The variable "1.5 The existence of collective pay agreements covering the majority of employees in the observed unit" shall be optional;
(b) The variable "3.1.2 Special payments for shift work" will include payments for shift work and other irregular payments;
(b) The variable "3.5 Annual days of absence" will only include number of days of holiday and not absence due to sickness or absence for vocational training.


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The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

(a)[289] The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

(b)[289] In Article 4(2) the words “and Norway” shall be added after the word “Sweden”.


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The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


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statistics on income and living conditions (EU-SILC) as regards the list of target secondary variables relating to housing conditions (OJ L 52, 23.2.2006, p. 16).


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Iceland and Liechtenstein.


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[240] Point 18r renumbered as point 18ir by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

Community job vacancies, as regards seasonal adjustment procedures and quality reports (OJ L 285, 29.10.2008).


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data required by this Regulation, except for the data on primary and lower secondary level.


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\[258\] Indent and words ‘‘, as amended by:’’ added by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


\[261\] Indent and words ‘‘, as amended by:’’ added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.

The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

The EFTA States shall not be bound by the regional breakdown of the data as required by this Regulation.


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The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data required by this Regulation, except for the data according to Annex II (health care) and Annex III (causes of death).


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from transmitting data on stillbirths.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) Liechtenstein is exempted from providing separate data on day curative care (HC.1.2), day rehabilitative care (HC.2.2) and day long-term care (health) (HC.3.2), which shall be included in the data provided on outpatient curative care (HC.1.3), outpatient rehabilitative care (HC.2.3) and outpatient long-term care (health) (HC.3.3), respectively.

(b) Liechtenstein is exempted from providing data on enterprise financing schemes (HF.2.3). This exemption shall be subject to review by the EEA Joint Committee whenever figures provided by Liechtenstein demonstrate that the expenditure on enterprise financing schemes in Liechtenstein is no longer negligible.

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264 Indent and words “as amended by:” added by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from reporting data on the number of surgeries referred to in Section 7 of Annex II of this Regulation, provided that there are three or less providers of surgeries operating in Liechtenstein. This exemption shall not apply if the Liechtenstein’s public hospital is the sole provider of surgeries in the country.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) Liechtenstein is exempted from providing data on live birth-order.

(b) Article 4 shall not apply to the EFTA States.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The EFTA States shall not be bound by the regional breakdown of data as required by this Regulation.

(b) In Article 19(5), as regards the EFTA States, the words “by 4 February 2020” are replaced by the words “within three months of the date of entry into force of Decision of the EEA Joint Committee No 224/2022 of 8 July 2022”.

(c) This Regulation shall not apply to Liechtenstein.

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[(32)] Point and adaptation text inserted by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.I.f. 9.7.2022.


The provisions of the Regulation shall, for the purpose of this Agreement, be read with the following adaptation:

Iceland and Norway shall be exempted from providing the data referred to under variable identifier PL111B in Annex II.


The provisions of the Regulation shall, for the purpose of this Agreement, be read with the following adaptation:

Iceland and Norway shall be exempted from providing the data referred to under variable identifier PL111B in the Annex.


18qi.(284) 32020 R 1013: Commission Implementing Regulation (EU) 2020/1013 of 20 July 2020 specifying the technical items of the data set, establishing the technical formats for transmission of information and communications.


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[292] Point inserted by Decision No 42/2024 (OJ L 2024/1519, 27.6.2024 and EEA Supplement No 51, 27.6.2024, p. 72), e.i.f. 3.2.2024.


**ACTS OF WHICH THE CONTRACTING PARTIES SHALL TAKE NOTE**[259]

The Contracting Parties shall take note of the content of the following act:


**ECONOMIC STATISTICS**[259]


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation: This Regulation shall not apply to Liechtenstein.


