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**► B COMMISSION IMPLEMENTING REGULATION (EU) 2023/594
of 16 March 2023**

laying down special disease control measures for African swine fever and repealing Implementing Regulation (EU) 2021/605

(Text with EEA relevance)

(OJ L 79, 17.3.2023, p. 65)

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► <u>M1</u>	Commission Implementing Regulation (EU) 2023/835 of 19 April 2023	L 105	9	20.4.2023
► <u>M2</u>	Commission Implementing Regulation (EU) 2023/861 of 26 April 2023	L 112	1	27.4.2023
► <u>M3</u>	Commission Implementing Regulation (EU) 2023/942 of 8 May 2023	L 126	1	12.5.2023
► <u>M4</u>	Commission Implementing Regulation (EU) 2023/947 of 11 May 2023	L 128	11	15.5.2023
► <u>M5</u>	Commission Implementing Regulation (EU) 2023/1080 of 2 June 2023	L 144	14	5.6.2023
► <u>M6</u>	Commission Implementing Regulation (EU) 2023/1300 of 22 June 2023	L 161	1	27.6.2023
► <u>M7</u>	Commission Implementing Regulation (EU) 2023/1407 of 4 July 2023	L 170	3	5.7.2023
► <u>M8</u>	Commission Implementing Regulation (EU) 2023/1485 of 18 July 2023	L 182	150	19.7.2023
► <u>M9</u>	Commission Implementing Regulation (EU) 2023/1590 of 1 August 2023	L 195	4	3.8.2023
► <u>M10</u>	Commission Implementing Regulation (EU) 2023/1643 of 17 August 2023	L 206	10	21.8.2023
► <u>M11</u>	Commission Implementing Regulation (EU) 2023/1677 of 30 August 2023	L 216	39	1.9.2023
► <u>M12</u>	Commission Implementing Regulation (EU) 2023/1799 of 19 September 2023	L 233	27	21.9.2023
► <u>M13</u>	Commission Implementing Regulation (EU) 2023/2396 of 28 September 2023	L 2396	1	3.10.2023



**COMMISSION IMPLEMENTING REGULATION (EU) 2023/594
of 16 March 2023**

**laying down special disease control measures for African swine
fever and repealing Implementing Regulation (EU) 2021/605**

(Text with EEA relevance)

CHAPTER I

SUBJECT MATTER, SCOPE AND DEFINITIONS

Article 1

Subject matter and scope

1. This Regulation lays down rules on:
 - (a) special disease control measures regarding African swine fever to be applied for a limited period of time by the Member States ⁽¹⁾ which are listed or which have areas listed in Annex I and II (the Member States concerned).

Those special disease control measures apply to kept and wild porcine animals and to products obtained from porcine animals in addition to the measures applicable in the protection, surveillance, further restricted and infected zones established by the competent authorities of those Member States in accordance with Article 21(1) and Article 63 of Delegated Regulation (EU) 2020/687.

- (b) listing at Union level in Annex I of restricted zones I, II and III following outbreaks of African swine fever;
- (c) listing at Union level in Annex II, following an outbreak of African swine fever in a previously disease-free Member State or zone:
 - (i) of the restricted zones, which comprise protection and surveillance zones, in the case of an outbreak of African swine fever in kept porcine animals;
 - (ii) of the infected zones, in the case of an outbreak of that disease in wild porcine animals.

2. This Regulation also lays down rules on special disease control measures regarding African swine fever to be applied for a limited period of time by all Member States.

⁽¹⁾ In accordance with the Agreement on the withdrawal of the United Kingdom of Great Britain and Northern Ireland from the European Union and the European Atomic Energy Community, and in particular Article 5(4) of the Protocol on Ireland/Northern Ireland in conjunction with Annex 2 to that Protocol, for the purposes of this Regulation references to Member States include the United Kingdom in respect of Northern Ireland.

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3. This Regulation applies to:
- (a) the movements of consignments of:
- (i) porcine animals kept in establishments located in restricted zones I, II and III and in infected zones referred to in paragraph 1, point (c)(ii);
 - (ii) germinal products, products of animal origin and animal by-products obtained from kept porcine animals referred to in point (a)(i);
 - (iii) fresh meat and meat products, including casings, from restricted zones I, II and III or infected zones referred to in paragraph 1, point (c)(ii), where such meat or meat products are obtained from porcine animals kept in areas outside those restricted and infected zones and slaughtered either
 - in slaughterhouses located in restricted zones I, II or III or in infected zones referred to in paragraph 1, point (c)(ii); or
 - in slaughterhouses located outside those restricted and infected zones;
- (b) the movements of:
- (i) consignments of wild porcine animals in all Member States;
 - (ii) consignments, including those for private use by hunters, of products of animal origin and animal by-products obtained from wild porcine in the restricted zones I, II and III or processed in establishments located in those restricted zones;
- (c) food business operators handling the consignments referred to in points (a) and (b);
- (d) all Member States concerning awareness raising on African swine fever;
- (e) all Member States concerning the establishment of national action plans for wild porcine animals in order to avoid the spread of African swine fever in the Union.

*Article 2***Definitions**

For the purposes of this Regulation, the definitions laid down in Delegated Regulation (EU) 2020/687 shall apply.

In addition, the following definitions shall apply:

- (a) ‘porcine animal’ means an animal of the species of ungulates of the family Suidae listed in Annex III to Regulation (EU) 2016/429;

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- (b) ‘germinal products’ means porcine semen, oocytes and embryos obtained from kept porcine animals for artificial reproduction;

- (c) ‘restricted zone I’ means an area of a Member State listed in Part I of Annex I with a precise geographical delimitation subject to special disease control measures and bordering restricted zones II or III;

- (d) ‘restricted zone II’ means an area of a Member State listed in Part II of Annex I due to an outbreak of African swine fever in a wild porcine animal with a precise geographical delimitation subject to special disease control measures;

- (e) ‘restricted zone III’ means an area of a Member State listed in Part III of Annex I due to an outbreak of African swine fever in a kept porcine animal with a precise geographical delimitation subject to special disease control measures;

- (f) ‘previously disease-free Member State or zone’ means a Member State or zone of a Member State, where African swine fever has not been confirmed either in kept or in wild porcine animals during the preceding period of twelve months;

- (g) ‘area listed in Annex II’ means an area of a Member State listed in Annex II:
 - (i) in Part A thereof, as an infected zone, following confirmation of an outbreak of African swine fever in a wild porcine animal in a previously disease-free Member State or zone; or
 - (ii) in Part B thereof, as a restricted zone, comprising protection and surveillance zones, following an outbreak of African swine fever in a kept porcine animal in a previously disease-free Member State or zone;

- (h) ‘Category 2 materials’ means animal by-products referred to in Article 9 of Regulation (EC) No 1069/2009 obtained from kept porcine animals;

- (i) ‘Category 3 materials’ means animal by-products referred to in Article 10 of Regulation (EC) No 1069/2009 obtained from kept porcine animals;

- (j) ‘animal by-products approved plant’ means a plant approved by the competent authority in accordance with Article 24 of Regulation (EC) No 1069/2009;

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- (k) ‘approved germinal product establishment’ means an establishment defined in Article 2, point (2), of Commission Delegated Regulation (EU) 2020/686 ⁽²⁾;
- (l) ‘registered germinal product establishment’ means an establishment defined in Article 2, point (1), of Delegated Regulation (EU) 2020/686.

CHAPTER II

SPECIAL RULES FOR THE ESTABLISHMENT OF RESTRICTED AND INFECTED ZONES IN THE EVENT OF AN OUTBREAK OF AFRICAN SWINE FEVER*Article 3***Special rules for the immediate establishment of restricted and infected zones in the event of an outbreak of African swine fever in kept or wild porcine animals**

In the event of an outbreak of African swine fever in kept or wild porcine animals, the competent authority of the Member State shall immediately establish either:

- (a) in the case of an outbreak in kept porcine animals, a restricted zone in accordance with Article 21(1) of Delegated Regulation (EU) 2020/687 and subject to the conditions laid down in that Article; or
- (b) in the case of an outbreak in wild porcine animals, an infected zone in accordance with Article 63 of Delegated Regulation (EU) 2020/687.

*Article 4***Special rules for the establishment of an additional restricted zone in the event of an outbreak of African swine fever in kept or wild porcine animals**

1. In the event of an outbreak of African swine fever in kept or wild porcine animals, the competent authority of the Member State may establish, on the basis of the criteria and principles for the geographical demarcation of restricted zones laid down in Article 64(1) of Regulation (EU) 2016/429, an additional restricted zone bordering the established restricted zone or infected zone referred to in Article 3 of this Regulation in order to demarcate the restricted zone or infected zone from non-restricted areas.

2. The competent authority of the Member State concerned shall ensure that the additional restricted zone referred to in paragraph 1 of this Article corresponds to the restricted zone I listed in Part I of Annex I in accordance with Article 5.