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[257] Point inserted by Decision No 42/2024 (OJ L, 2024/1519, 27.6.2024 and EEA Supplement No 51, 27.6.2024, p. 72), e.i.f. 3.2.2024.
[258] Point inserted by Decision No 78/2024 (OJ L, 2024/1588, 4.7.2024 and EEA Supplement No 52, 4.7.2024, p. 63), e.i.f. 16.3.2024.
[259] Point inserted by Decision No 110/2024 (OJ L [to be published] and EEA Supplement No [to be published]), e.i.f. 27.4.2024.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Article 21 of Chapter 2 shall not apply to Iceland.

19bb.  

19c.  


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) the EFTA States shall not be bound by the regional breakdown of the data as required by this Regulation;

(b) this Regulation shall not apply to Liechtenstein;

(c) Iceland is exempted from utilising NACE REV 1 for the years 1995 and 1996; it shall supply data converted from ISIC 1968 instead;

(d) *(34)* in Annex B, under “Derogations by Member State”, the following shall be added after point 27 (United Kingdom):

28. NORWAY

28.1. Derogations for tables

<table>
<thead>
<tr>
<th>Table No</th>
<th>Variable/item</th>
<th>Derogation</th>
<th>Period covered by the derogation</th>
<th>First transmission in</th>
</tr>
</thead>
<tbody>
<tr>
<td>All tables</td>
<td>Sector S.1314</td>
<td>Sector S.1314 not to be specified, (data integrated into sector S.1311)</td>
<td>All periods</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>1, 8</td>
<td>Split of S2: Rest of the world</td>
<td>First transmission in 2009 Backwards data from 1999 only</td>
<td>Prior to 1999</td>
<td>Data prior to 1999 not to be transmitted. Other years: first transmission 2009</td>
</tr>
</tbody>
</table>


*(31)* Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f pending; it shall apply from 9.7.2014.

3  All variables by detailed industry A60  Data by A60 to be transmitted at T+23  All periods  Data by A60 to be transmitted at T+23

6  All variables/items  Year 1995: not to be transmitted  1995  Not to be transmitted

10, 12, 13  All variables/items  Years 1995 and 1996 not to be transmitted  Data to be transmitted at T+28 months  1995, 1996  1995, 1996 not to be transmitted; Tables to be transmitted at T+28 months

28.2. Derogations for single variables/items in the table

<table>
<thead>
<tr>
<th>Table No</th>
<th>Variable/item</th>
<th>Derogation</th>
<th>Period covered by the derogation</th>
<th>First transmission in</th>
</tr>
</thead>
<tbody>
<tr>
<td>6, 7</td>
<td>Financial derivatives AF.34</td>
<td>Years 1995-2009: not to be transmitted; first transmission in 2011</td>
<td>1995-2009</td>
<td>Not to be transmitted</td>
</tr>
<tr>
<td>6, 7</td>
<td>Trade credits and advances AF.71 Other AF.79</td>
<td>Years 1995-2006: not to be transmitted; first transmission in 2008</td>
<td>1995-2006</td>
<td>2008</td>
</tr>
</tbody>
</table>


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The Provisions of the Decision shall, for the purposes of the present Agreement, be read with the following adaptation:

Article 3 (classification of methods by product) applies to Iceland and Norway as from 1 January 2006.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

The following paragraph shall be added to Article 5:

3. For Iceland, the first transmission of quarterly data shall relate to data for the first quarter of 2004. Iceland shall deliver these data no later than 30 June 2004.

For Norway, the first transmission of quarterly data shall relate to data for the first quarter of 2003. Norway shall deliver these data no later than 30 June 2003.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

(a) This Regulation shall not apply to Liechtenstein.

(b) This Regulation shall apply for Norway as from 1 January 2006.


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

(a) Iceland shall implement the new principles for measuring prices and volumes from 2006.

(b) Norway shall implement the new principles for measuring prices and volumes as follows:

(i) For CPA 73 and 75 (Collective services) from 2005;

(ii) For CPA 70 and 71 from 2006;

(iii) For CPA 64, 66, 67, 72, 74, 75 (individual) and 90-93 from 2007;

(iv) For exports and imports of goods from 2006;

(v) For exports and imports of services from 2007.