⁽²⁾ Commission Delegated Regulation (EU) 2020/686 of 17 December 2019 supplementing Regulation (EU) 2016/429 of the European Parliament and of the Council as regards the approval of germinal product establishments and the traceability and animal health requirements for movements within the Union of germinal products of certain kept terrestrial animals (OJ L 174, 3.6.2020, p. 1).

*Article 5***Special rules for the listing of restricted zones I in the event of an outbreak of African swine fever in kept or wild porcine animals in an area of a Member State bordering an area where no outbreak of African swine fever has been officially confirmed**

1. Following an outbreak of African swine fever in kept or wild porcine animals in an area of a Member State, bordering an area where no outbreak of African swine fever has been officially confirmed in kept or wild porcine animals, that area where no outbreak has been confirmed shall be listed, where necessary, in Part I of Annex I as a restricted zone I.

2. The competent authority of the Member State concerned shall ensure that after the listing of an area in Part I of Annex I to this Regulation as a restricted zone I, an additional restricted zone established in accordance with Article 64(1) of Regulation (EU) 2016/429 is adjusted without delay to comprise at least of the relevant restricted zone I listed in Annex I to this Regulation for that Member State.

3. The competent authority of the Member State shall establish without delay the relevant additional restricted zone in accordance with Article 64(1) of Regulation (EU) 2016/429, if the restricted zone I has been listed in Annex I to this Regulation.

*Article 6***Special rules for the listing of restricted zones II or infected zones in the event of an outbreak of African swine fever in wild porcine animals in a Member State**

1. Following an outbreak of African swine fever in wild porcine animals in an area of a Member State, that area shall be listed as a restricted zone II in Part II of Annex I to this Regulation, except where that area is subject to listing in accordance with paragraph 2 of this Article.

2. Following an outbreak of African swine fever in wild porcine animals in a previously disease-free Member State or zone, that area shall be listed as an infected zone in Part A of Annex II, except where, due to the proximity of a restricted zone II and in order to ensure territorial continuity of that restricted zone II, that area is subject to listing as a restricted zone II in accordance with paragraph 1 of this Article.

3. The competent authority of the Member State concerned shall ensure that the infected zone established in accordance with Article 63 of Delegated Regulation (EU) 2020/687 is adjusted without delay to comprise, at least for that Member State, the relevant:

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(a) restricted zone II listed in Annex I to this Regulation for that Member State;

or

(b) infected zone listed in Part A of Annex II to this Regulation.

*Article 7***Special rules for the listing of restricted zones in the event of an outbreak of African swine fever in kept porcine animals in a Member State**

1. Following an outbreak of African swine fever in kept porcine animals in an area of a Member State, that area shall be listed as a restricted zone III in Part III of Annex I, except where that area is subject to listing in accordance with paragraph 2 of this Article.

2. Following a first and single outbreak of African swine fever in kept porcine animals in a previously disease-free Member State or zone, that area shall be listed as a restricted zone, which comprises protection and surveillance zones, in Part B of Annex II, except when, due to the proximity of a restricted zone III and in order to ensure territorial continuity of that restricted zone III, that area is subject to listing as a restricted zone III in accordance with paragraph 1 of this Article.

3. The competent authority of the Member State concerned shall ensure that the restricted zone established in accordance with Article 21(1) of Delegated Regulation (EU) 2020/687 is adjusted without delay to comprise, at least for that Member State, the relevant:

(a) restricted zone III listed in Annex I to this Regulation for that Member State;

or

(b) a restricted zone, which comprises protection and surveillance zones, listed in Part B of Annex II to this Regulation.

*Article 8***General and specific application of special disease control measures in restricted zones I, II and III and in infected zones listed in Annex II**

1. The Member States concerned shall apply the special disease control measures laid down in this Regulation in restricted zones I, II and III in addition to the disease control measures required to be applied in accordance with Delegated Regulation (EU) 2020/687 in:

(a) restricted zones established in accordance with Article 21(1) of Delegated Regulation (EU) 2020/687;

(b) infected zones established in accordance with Article 63 of Delegated Regulation (EU) 2020/687.

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2. The Member States concerned shall apply the special disease control measures laid down in this Regulation applicable to restricted zones II also in the areas listed as infected zones in Part A of Annex II to this Regulation, in addition to the measures laid down in Articles 63 to 66 of Delegated Regulation (EU) 2020/687.

3. The competent authority of the Member State concerned shall prohibit the movements of consignments of kept porcine animals and products thereof to other Member States and to third countries from the infected zone of that Member State concerned listed in Part A of Annex II.

4. The competent authority of the Member State concerned may decide that the prohibition provided for in paragraph 3 shall not apply to the movements of consignments of meat products, including casings, obtained from porcine animals kept in the infected zone listed in Part A of Annex II, which have undergone the relevant risk-mitigating treatment in accordance with Annex VII to Delegated Regulation (EU) 2020/687.

CHAPTER III

**SPECIAL DISEASE CONTROL MEASURES APPLICABLE TO
CONSIGNMENTS OF PORCINE ANIMALS KEPT IN RESTRICTED
ZONES I, II AND III AND PRODUCTS OBTAINED THEREOF IN
THE MEMBER STATES CONCERNED**

SECTION 1

***Application of specific prohibitions on movements of consignments of
kept porcine animals and products thereof in the member states
concerned****Article 9***Specific prohibitions on movements of consignments of porcine
animals kept in restricted zones I, II and III within and outside
those restricted zones**

1. The competent authority of the Member State concerned shall prohibit movements of consignments of porcine animals kept in restricted zones I, II and III within and outside those restricted zones.

2. The competent authority of the Member State concerned may decide that the prohibition provided for in paragraph 1 shall not apply to:

- (a) movements of consignments of porcine animals kept in a restricted zone I to establishments located in the same or other restricted zones I, to restricted zones II and III or outside those restricted zones provided that the establishment of destination is located in the territory of the same Member State concerned;
- (b) movements of consignments of porcine animals kept in confined establishments located in restricted zones I, II and III provided that:
 - (i) the competent authority of the Member State concerned assessed the risks arising from such movements and that assessment indicated that the risk of the spread of African swine fever is negligible;

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- (ii) the porcine animals are only moved to another confined establishment located in the same Member State concerned.

3. By way of derogation from the prohibitions provided for in paragraph 1 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in restricted zones I, II and III within and outside those restricted zones in the cases covered by Articles 22 to 31 subject to compliance with the specific conditions laid down in those Articles.

*Article 10***Specific prohibitions on movements of consignments of germinal products obtained from porcine animals kept in restricted zones II and III outside those restricted zones**

1. The competent authority of the Member State concerned shall prohibit movements of consignments of germinal products obtained from porcine animals kept in restricted zones II and III outside those restricted zones.

2. The competent authority of the Member State concerned may decide that the prohibition provided for in paragraph 1 shall not apply to movements of consignments of germinal products of porcine animals kept in confined establishments located in restricted zones II and III provided that:

- (a) the competent authority of the Member State concerned assessed the risks arising from such movements and that assessment indicated that the risk of the spread of African swine fever is negligible;
- (b) the germinal products are only moved to another confined establishment located in the same Member State concerned.

3. By way of derogation from the prohibitions provided for in paragraph 1 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of germinal products obtained from porcine animals kept in restricted zones II and III outside those restricted zones in the cases covered by Articles 32, 33 and 34 subject to compliance with the specific conditions laid down in those Articles.

*Article 11***Specific prohibitions on movements of consignments of animal by-products obtained from porcine animals kept in restricted zones II and III outside those restricted zones**

1. The competent authority of the Member State concerned shall prohibit movements of consignments of animal by-products obtained from porcine animals kept in restricted zones II and III outside those restricted zones.

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2. The competent authority of the Member State concerned may decide that the prohibition provided for in paragraph 1 shall not apply to movements of consignments of animal by-products obtained from porcine animals kept outside restricted zones II and III and slaughtered in slaughterhouses located in restricted zones II and III, provided that there is a clear separation of those animal by-products in establishments and during transport from animal by-products obtained from porcine animals kept in restricted zones II and III.

3. By way of derogation from the prohibitions provided for in paragraph 1 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of animal by-products obtained from porcine animals kept in restricted zones II and III outside those restricted zones in the cases covered by Articles 35 to 40 subject to compliance with the specific conditions laid down in those Articles.

*Article 12***Specific prohibitions on movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III outside those restricted zones**

1. The competent authority of the Member State concerned shall prohibit movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III outside those restricted zones.

2. The competent authority of the Member State concerned may decide that the prohibition provided for in paragraph 1 of this Article shall not apply to movements of consignments of meat products, including casings, obtained from porcine animals kept in restricted zones II and III, which have undergone the relevant risk-mitigating treatment in accordance with Annex VII to Delegated Regulation (EU) 2020/687, as regards African swine fever, in establishments designated in accordance with Article 44(1) of this Regulation.