[^22]: Indent and words “, as amended by;” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


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(28) Indent and words “inserted by” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.
The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

19p. [ ] \( ^{338} \)

19q. \( ^{336} \) 32004 R 1222: Council Regulation (EC) No 1222/2004 of 28 June 2004 concerning the compilation and transmission of data on the quarterly government debt (OJ L 233, 2.7.2004, p. 1), as amended by:


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

19r. [ ] \( ^{338} \)


\( ^{337} \) Indent and words “as amended by:” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


\( ^{342} \) Indent added by Decision No 99/2013 (OJ L 291, 31.10.2013, p. 65 and EEA Supplement No 61, 31.10.2013, p. 73), e.i.f. 4.5.2013.

\( ^{343} \) Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.

\( ^{344} \) Indent added by Decision No 44/2017 (OJ L 297, 22.11.2018, p. 55 and EEA Supplement No 78, 22.11.2018, p. 65), e.i.f. 4.2.2017.
(a) Points 1 and 2 of Table 1 of Annex I shall not apply to Norway.

(b) Table 1 of Annex I shall not apply to Iceland before May 2017.

(c) This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


19v. [ ]

19w. [ ]

19wa. [ ]

[\textsuperscript{246}] Indent added by Decision No 179/2019 (OJ L 291, 10.11.2022, p. 70 and EEA Supplement No 74, 10.11.2022, p. 74), e.i.f. 15.6.2019.


[\textsuperscript{250}] Indent and words ‘, as amended by:’ added by Decision No 58/2011 (OJ L 196, 28.7.2011, p. 41 and EEA Supplement No 43, 28.7.2011, p. 20), e.i.f. 21.5.2011.


[\textsuperscript{252}] Indent and words ‘, as amended by:’ added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

The following shall be added in Annex III "DEROGATIONS":

<table>
<thead>
<tr>
<th>Member State</th>
<th>Module inward statistics on foreign affiliates</th>
<th>Module outward statistics on foreign affiliates</th>
</tr>
</thead>
</table>


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.

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\([100]\) Indent added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.i.f. pending; it shall apply from 9.7.2014.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) Iceland and Norway shall not be bound by the regional breakdown of the data as required by this Regulation.

(b) In Article 6(3), the words “17 October 2013” are replaced by the words “3 months after the entry into force of EEA Joint Committee Decision No 200/2014 of 25 September 2014” as regards the EFTA States.

(c) Chapter 19 of Annex A shall not apply to Iceland and Norway.

(d) This Regulation shall not apply to Liechtenstein.


NOumenclatures


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[^45]: Point and adaptation text inserted by Decision No 58/2014 (OJ L 256, 28.8.2014, p. 35 and EEA Supplement No 49, 28.8.2014, p. 30), e.i.f. 9.4.2014. Adaptation texts (b) and (c) renumbered as adaptation texts (c) and (d) and new adaptation text (b) inserted by Decision No 290/2014 (OJ L 202, 30.7.2015, p. 54 and EEA Supplement No 43, 30.7.2015, p. 54), e.i.f. 26.9.2014.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

the EFTA States[^37] [[^34]] shall use “NACE Rev.1” or a national classification derived therefrom pursuant to Article 3 from, at the latest, 1995 onwards. ([^35][^36]) Liechtenstein shall put into effect the measures necessary to comply with this Regulation as from 1 January 1996.


[^34]: 393 R 0696: Council Regulation (EEC) No 696/93 of 15 March 1993 on the statistical units for the observation and analysis of the production system in the Community (OJ No L 76, 30.3.1993, p. 1), as amended by:


[^35]: Words “and Switzerland” deleted by the Adjusting Protocol.

[^36]: Sentence added by EEA Council Decision No 1/95.


[^43]: Adaptation added by EEA Council Decision No 1/95.