3. By way of derogation from the prohibitions provided for in paragraph 1 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III outside those restricted zones in the cases covered by Articles 41, 42 and 43 subject to compliance with the specific conditions laid down in those Articles.

*Article 13***General prohibitions on movements of consignments of kept porcine animals and products thereof considered a risk for the spread of African swine fever**

The competent authority of the Member State concerned may prohibit, within the territory of the same Member State, the movements of consignments of kept porcine animals and products obtained from kept porcine animals if the competent authority considers that there is a risk for the spread of African swine fever to, from or through those kept porcine animals or products thereof.

*SECTION 2****General and specific conditions for derogations authorising movements of consignments of porcine animals kept in restricted zones i, ii and iii outside those restricted zones****Article 14***General conditions for derogations from specific prohibitions on movements of consignments of porcine animals kept in restricted zones I, II and III within and outside those restricted zones**

1. By way of derogation from the specific prohibitions on movements of consignments of porcine animals kept in restricted zones I, II and III within and outside those restricted zones laid down in Article 9(1), the competent authority of the Member State concerned may authorise such movements in the cases covered by Articles 22 to 25 and Articles 28, 29 and 30 subject to compliance with the specific conditions laid down in those Articles, and the following conditions:

- (a) the general conditions laid down Article 43(2) to (7) of Delegated Regulation (EU) 2020/687; and
- (b) the additional general conditions concerning:
 - (i) movements of consignments of kept porcine animals within and outside restricted zones I, II and III laid down in Article 15 where applicable;
 - (ii) establishments for kept porcine animals located in restricted zones I, II and III laid down in Article 16;
 - (iii) the means of transport used for the transportation of kept porcine animals from restricted zones I, II and III laid down in Article 17.

2. Prior to granting authorisations provided for in Articles 22 to 25 and Articles 28 to 31, the competent authority of the Member State concerned shall assess the risks arising from such authorisations and that assessment must indicate that the risk of the spread of African swine fever is negligible.

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3. The competent authority of the Member State concerned may decide that the additional general conditions laid down in Articles 15 and 16 shall not apply to movements of consignments of porcine animals kept in slaughterhouses located in the restricted zones I, II and III provided that:

- (a) the kept porcine animals need to be moved to another slaughterhouse due to exceptional circumstances, such as a major breakdown in the slaughterhouse;
- (b) the slaughterhouse of destination is located either:
 - (i) in restricted zones I, II or III of the same Member State; or
 - (ii) in exceptional circumstances, such as the absence of the slaughterhouses referred to in point (b)(i), outside restricted zones I, II or III in the territory of the same Member State;
- (c) the movement is authorised by the competent authority of the Member State concerned.

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4. The competent authority of the Member State concerned may decide that the general condition laid down in Article 43(2), point (c), of Delegated Regulation (EU) 2020/687 shall not apply to authorised movements of consignments of porcine animals kept in restricted zones I or II provided that the kept porcine animals are to be moved within the same Member State in accordance with Articles 22 and 24 of this Regulation (EU) 2023/594 for the purpose of immediate slaughter.

▼B*Article 15*

Additional general conditions on movements of consignments of porcine animals kept and germinal products collected in restricted zones I, II and III within and outside those restricted zones

1. The competent authority of the Member State concerned shall authorise movements of consignments of porcine animals kept in restricted zones I, II and III or germinal products of those animals collected in restricted zones II and III within and outside those restricted zones in the cases covered by Articles 22 to 25 and Articles 28 to 34 subject to compliance with the specific conditions laid down in those Articles and the following additional general conditions:

- (a) the porcine animals have been kept in and have not been moved from the establishment of dispatch for a period of at least 30 days prior to the date of movement, or since birth, if they are younger than 30 days of age, and during that period no other kept porcine animals have been introduced from establishments located in restricted zones II that do not comply with the additional general conditions laid down in this Article and in Article 16 and from establishments located in restricted zones III into either:

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- (i) that establishment of dispatch; or
 - (ii) the epidemiological unit where the porcine animals to be moved were kept completely separated. The competent authority of the Member State concerned shall determine, after carrying out a risk assessment, the boundaries of such epidemiological unit confirming that the structure, size and distance between different epidemiological units and the operations being carried out ensure separate facilities for housing, keeping and feeding of kept porcine animals so that the African swine fever virus cannot spread from one epidemiological unit to another;
- (b) a clinical examination has been carried out on the porcine animals kept in the establishment of dispatch, including those animals to be moved or used for the collection of germinal products, with favourable results concerning African swine fever:
- (i) by an official veterinarian;
 - (ii) within the period of 24 hours prior to the time of:
 - the movement of the consignment of porcine animals, or
 - the collection of the germinal products; and
 - (iii) in accordance with Article 3(1) and (2) of Delegated Regulation (EU) 2020/687 and point A.1 of Annex I thereto.
- (c) if necessary, following the instructions of the competent authority, pathogen identification tests have been carried out prior to the date of the movement of those consignments from the establishment of dispatch or prior to the date of the collection of germinal products:
- (i) following the clinical examination referred to in point (b) for porcine animals kept in the establishment of dispatch, including those porcine animals to be moved or to be used for the collection of germinal products; and
 - (ii) in accordance with point A.2 of Annex I to Delegated Regulation (EU) 2020/687.

2. The competent authority of the Member State concerned shall obtain, where relevant, negative results of pathogen identification tests referred to in paragraph 1, point (c), before authorising the movement of the consignments of porcine animals or prior to the date of the collection of germinal products.

3. The competent authority of the Member State concerned may decide that, in the case of movements of consignments of kept porcine animals from establishments of dispatch located in restricted zones I and II within and outside those restricted zones to establishments located within the same Member State concerned, the clinical examination referred to in paragraph 1, point (b):

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- (a) shall be carried out only for porcine animals to be moved; or

- (b) shall not be required to be carried out, provided that:
 - (i) the establishment of dispatch has been visited by an official veterinarian with a frequency rate referred to in Article 16(1), point (a)(i), and with a favourable outcome of all the visits by an official veterinarian during a period of at least twelve months prior to the date of movement of the consignment of porcine animals, indicating that:
 - the biosecurity requirements referred to in Article 16(1), point (b), have been implemented in the establishment of dispatch;

 - a clinical examination with favourable results concerning African swine fever has been carried out by an official veterinarian during those visits on the porcine animals kept in the establishment of dispatch in accordance with Article 3(1) and (2) of Delegated Regulation (EU) 2020/687 and point A.1 of Annex I thereto;

 - (ii) the continuous surveillance referred to in Article 16(1), point (c), has been in place in the establishment of dispatch during a period of at least twelve months prior to the date of movement of the consignment of porcine animals.

4. The competent authority of the Member State concerned may decide that, in the case of movements of consignments of kept porcine animals from an establishment of dispatch located in a restricted zone III to establishments located within that restricted zone III or within restricted zones I or II in the same Member State concerned, the clinical examination referred to in paragraph 1, point (b):

- (a) shall be carried out only for the porcine animals to be moved; or

- (b) shall not be required to be carried out, provided that:
 - (i) the establishment of dispatch has been visited by an official veterinarian with a frequency rate referred to in Article 16(1), point (a)(ii), and with a favourable outcome of all the visits by an official veterinarian during a period of at least twelve months prior to the date of movement, indicating that:
 - the biosecurity requirements referred to in Article 16(1), point (b), have been implemented in the establishment of dispatch;

 - a clinical examination with favourable results concerning African swine fever has been carried out by an official veterinarian during those visits on the porcine animals kept in the establishment of dispatch in accordance with Article 3(1) and (2) of Delegated Regulation (EU) 2020/687 and point A.1 of Annex I thereto;

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- (ii) the continuous surveillance referred to in Article 16(1), point (c), has been in place in the establishment of dispatch during a period of at least twelve months prior to the date of movement.

5. The competent authority of the Member State concerned may decide that, in the case of movements of consignments of germinal products collected in restricted zones II and III to establishments located within the same Member State concerned or in other Member States, the clinical examination referred to in paragraph 1, point (b), shall not be required to be carried out, provided that:

- (a) the establishment of dispatch has been visited by an official veterinarian with a frequency rate referred to in Article 16(1), point (a)(ii), and with a favourable outcome for all the visits by an official veterinarian during a period of at least twelve months prior to the date of the collection of germinal products, indicating that:
 - (i) the biosecurity requirements referred to in Article 16(1), point (b), have been implemented in the establishment of dispatch;
 - (ii) a clinical examination with favourable results concerning African swine fever has been carried out by an official veterinarian during those visits on the porcine animals kept in the establishment of dispatch in accordance with Article 3(1) and (2) of Delegated Regulation (EU) 2020/687 and point A.1 of Annex I thereto;
 - (iii) the continuous surveillance referred to in Article 16(1), point (c), has been in place in the establishment of dispatch during a period of at least twelve months prior to the date of the collection of germinal products.