20d.\textsuperscript{[88]} \textbf{32008 R 0472}: Commission Regulation (EC) No 472/2008 of 29 May 2008 implementing Council Regulation (EC) No 1165/98 concerning short-term statistics as regards the first base year to be applied for time series in NACE Revision 2 and, for time series prior to 2009 to be transmitted according to NACE Revision 2, the level of detail, the form, the first reference period, and the reference period (OJ L 140, 30.5.2008, p. 5).

\section*{AGRICULTURAL STATISTICS}


The provisions of the Directive shall, for the purposes of the present Agreement, be read with the following adaptations:

\begin{itemize}
  \item[(a)] Liechtenstein is exempted from collecting the data required by this Directive;
  \item[(b)] Iceland and Norway are exempted from supplying data on home consumption of milk provided for in Article 1(2).
\end{itemize}


\footnotesize
\begin{itemize}
  \item \textsuperscript{[88]} Indent and words “, as amended by:” added by Decision No 68/2015 (OJ L 129, 19.5.2016, p. 52 and EEA Supplement No 29, 19.5.2016, p. 53), e.i.f. 21.3.2015.
  \item \textsuperscript{[88]} Point inserted by Decision No 61/2007 (OJ L 266, 11.10.2007, p. 25 and EEA Supplement No 48, 11.10.2007, p. 18), e.i.f. 9.6.2007.
  \item \textsuperscript{[88]} This point, introduced by Decision No 13/1999 (OJ L 112, 11.5.2000, p. 67 and EEA Supplement No 21, 11.5.2000, p. 1), e.i.f. 30.1.1999, replaces former point 21.
  \item \textsuperscript{[88]} This point, introduced by Decision No 13/1999 (OJ L 112, 11.5.2000, p. 67 and EEA Supplement No 21, 11.5.2000, p. 1), e.i.f. 30.1.1999, replaces former point 22.
\end{itemize}
The provisions of the Decision shall, for the purposes of the present Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data required by this Decision.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) The EFTA States shall not be bound by the regional breakdown of data as required by this Regulation.

(b) The EFTA States shall not be bound to collect and provide data on the implementation of measures associated with the “Rural-development” module in Article 7(b), the “Orchard”-module in Article 7(g) and the “Vineyard”-module in Article 7(h) and as listed in Annex IV of the Regulation, also including any ad-hoc data supplementing the three mentioned modules due to Article 9.

(c) This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting the data required by this Regulation.

24a. [ ]

24aa. [ ]

24b. [ ]


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein is exempted from collecting data as required by this Regulation.


FISHERY STATISTICS


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

[ ]

(b) the EFTA States shall provide the data required by this Regulation from, at the latest, 1995 onwards. The report referred to in Article 5(1) and, in case of the need, the request for exclusions of small ports referred to in Article 5(6), first subparagraph, shall be made in the course of the year 1995.


**ENERGY STATISTICS**


The provisions of the Directive shall, for the purposes of this Agreement, be read with the following adaptation:

Liechtenstein shall be exempted from the obligations foreseen in this Directive, except for the obligation to provide the industrial price data for industrial end-user band IC for electricity and for industrial end-user band ID for gas. This data (3 price levels: prices excluding taxes and levies; prices excluding VAT and other recoverable taxes; prices including all taxes, levies and VAT) shall be provided on a half yearly basis within 2 months after the reference period by using the appropriate questionnaires provided by Eurostat.

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(45) Indent and words “as, amended by” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.l.f. pending; it shall apply from 9.7.2014.


(43) Indent and words “as, amended by” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.l.f. pending; it shall apply from 9.7.2014.


(42) Indent and words “as, amended by” added by Decision No 159/2014 (OJ L 15, 22.1.2015, p. 87 and EEA Supplement No 5, 22.1.2015, p. 10), e.l.f. pending; it shall apply from 9.7.2014.


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) Liechtenstein is exempted from collecting the data required by this Regulation, except for data of imports and exports of the various energy products and the production of electricity for the Annual Energy Statistics (Annex B).