Article 16

Additional general conditions for establishments of kept porcine animals located in restricted zones I, II and III

1. The competent authority of the Member State concerned shall only authorise movements of consignments of porcine animals kept in establishments located in restricted zones I, II or III or consignments of germinal products collected in restricted zones II or III within and outside those restricted zones, in the cases covered by Articles 22 to 25 and Articles 28 to 34 subject to compliance with the specific conditions laid down in those Articles and the following additional general conditions:

- (a) the establishment of dispatch has been visited by an official veterinarian at least once after the listing of the restricted zones I, II and III in Annex I to this Regulation or during the period of three months prior to the date of movement of the consignment, and is subject to regular visits by official veterinarians as provided for in Article 26(2) of Delegated Regulation (EU) 2020/687 as follows:

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- (i) in the restricted zones I and II: at least twice a year, with an interval of at least four months between such visits;
 - (ii) in the restricted zone III: at least once every three months.
- (b) the establishment of dispatch implements biosecurity requirements for African swine fever:
- (i) in accordance with the reinforced biosecurity measures set out in Annex III; and
 - (ii) as established by the Member State concerned;
- (c) continuous surveillance by means of testing with pathogen identification tests for African swine fever is carried out in the establishment of dispatch:
- (i) in accordance with Article 3(2) of Delegated Regulation (EU) 2020/687 and Annex I thereto; and
 - (ii) with negative results each week on at least the first two dead kept porcine animals over the age of 60 days or, in the absence of such dead animals over the age of 60 days, on any dead kept porcine animals after weaning, in each epidemiological unit; and
 - (iii) at least during the monitoring period for African swine fever set out in Annex II to Delegated Regulation (EU) 2020/687 before the movement of the consignment from the establishment of dispatch; or
 - (iv) if necessary, following the instructions of the competent authority, in accordance with Article 15(1), point (c), where there are no dead kept porcine animals in the establishment during that monitoring period for African swine fever referred to in point (c)(iii) of this paragraph.

2. The competent authority may decide to carry out visits to the establishment of dispatch in a restricted zone III referred to in paragraph 1, point (a)(ii), with a frequency rate referred to in paragraph 1, point (a)(i), based on a favourable outcome of the last visit after the listing of the restricted zones I, II and III in Annex I or during the period of three months prior to the date of movement of the consignment indicating that:

- (a) the biosecurity requirements referred to in paragraph 1, point (b), are implemented, and
- (b) the continuous surveillance referred to in paragraph 1, point (c), is in place in that establishment.

3. The competent authority of the Member State concerned may decide that the stock-proof fencing provided for in point (2)(h) of Annex III and referred to in paragraph 1, point(b)(i), of this Article shall not be required either:

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- (a) for establishments of kept porcine animals for a period of six months from the date of confirmation of the first outbreak of African swine fever in a previously disease-free Member State or zone provided that:
 - (i) the competent authority of the Member State has assessed the risks arising from such a decision and that assessment indicates that the risk of the spread of African swine fever is negligible;
 - (ii) an alternative system is in place ensuring that porcine animals kept in establishments are separated from wild porcine animals in Member States where a population of wild porcine animals is present;
 - (iii) kept porcine animals from those establishments are not moved to another Member State;
 - (iv) porcine animals are not kept temporarily or permanently outdoors in those establishments; or
- (b) if the appropriate and continuous surveillance has demonstrated no evidence of the permanent presence of wild porcine animals in that Member State; or
- (c) for establishments of kept porcine animals for a period of six months following the date of publication of this Regulation, if consignments of porcine animals kept in restricted zones I, II and III and products thereof are only moved within those restricted zones in accordance with Articles 22, 23, 24, 28 or 30 of this Regulation.

*Article 17***Additional general conditions concerning the means of transport used for the transportation of porcine animals kept in restricted zones I, II and III within and outside those restricted zones**

The competent authority of the Member State concerned shall only authorise movements of consignments of porcine animals kept in restricted zones I, II and III within and outside those restricted zones if the means of transport used for the transportation of those consignments:

- (a) comply with requirements laid down in Article 24(1) of Delegated Regulation (EU) 2020/687; and
- (b) are cleaned and disinfected in accordance with Article 24(2) of Delegated Regulation (EU) 2020/687 under the control or supervision of the competent authority of the Member State concerned.



SECTION 3

Operators' obligations with regard to animal health certificates

Article 18

Operators' obligations with regard to animal health certificates for movements of consignments of porcine animals kept in restricted zones I, II and III outside those restricted zones

Operators shall only move consignments of porcine animals kept in restricted zones I, II and III outside those restricted zones within the Member State concerned or to another Member State in the cases covered by Articles 22 to 25 and Articles 28 to 31 of this Regulation if those consignments are accompanied by an animal health certificate as provided for in Article 143(2) of Regulation (EU) 2016/429 that contains at least one of the following attestations of compliance with the requirements laid down in this Regulation:

- (a) 'Porcine animals kept in a restricted zone I in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594';
- (b) 'Porcine animals kept in a restricted zone II in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594';
- (c) 'Porcine animals kept in a restricted zone III in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594'.

However, in the case of movements of such consignments within the same Member State concerned, the competent authority may decide that an animal health certificate does not have to be issued as referred to in Article 143(2), second subparagraph, of Regulation (EU) 2016/429.

Article 19

Operators' obligations with regard to animal health certificates for movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals from restricted zones I, II and III

1. Operators shall only move, from restricted zones I and II within the same Member State concerned or to another Member State, consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones I or II in the cases covered by Articles 41 and 42 of this Regulation, if those consignments are accompanied by an animal health certificate as provided for in Article 167(1) of Regulation (EU) 2016/429 that contains:

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- (a) the information required in accordance with Article 3 of Commission Delegated Regulation (EU) 2020/2154 ⁽³⁾; and
- (b) one of the following attestations of compliance with the requirements laid down in this Regulation:
 - (i) ‘Fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone I in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’;
 - (ii) ‘Fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’

2. Operators shall only move, from restricted zones I, II and III within the same Member State concerned or to another Member State, consignments of meat products, including casings, that have undergone the relevant risk-mitigating treatment, obtained from porcine animals kept in restricted zones I, II or III subject to compliance with the following conditions:

- (a) the meat products, including casings, have undergone the relevant risk-mitigating treatment set out in Annex VII to Delegated Regulation (EU) 2020/687;
- (b) those consignments are accompanied by an animal health certificate as provided for in Article 167(1) of Regulation (EU) 2016/429 that contains:
 - (i) the information required in accordance with Article 3 of Delegated Regulation (EU) 2020/2154; and
 - (ii) the following attestation of compliance with the requirements provided for in this Regulation:

‘Meat products, including casings, that have undergone the relevant risk-mitigating treatment, obtained from porcine animals kept in restricted zones I, II or III in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’.

⁽³⁾ Commission Delegated Regulation (EU) 2020/2154 of 14 October 2020 supplementing Regulation (EU) 2016/429 of the European Parliament and of the Council as regards animal health, certification and notification requirements for movements within the Union of products of animal origin from terrestrial animals (OJ L 431, 21.12.2020, p. 5).

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3. Operators shall only move, from restricted zones I, II and III within the same Member State concerned or to another Member State, consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in areas outside restricted zones I, II and III and slaughtered either in slaughterhouses located in restricted zones I, II or III or in slaughterhouses located outside those restricted zones, if those consignments are accompanied by:

- (a) an animal health certificate as provided for in Article 167(1) of Regulation (EU) 2016/429 that contains the information required in accordance with Article 3 of Delegated Regulation (EU) 2020/2154; and
- (b) one of the following attestations of compliance with the requirements laid down in this Regulation:
 - (i) ‘Fresh meat and meat products, including casings, obtained from porcine animals kept in areas outside restricted zones I, II and III and slaughtered in restricted zones I, II or III in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’; or
 - (ii) ‘Fresh meat and meat products, including casings, obtained from porcine animals kept and slaughtered in areas outside restricted zones I, II and III in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’; or
 - (iii) ‘Fresh meat and meat products, including casings, obtained from porcine animals kept and slaughtered in areas outside restricted zones I, II and III and produced or processed in restricted zones I, II or III in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’.

4. In the cases of movements of consignments referred to in paragraphs 1, 2 and 3 of this Article within the same Member State concerned, the competent authority may decide that an animal health certificate does not have to be issued as referred to in Article 167(1), first subparagraph, of Regulation (EU) 2016/429.