(b) Iceland is exempted from reporting the aggregates defined in Annex B relating to the detailed energy consumption breakdown by type of end-use (space heating, space cooling, water heating, cooking, lighting and electrical appliances, other end uses) of the Residential sector as it is defined in Section 2.3 of Annex A.

\section*{ENVIRONMENTAL STATISTICS}


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptations:

Liechtenstein is exempted from providing the data required by Annex II.

Liechtenstein shall supply data for the first time in 2008 for the reference year 2006.


\begin{itemize}
  \item \footnote{\textsuperscript{[428]}} Indent and words \textquotedblleft as amended by\textquotedblright, added by Decision No 159/2004 (OJ L 102, 21.4.2005, p. 43 and EEA Supplement No 20, 21.4.2005, p. 26), e.i.f. 30.10.2004.
  \item \footnote{\textsuperscript{[430]}} Indent added by Decision No 61/2007 (OJ L 266, 11.10.2007, p. 25 and EEA Supplement No 48, 11.10.2007, p. 18), e.i.f. 9.6.2007.
  \item \footnote{\textsuperscript{[431]}} Indent added by Decision No 75/2011 (OJ L 262, 6.10.2011, p. 32 and EEA Supplement No 54, 6.10.2011, p. 44), e.i.f. 2.7.2011.
\end{itemize}


The provisions of the Regulation shall, for the purposes of this Agreement, be read with the following adaptations:

(a) In Article 8(2), the words “17 September 2014” are replaced by the words “3 months after the entry into force of EEA Joint Committee Decision No 242/2014 of 24 October 2014” as regards the EFTA States.

(b) With regard to Iceland, Annexes I, II and III to the Regulation shall be implemented within 2 years from the first transmission deadline.

(c) This Regulation shall not apply to Liechtenstein.


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Footnotes:


435 Point and adaptation text inserted by Decision No 98/2012 (OJ L 248, 13.9.2012, p. 35 and EEA Supplement No 50, 13.9.2012, p. 41), e.i.f. 1.2.2013. Adaptations (a) and (b) renumbered as adaptations (b) and (c) by Decision No 242/2014 (OJ L 230, 3.9.2015, p. 50 and EEA Supplement No 52, 3.9.2015, p. 48), e.i.f. 1.11.2014.

436 Indent and words “; as amended by:” added by Decision No 242/2014 (OJ L 230, 3.9.2015, p. 50 and EEA Supplement No 52, 3.9.2015, p. 48), e.i.f. 1.11.2014.

437 Adaptation (a) inserted by Decision No 242/2014 (OJ L 230, 3.9.2015, p. 50 and EEA Supplement No 52, 3.9.2015, p. 48), e.i.f. 1.11.2014.


The provisions of the Regulation shall, for the purposes of the present Agreement, be read with the following adaptation:

This Regulation shall not apply to Liechtenstein.


\[44\] Indent and words "as amended by:"
\[44\] added by Decision No 224/2022 (OJ L 85, 23.3.2023, p. 43 and EEA Supplement No 24, 23.3.2023, p. 42), e.i.f. 9.7.2022.
\[44\] Point inserted by Decision No 44/2011 (OJ L 171, 30.6.2011, p. 45 and EEA Supplement No 37, 30.6.2011, p. 53), e.i.f. 2.4.2011.


**STATISTICS ON SCIENCE AND TECHNOLOGY**\(^{[50]}\)


The provisions of the Decision shall, for the purposes of the present Agreement, be read with the following adaptation:

This Decision shall not apply to Liechtenstein.


31. [ ]\(^{[50]}\)


\(^{[50]}\) Point inserted by Decision No 199/2019 (OJ L 298, 17.11.2022, p. 36 and EEA Supplement No 77, 17.11.2022, p. 37), e.i.f. 11.7.2019.

\(^{[51]}\) Point inserted by Decision No 84/2021 (OJ L 204/73, 11.1.2024 and EEA Supplement No 3, 11.1.2024, p. 137), e.i.f. 6.2.2021.