5. The competent authority of the Member State concerned may decide that, in the cases not covered by Article 167(1), first subparagraph, of Regulation (EU) 2016/429, a health mark or, where relevant, an identification mark provided for in Article 5(1), point (b), of Regulation (EC) No 853/2004 applied on the fresh meat or meat products, including casings, may substitute the animal health certificate for movements of consignments to other Member States provided that:

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- (a) a health mark or, where relevant, an identification mark is applied on the fresh meat or meat products, including casings, in either:
- (i) establishments designated in accordance with Article 44(1) of this Regulation; or
 - (ii) establishments which only handle fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone I or areas outside restricted zones I, II and III, and listed in the list of establishments referred to in paragraph 6 of this Article;
- (b) the animal health certificate is only substituted for the following consignments:
- (i) fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones I or II from those restricted zones to another Member State, as laid down in paragraph 1;
 - (ii) meat products, including casings, that have undergone the relevant risk-mitigating treatment, obtained from porcine animals kept in restricted zones I or II from those restricted zones to another Member State, as laid down in paragraph 2;
 - (iii) fresh meat and meat products, including casings, obtained from porcine animals kept in areas outside restricted zones I, II and III and either slaughtered in those areas or slaughtered in slaughterhouses located in restricted zones I, II or III from those restricted zones to another Member State, as laid down in paragraph 3;
 - (iv) fresh meat and meat products, including casings, obtained from porcine animals kept in areas outside restricted zones I, II and III and produced or processed in restricted zones I, II or III from those restricted zones to another Member State, as laid down in paragraph 3;
- (c) the competent authority of the Member State concerned ensures that an alternative system is in place ensuring that consignments referred to in point (b) are traceable and that those consignments fulfil the special disease control measures related to African swine fever laid down in this Regulation.
6. The competent authority of the Member State concerned shall:
- (a) provide the Commission and other Member States with a link to the website of the competent authority with a list of establishments located in restricted zones I, II and III:
 - (i) which only handle fresh meat or meat products, including casings, obtained from porcine animals kept in restricted zones I or areas outside restricted zones I, II and III; and

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- (ii) for which the competent authority of the Member State concerned has granted a possibility to substitute the animal health certificate for movements of consignments to other Member States with a health or, where relevant, an identification mark referred to in paragraph 5;
- (b) keep the list provided for in point (a) updated.

*Article 20***Operators' obligations with regard to animal health certificates for movements of consignments of germinal products obtained from porcine animals kept in establishments located in restricted zones II or III outside those restricted zones**

Operators shall only move consignments of germinal products obtained from porcine animals kept in restricted zones II or III outside those restricted zones within the same Member State concerned or to another Member State in the cases covered by Articles 32, 33 and 34 of this Regulation, if those consignments are accompanied by an animal health certificate as provided for in Article 161(1) of Regulation (EU) 2016/429 that contains at least one of the following attestations of compliance with the requirements laid down for in this Regulation:

- (a) 'Germinal products obtained from porcine animals kept in restricted zones II in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594';
- (b) 'Germinal products obtained from porcine animals kept in restricted zone III in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594'.

However, in the case of movements of consignments within the same Member State concerned, the competent authority may decide that an animal health certificate does not have to be issued as referred to in Article 161(2), second subparagraph, of Regulation (EU) 2016/429.

*Article 21***Operators' obligations with regard to animal health certificates for movements of consignments of Category 2 and 3 materials obtained from porcine animals kept in restricted zones II or III outside those restricted zones**

Operators shall only move consignments of Category 2 and 3 materials obtained from porcine animals kept in restricted zones II or III outside those restricted zones within the same Member State concerned or to another Member State in the cases covered by Articles 35 to 40, if those consignments are accompanied by:

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- (a) the commercial document referred to in Chapter III of Annex VIII to Regulation (EU) No 142/2011; and
- (b) an animal health certificate referred to in Article 22(5) of Delegated Regulation (EU) 2020/687 and set out in Annex VIII to Regulation (EU) No 142/2011.

However, in the case of movements within the same Member State concerned, the competent authority may decide that an animal health certificate shall not be issued as referred to in Article 22(6) of Delegated Regulation (EU) 2020/687.

*SECTION 4****Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone I within and outside that restricted zone****Article 22***Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone I within and outside that restricted zone**

1. By way of derogation from the prohibition provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone I within and outside that restricted zone to:

- (a) an establishment located in the territory of the same Member State concerned:
 - (i) in the same or another restricted zone I;
 - (ii) in restricted zones II or III;
 - (iii) outside the restricted zones I, II and III;
- (b) an establishment located in the territory of another Member State;
- (c) third countries.

2. The competent authority shall only grant the authorisations provided for in paragraph 1 subject to compliance with:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687;
- (b) the additional general conditions laid down in Article 14(2), Article 15(1), points (b) and (c), Article 15(2) and (3), and Articles 16 and 17.

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3. The competent authority of the Member State concerned may decide that the general condition laid down in Article 43(2), point (c), of Delegated Regulation (EU) 2020/687 shall not apply to authorised movements of consignments of porcine animals kept in a restricted zone I provided that the kept porcine animals are to be moved within the same Member State for the purpose of immediate slaughter.

▼B*SECTION 5****Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone II within and outside that restricted zone****Article 23***Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone II within and outside that restricted zone in the territory of the same Member State concerned**

1. By way of derogation from the prohibition provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone II within and outside that restricted zone to an establishment located in the territory of the same Member State concerned:

- (a) in the same or another restricted zone II;
- (b) in restricted zones I or III;
- (c) outside the restricted zones I, II and III.

2. The competent authority shall only grant the authorisations provided for in paragraph 1 subject to compliance with:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687;
- (b) the additional general conditions laid down in Article 14(2) and Articles 15, 16 and 17.

3. The competent authority of the Member State concerned shall ensure that porcine animals subject to an authorised movement referred to in paragraph 1 of this Article remain in the establishment of destination for at least the monitoring period for African swine fever set out in Annex II to Delegated Regulation (EU) 2020/687.

*Article 24***Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone II within and outside that restricted zone to a slaughterhouse located in the territory of the same Member State concerned for the purpose of immediate slaughter**

1. By way of derogation from the prohibition provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone II within and outside that restricted zone to a slaughterhouse located in the territory of the same Member State concerned, provided that:

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- (a) the kept porcine animals are moved for the purpose of immediate slaughter;
- (b) the slaughterhouse of destination is designated in accordance with Article 44(1).

2. The competent authority shall only grant the authorisations provided for in paragraph 1 subject to compliance with:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687;
- (b) the additional general conditions laid down in Article 14(2), Article 15(1), points (b) and (c), Article 15(2) and (3), and Articles 16 and 17.

3. By way of derogation from the prohibition provided for in Article 9(1), when the movements referred to in paragraph 1 of this Article do not comply with the conditions provided for in paragraph 2 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone II within or outside that restricted zone, provided that:

- (a) prior to granting the authorisation, the competent authority of the Member State concerned assessed the risks arising from such authorisation and that assessment indicated that the risk of the spread of African swine fever is negligible;
- (b) the kept porcine animals are moved for the purpose of immediate slaughter and in accordance with Article 28(2), Article 29(2), point (a), and Article 29(2), point (b)(i) to (v), of Delegated Regulation (EU) 2020/687;
- (c) the slaughterhouse of destination is designated in accordance with Article 44(1) and is located:
 - (i) within the same or another restricted zone II as near as possible to the establishment of dispatch;
 - (ii) in restricted zones I or III in the territory of the same Member State concerned, where it is not possible to slaughter the animals in the restricted zone II;
 - (iii) in areas outside restricted zones I, II and III in the territory of the same Member State, where it is not possible to slaughter the animals in the restricted zones I, II or III;
- (d) the animal by-products obtained from porcine animals kept in a restricted zone II are processed or disposed in accordance with Articles 35 and 39;
- (e) the fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II are only moved from a slaughterhouse within the same Member State in accordance with Article 41(2), point (b).

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4. The competent authority of the Member State concerned may decide that the general condition laid down in Article 43(2), point (c), of Delegated Regulation (EU) 2020/687 shall not apply to authorised movements of consignments of porcine animals kept in a restricted zone II provided that the kept porcine animals are to be moved within the same Member State for the purpose of immediate slaughter.

▼ B*Article 25*

Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone II outside that restricted zone to restricted zones II or III in another Member State

1. By way of derogation from the prohibition provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone II outside that restricted zone to an establishment located in restricted zones II or III in another Member State.

2. The competent authority of the Member State concerned shall only grant the authorisations provided for in paragraph 1 where:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2) and Articles 15, 16 and 17 are met;
- (c) a channelling procedure has been set up in accordance with Article 26;
- (d) the kept porcine animals comply with any other additional appropriate guarantees related to African swine fever based on a positive outcome of a risk assessment of the measures against the spread of that disease:
 - (i) required by the competent authority of the establishment of dispatch;
 - (ii) approved by the competent authorities of the Member States of passage and of the establishment of destination, prior to the movement of the consignment of kept porcine animals;
- (e) no outbreak of African swine fever has been officially confirmed in kept porcine animals in accordance with Article 11 of Delegated Regulation (EU) 2020/687 in the establishment of dispatch during the period of at least twelve months prior to the date of the movement of the consignment of kept porcine animals;
- (f) the operator has notified the competent authority in advance of the intention to move the consignment of kept porcine animals in accordance with Article 152, point (b), of Regulation (EU) 2016/429 and Article 96 of Commission Delegated Regulation (EU) 2020/688 ⁽⁴⁾.

⁽⁴⁾ Commission Delegated Regulation (EU) 2020/688 of 17 December 2019 supplementing Regulation (EU) 2016/429 of the European Parliament and of the Council, as regards animal health requirements for movements within the Union of terrestrial animals and hatching eggs (OJ L 174, 3.6.2020, p. 140).

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3. The competent authority of the Member State concerned shall:
 - (a) draw up a list of establishments that comply with the guarantees referred to in paragraph 2, point (d);
 - (b) inform, in the framework of the Standing Committee on Plants, Animals, Food and Feed, the Commission and the other Member States of the guarantees provided for in accordance with paragraph 2, point (d), and of the approval by the competent authorities provided for in accordance with the paragraph 2, point (d)(ii).

4. The approval provided for in paragraph 2, point (d)(ii), of this Article and the obligation of information provided for in paragraph 3, point (b), of this Article shall not be required when the establishment of dispatch, places of passage and the establishment of destination are all located in restricted zones I, II or III and those restricted zones are continuous, thereby ensuring that the consignment of kept porcine animals is only moved through those restricted zones I, II or III in accordance with specific conditions provided for in Article 22(4) of Delegated Regulation (EU) 2020/687.

*Article 26***Specific channelling procedure for granting derogations for movements of consignments of porcine animals kept in a restricted zone II outside that restricted zone to restricted zones II or III in another Member State**

1. The competent authority of the Member State concerned shall set up a channelling procedure as provided for in Article 25(2), point (c), for movements of consignments of porcine animals kept in a restricted zone II outside that restricted zone to an establishment located in restricted zones II or III in another Member State under the control of the competent authorities of:
 - (a) the establishment of dispatch;
 - (b) the Member States of passage;
 - (c) the establishment of destination.

2. The competent authority of the establishment of dispatch shall:
 - (a) ensure that each means of transport used for the movements of the consignments of kept porcine animals referred to in paragraph 1 are:
 - (i) individually accompanied by a satellite navigation system to determine, transmit and record its real time location;
 - (ii) sealed by an official veterinarian immediately after the loading of the consignment of kept porcine animals; only an official veterinarian or enforcement authority of the Member State concerned, as agreed with the competent authority, may break the seal and replace it with a new one, where relevant.

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- (b) inform in advance the competent authority of the place of the establishment of destination and, where relevant, the competent authority of the Member State of passage, of the intention to send the consignment of kept porcine animals;
- (c) set up a system whereby operators are required to immediately notify the competent authority of the place of the establishment of dispatch of any accident or breakdown of any means of transport used for the transportation of the consignment of kept porcine animals;
- (d) ensure the establishment of an emergency plan, the chain of command and the necessary arrangements for cooperation between the competent authorities referred to in paragraph 1, points (a), (b) and (c), in the event of possible accidents during the transport, any major breakdown or any fraudulent action by operators.

Article 27

Obligations on the competent authority of the Member State concerned of the place of the establishment of destination for consignments of porcine animals kept in a restricted zone II of another Member State

The competent authority of the Member State concerned of the place of the establishment of destination for consignments of porcine animals kept in a restricted zone II of another Member State shall:

- (a) notify without undue delay the competent authority of the establishment of dispatch of the arrival of the consignment;
- (b) ensure that kept porcine animals either:
 - (i) remain in the establishment of destination for at least the monitoring period for African swine fever set out in Annex II to Delegated Regulation (EU) 2020/687; or
 - (ii) are moved directly to a slaughterhouse designated in accordance with Article 44(1) .

SECTION 6

Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone III within and outside that restricted zone

Article 28

Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone III within that zone and outside that restricted zone to a restricted zone I or II in the same Member State concerned

1. By way of derogation from the prohibition provided for in Article 9(1), in exceptional circumstances, where as a result of that prohibition animal welfare problems arise in an establishment where porcine animals are kept, the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone III outside that restricted zone to an establishment located in a restricted zone II, or, in the absence of such a restricted zone II in that Member State, in a restricted zone I, in the territory of the same Member State provided that:

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- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2), Article 15(1), (2) and (4), and Articles 16 and 17 are met;
- (c) the establishment of destination belongs to the same supply chain and the kept porcine animals are to be moved to complete the production cycle.

2. By way of derogation from the prohibition provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone III to an establishment located within that restricted zone in the territory of the same Member State concerned, subject to compliance with:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687;
- (b) the additional general conditions laid down in Article 14(2), Article 15(1), (2) and (4), and Articles 16 and 17.

3. The competent authority of the Member State concerned shall ensure that kept porcine animals are not moved from the establishment of destination located in the restricted zone I, II or III during at least the monitoring period for African swine fever set out in Annex II to Delegated Regulation (EU) 2020/687.

Article 29

Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone III outside that restricted zone for the purpose of immediate slaughter in the same Member State concerned

1. By way of derogation from the prohibition provided for in Article 9(1), in exceptional circumstances, where as a result of that prohibition animal welfare problems arise in an establishment where porcine animals are kept, and in the case of logistic limitations in the slaughter capacity of the slaughterhouses located in the restricted zone III and designated in accordance with Article 44(1) or in the absence of a designated slaughterhouse in the restricted zone III, the competent authority of the Member State concerned may authorise for the purpose of immediate slaughter movements of porcine animals kept in a restricted zone III outside that restricted zone to a slaughterhouse designated in accordance with Article 44(1) in the same Member State as near as possible to the establishment of dispatch located:

- (a) in a restricted zone II;
- (b) in a restricted zone I, where it is not possible to slaughter the animals in the restricted zone II;
- (c) outside of restricted zones I, II and III, where it is not possible to slaughter the animals in those restricted zones.

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2. The competent authority of the Member State concerned shall only grant an authorisation provided for in paragraph 1 where:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2), Article 15(1), points (b) and (c), Article 15(2), and Articles 16 and 17 are met;

3. The competent authority of the Member State concerned shall ensure that:

- (a) the kept porcine animals are destined for the purpose of immediate slaughter directly to a slaughterhouse designated in accordance with Article 44(1);
- (b) on arrival at the designated slaughterhouse, the porcine animals from the restricted zone III are kept separately from other porcine animals and are slaughtered either:
 - (i) on a specific day when only porcine animals from the restricted zone III are slaughtered; or
 - (ii) at the end of a slaughter day thereby ensuring that other kept porcine animals are not slaughtered thereafter;
- (c) after the slaughtering of the porcine animals from the restricted zone III, and before the slaughtering of other kept porcine animals starts, the slaughterhouse is cleaned and disinfected in accordance with the instructions of the competent authority of the Member State concerned.

4. The competent authority of the Member State concerned shall ensure that:

- (a) animal by-products obtained from porcine animals kept in the restricted zone III and moved outside that restricted zone are processed or disposed in accordance with Articles 35 and 40;
- (b) fresh meat and meat products, including casings, obtained from porcine animals kept in the restricted zone III and moved outside the restricted zone III are processed and stored in accordance with Article 43, point (d).

5. By way of derogation from the prohibition provided for in Article 9(1), when the movements referred to in paragraph 1 of this Article do not comply with the conditions laid down in paragraph 2 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone III outside that restricted zone, provided that:

- (a) prior to granting the authorisation, the competent authority of the Member State concerned assessed the risks arising from such authorisation and that assessment indicated that the risk of the spread of African swine fever is negligible;
- (b) the kept porcine animals are moved for the purpose of immediate slaughter under conditions provided for in Article 29(3), points (b) and (c), and in accordance with Article 28(2) and Article 29(2) of Delegated Regulation (EU) 2020/687;

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- (c) the slaughterhouse of destination is designated in accordance with Article 44(1) and is located:
 - (i) in another restricted zone III in the territory of the same Member State concerned, as near as possible to the establishment of dispatch;
 - (ii) in restricted zones II or I in the territory of the same Member State concerned, as near as possible to the establishment of dispatch, where it is not possible to slaughter the animals in the restricted zone III;
 - (iii) in areas outside restricted zones I, II and III in the territory of the same Member State, where it is not possible to slaughter the animals in the restricted zones I, II or III;
- (d) the animal by-products obtained from porcine animals kept in a restricted zone III are processed or disposed in accordance with Articles 35, 38 and 40;
- (e) the fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone III are only moved from a slaughterhouse within the same Member State in accordance with Article 41(2), point (b)(i).

Article 30

Specific conditions for derogations authorising movements of consignments of porcine animals kept in a restricted zone III within that restricted zone to a slaughterhouse located in the territory of the same Member State concerned for the purpose of immediate slaughter

1. By way of derogation from the prohibition provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in a restricted zone III to a slaughterhouse located within that restricted zone in the territory of the same Member State concerned, provided that:

- (a) the kept porcine animals are moved for the purpose of immediate slaughter;
- (b) the slaughterhouse of destination is:
 - (i) designated in accordance with Article 44(1); and
 - (ii) located within the same restricted zone III;
- (c) the animal by-products obtained from porcine animals kept in a restricted zone III are processed or disposed in accordance with Articles 35, 38 and 40;

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(d) fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone III are only moved from a slaughterhouse within the same Member State in accordance with Article 43, point (d).

2. The competent authority shall only grant the authorisations provided for in paragraph 1 subject to compliance with:

(a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687;

(b) the additional general conditions laid down in Article 14(2), Article 15(1), points (b) and (c), Article 15(2) and (4), and Articles 16 and 17.

3. By way of derogation from the prohibition provided for in Article 9(1), when the movements of consignments of kept porcine animals referred to in paragraph 1 of this Article do not comply with the conditions provided for in paragraph 2 of this Article, the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in restricted zone III to a slaughterhouse within that restricted zone, provided that:

(a) prior to granting the authorisation the competent authority of the Member State concerned assessed the risks arising from such authorisation and that assessment indicated that the risk of the spread of African swine fever is negligible;

(b) the kept porcine animals are moved for the purpose of immediate slaughter;

(c) the slaughterhouse of destination is:

(i) designated in accordance with Article 44(1); and

(ii) located within the same restricted zone III as near as possible to the establishment of dispatch;

(d) animal by-products obtained from porcine animals kept in a restricted zone III are processed or disposed in accordance with Articles 35, 38 and 40;

(e) fresh meat obtained from the porcine animals kept in a restricted zone III is marked and moved in accordance with the specific conditions for authorising movements of consignments of fresh meat obtained from kept animals of listed species from certain establishments laid down in Article 33(2) of Delegated Regulation (EU) 2020/687 to a processing establishment to undergo one of the relevant risk-mitigating treatments set out in Annex VII thereto.

▼B*SECTION 7*

Specific conditions for derogations authorising movements of consignments of porcine animals kept in restricted zones i, ii and iii outside those restricted zones to an animal by-products approved plant

Article 31

Specific conditions for derogations authorising movements of consignments of porcine animals kept in restricted zones I, II or III to an animal by-products approved plant located within or outside restricted zones I, II and III situated within the same Member State concerned

1. By way of derogation from the prohibitions provided for in Article 9(1), the competent authority of the Member State concerned may authorise movements of consignments of porcine animals kept in restricted zones I, II or III to an animal by-products approved plant located within or outside restricted zones I, II and III situated within the same Member State concerned in which:

- (a) the kept porcine animals are immediately killed; and
- (b) the resulting animal by-products are disposed of in accordance with Regulation (EC) No 1069/2009.

2. The competent authority of the Member State concerned shall only grant an authorisation provided for in paragraph 1 where:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2) and Article 17 are met.

SECTION 8

Specific conditions for authorising movements of consignments of germinal products obtained from porcine animals kept in a restricted zone II outside that restricted zone

Article 32

Specific conditions for derogations authorising movements of consignments of germinal products obtained from porcine animals kept in a restricted zone II from that restricted zone in the territory of the same Member State concerned

By way of derogation from the prohibition provided for in Article 10(1), the competent authority of the Member State concerned may authorise movements of consignments of germinal products from a registered or approved germinal product establishment located in a restricted zone II to another restricted zone II or restricted zones I or III or to areas outside restricted zones I, II and III in the territory of the same Member State provided that:

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- (a) the germinal products were collected or produced, processed and stored in establishments and were obtained from kept porcine animals that comply with the conditions laid down in Article 15(1), points (b) and (c), Article 15(2) and (5), and Article 16;

- (b) the donor males and donor females of the porcine animals were kept at germinal product establishments where no other kept porcine animals were introduced from establishments located in restricted zones II that do not comply with the additional general conditions laid down in Articles 15 and 16 and from establishments located in restricted zones III during a period of at least 30 days prior to the date of the collection or production of the germinal products.

*Article 33***Specific conditions for derogations authorising movements of consignments of germinal products obtained from porcine animals kept in a restricted zone III from that restricted zone in the territory of the same Member State concerned**

By way of derogation from the prohibition provided for in Article 10(1), the competent authority of the Member State concerned may authorise movements of consignments of germinal products from an approved germinal product establishment located in a restricted zone III to another restricted zone III or restricted zones I or II or to areas outside restricted zones I, II and III in the territory of the same Member State provided that:

- (a) the germinal products were collected or produced, processed and stored in establishments and were obtained from kept porcine animals that comply with the conditions laid down in Article 15(1), points (b) and (c), Article 15(2) and (5), and Article 16;

- (b) the donor males and donor females of the porcine animals were kept at approved germinal product establishments:
 - (i) since birth or for a period of at least three months prior to the date of collection of the germinal products;

 - (ii) into which no other kept porcine animals were introduced from establishments located in restricted zones II that do not comply with the additional general conditions laid down in Articles 15 and 16 and from establishments located in restricted zones III during a period of at least 30 days prior to the date of the collection or production of the germinal products;

- (c) all kept porcine animals in the approved germinal product establishment have been subjected with favourable results to a laboratory examination for African swine fever at least annually.

*Article 34***Specific conditions for derogations authorising movements of consignments of germinal products obtained from porcine animals kept in a restricted zone II from that restricted zone to restricted zones II or III in another Member State**

1. By way of derogation from the prohibition provided for in Article 10(1), the competent authority of the Member State concerned may authorise movements of consignments of the germinal products obtained from porcine animals kept in a restricted zone II from an approved germinal product establishment located in a restricted zone II to restricted zones II or III in the territory of another Member State concerned provided that:

- (a) the germinal products were collected or produced, processed and stored at germinal product establishments in accordance with the conditions laid down in Article 15(1), points (b) and (c), Article 15(2), and Article 16;
- (b) the donor males and donor females of the porcine animals were kept in approved germinal product establishments:
 - (i) since birth or for a period of at least three months prior to the date of collection of the germinal products;
 - (ii) into which no other kept porcine animals were introduced from restricted zones II and III during a period of at least 30 days prior to the date of the collection or production of the germinal products;
- (c) the consignments of germinal products comply with any other appropriate animal health guarantees based on a positive outcome of a risk assessment of measures against the spread of African swine fever:
 - (i) required by the competent authorities of the establishment of dispatch;
 - (ii) approved by the competent authority of the Member State of the establishment of destination, prior to the date of movement of the consignments of germinal products;
- (d) all kept porcine animals in the approved germinal product establishment of dispatch are subjected with favourable results to a laboratory examination for African swine fever at least annually.

2. The competent authority of the Member State concerned shall:

- (a) draw up a list of approved germinal product establishments that comply with the conditions laid down in paragraph 1 of this Article and which are authorised for movements of consignments of germinal products from a restricted zone II in that Member State concerned to restricted zones II and III in another Member State concerned; that list shall contain the information required to be kept by the competent authority of the Member State concerned on approved germinal product establishments for porcine animals as laid down in Article 7 of Delegated Regulation (EU) 2020/686;

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- (b) make the list provided for in point (a) available to the public on its website and keep it up-to-date;
- (c) provide the Commission and the other Member States with the link to the website referred to in point (b).

*SECTION 9**Specific conditions for derogations authorising movements of consignments of animal by-products obtained from porcine animals kept in restricted zones II and III outside those restricted zones**Article 35***Specific conditions for derogations authorising movements of consignments of animal by-products obtained from porcine animals kept in restricted zones II and III outside those restricted zones within the same Member State for the purpose of processing or disposal**

1. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of animal by-products obtained from porcine animals kept in restricted zones II and III outside those restricted zones to a plant or establishment approved by the competent authority for the purposes of processing, disposal as waste by incineration or disposal or recovery by co-incineration of animal by-products referred to in Article 24(1), points (a), (b) and (c) of Regulation (EC) No 1069/2009, located outside restricted zones II or III situated within the same Member State provided that the means of transport are individually equipped with a satellite navigation system to determine, transmit and record its real time location.
2. The transport operator responsible for the movements of consignments of animal by-products referred to in paragraph 1 shall:
 - (a) enable the competent authority to control, by means of a satellite navigation system, the real time movement of the means of transport;
 - (b) keep the electronic records of that movement for a period of at least two months from the date of the movement of the consignment.
3. The competent authority may decide that the satellite navigation system referred to in paragraph 1 shall be replaced by an individual sealing of the means of transport provided that:
 - (a) the consignments of animal by-products obtained from porcine animals kept in restricted zones II and III are only moved within the same Member State for the purposes referred to in paragraph 1;
 - (b) each means of transport is sealed by an official veterinarian immediately after the loading of the consignment of animal by-products; only an official veterinarian or enforcement authority of the Member State, as agreed with the competent authority of the Member State concerned, may break the seal and replace it with a new one, where relevant.

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4. By way of derogation from Article 11(1), the competent authority of the Member State concerned may decide to authorize movements of consignments of animal by-products referred to in paragraph 1 of this Article through a temporary collection plant approved in accordance with Art 24(1), point (i), of Regulation (EC) No 1069/2009 provided that:

- (a) the competent authority of the Member State concerned assessed the risks arising from such movements and that assessment indicated that the risk of the spread of African swine fever is negligible;
- (b) the animal by-products are only moved to an approved temporary collection plant located as near as possible to the establishment of dispatch in the same Member State concerned.

*Article 36***Specific conditions for derogations authorising movements of consignments of manure obtained from porcine animals kept in restricted zones II and III outside those restricted zones within the same Member State**

1. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of manure, including litter and used bedding, obtained from porcine animals kept in restricted zones II and III to a landfill located outside those restricted zones within the same Member State in accordance with the specific conditions laid down in Article 51 of Delegated Regulation (EU) 2020/687.

2. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of manure, including litter and used bedding, obtained from porcine animals kept in a restricted zone II for processing or disposal in accordance with Regulation (EC) No 1069/2009 in a plant approved for those purposes within the territory of the same Member State.

3. The transport operator responsible for the movements of consignments of manure, including litter and used bedding, referred to in paragraphs 1 and 2 shall:

- (a) enable the competent authority to control, by means of a satellite navigation system, the real time movement of the means of transport;
- (b) keep the electronic records of that movement for a period of at least two months from the date of movement of the consignment.

4. The competent authority of the Member State concerned may decide that the satellite navigation system referred to in paragraph 3, point (a), shall be replaced by an individual sealing of the means of transport provided that each means of transport is sealed by an official veterinarian immediately after the loading of the consignment of manure, including litter and used bedding, referred to in paragraphs 1 and 2.

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Only an official veterinarian or enforcement authority of the Member State concerned, as agreed with that competent authority, may break that seal and replace it with a new one, where relevant.

*Article 37***Specific conditions for authorising movements of consignments of Category 3 materials obtained from porcine animals kept in restricted zones II outside those restricted zones within the same Member State for the purposes of the processing of animal by-products referred to in Article 24(1), points (a), (e) and (g), of Regulation (EC) No 1069/2009**

1. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of Category 3 materials obtained from porcine animals kept in a restricted zone II outside that restricted zone to a plant or establishment approved by the competent authority for the purposes of further processing into processed feed, for the manufacturing of processed pet food and derived products intended for uses outside the feed chain, or transformation of animal by-products into biogas or compost as referred to in Article 24(1), points (a), (e) and (g), of Regulation (EC) No 1069/2009 located outside the restricted zone II situated within the same Member States provided that:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Articles 14(2) are met;
- (c) the Category 3 materials originate from kept porcine animals and establishments that comply with the general conditions laid down in Article 15(1), points (b) and (c), Article 15(2) and (3), and Article 16;
- (d) the Category 3 materials are obtained from porcine animals kept in a restricted zone II and slaughtered either:
 - (i) in a restricted zone II of:
 - the same Member State concerned; or
 - another Member State concerned in accordance with Article 25;
 - or
 - (ii) outside a restricted zone II situated in the same Member State concerned in accordance with Article 24;
- (e) the means of transport is individually equipped with a satellite navigation system to determine, transmit and record its real time location;

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- (f) the consignments of Category 3 materials are moved from the slaughterhouse or other establishments of food business operators designated in accordance with Article 44(1) directly to:
 - (i) a processing plant for the processing of derived products referred to in Annex X to Regulation (EU) No 142/2011;
 - (ii) a pet food plant approved for the production of processed pet food referred to in Chapter II, point 3(a) and point 3(b)(i), (ii) and (iii), of Annex XIII to Regulation (EU) No 142/2011;
 - (iii) a biogas or a compost plant approved for the transformation of animal by-products into compost or biogas in accordance with the standard transformation parameters referred to in Chapter III, Section 1, of Annex V to Regulation (EU) No 142/2011; or
 - (iv) a processing plant for the processing of derived products referred to in Annex XIII to Regulation (EU) No 142/2011.
2. The transport operator responsible for the movements of consignments of Category 3 materials referred to in paragraph 1 shall:
- (a) enable the competent authority to control, by means of a satellite navigation system, the real time movement of the means of transport;
 - (b) keep the electronic records of that movement for a period of at least two months from the date of the movement of the consignment.
3. The competent authority of the Member State concerned may decide that the satellite navigation system referred to in paragraph 1, point (e), shall be replaced by an individual sealing of the means of transport, provided that:
- (a) the Category 3 materials:
 - (i) have been obtained from porcine animals kept in restricted zones II;
 - (ii) are only moved within the same Member State for the purposes referred to in paragraph 1;
 - (b) each means of transport is sealed by an official veterinarian immediately after the loading of the consignment of Category 3 materials referred to in paragraph 1.

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Only an official veterinarian or enforcement authority of the Member State concerned, as agreed with the competent authority of that Member State, may break that seal and replace it with a new one, where relevant.

*Article 38***Specific conditions for derogations authorising movements of consignments of Category 2 materials obtained from porcine animals kept in restricted zones II and III outside those restricted zones for the purposes of processing and disposal in another Member State**

1. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of animal by-products of Category 2 materials, other than manure, including litter and used bedding, referred to in Article 36 of this Regulation, obtained from porcine animals kept in restricted zones II and III to a processing plant to be processed by methods 1 to 5, as set out in Chapter III of Annex IV to Regulation (EU) No 142/2011, or to an incineration or co-incineration plant, as referred to in Article 24(1), points (a),(b) and (c), of Regulation (EC) No 1069/2009, located in another Member State, provided that:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Articles 14(2) are met;
- (c) the means of transport is individually equipped with a satellite navigation system to determine, transmit and record its real time location;

2. The transport operator responsible for movements of consignments of Category 2 materials referred to in paragraph 1 of this Article, other than manure, including litter and used bedding, referred to in Article 36, shall:

- (a) enable the competent authority of the Member State concerned to control, by means of a satellite navigation system, the real time movement of the means of transport; and
- (b) keep the electronic records of that movement for a period of at least two months from the date of movement of the consignment.

3. The competent authorities of the Member States of dispatch and of destination of the consignment of Category 2 materials referred to in paragraph 1 of this Article, other than manure, including litter and used bedding, referred to in Article 36 of this Regulation, shall ensure the controls of that consignment in accordance with Article 48 of Regulation (EC) No 1069/2009.



Article 39

Specific conditions for derogations authorising movements of consignments of Category 3 materials obtained from porcine animals kept in a restricted zone II outside that restricted zone for further processing or transformation in another Member State

1. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of Category 3 materials obtained from porcine animals kept in a restricted zone II outside that restricted zone to a plant or establishment approved by the competent authority for the processing of Category 3 materials into processed feed, processed pet food, derived products intended for uses outside the feed chain, or the transformation of Category 3 materials into biogas or compost as referred to in Article 24(1), points (a), (e) and (g), of Regulation (EC) No 1069/2009, located in another Member State, provided that:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2) are met;
- (c) the Category 3 materials originate from kept porcine animals and establishments that comply with the general conditions laid down in Article 15(1), points (b) and (c), Article 15(2) and (3), and Article 16;
- (d) the Category 3 materials referred to in paragraph 1 are obtained from porcine animals kept in a restricted zone II and slaughtered either:
 - (i) in a restricted zone II of:
 - the same Member State concerned; or
 - another Member State concerned in accordance with Article 25;
 - or
 - (ii) outside a restricted zone II situated in the same Member State concerned in accordance with Article 24;
- (e) the means of transport is individually equipped with a satellite navigation system to determine, transmit and record its real time location;
- (f) the animal by-products are moved directly from the slaughterhouse or other establishments of food business operators designated in accordance with Article 44(1) to:
 - (i) a processing plant for the processing of derived products referred to in Annexes X and XIII to Regulation (EU) No 142/2011;

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- (ii) a pet food plant approved for the production of processed pet food referred to in Chapter II, point 3(b)(i), (ii) and (iii), of Annex XIII to Regulation (EU) No 142/2011;
 - (iii) a biogas or a compost plant approved for the transformation of animal by-products into compost or biogas in accordance with the standard transformation parameters referred to in Chapter III, Section 1, of Annex V to Regulation (EU) No 142/2011.
2. The transport operator responsible for movements of consignments of Category 3 materials shall:
- (a) enable the competent authority to control, by means of a satellite navigation system, the real time movement of the means of transport; and
 - (b) keep the electronic records of that movement for a period of at least two months from the date of the movement of the consignment.

*Article 40***Specific conditions for authorising movements of consignments of Category 3 materials obtained from porcine animals kept in restricted zones III outside that restricted zone within the same Member State for the purpose of the processing of animal by-products referred to in Article 24(1), points (a), (e) and (g), of Regulation (EC) No 1069/2009**

1. By way of derogation from Article 11(1) of this Regulation, the competent authority of the Member State concerned may authorise movements of consignments of Category 3 materials obtained from porcine animals kept in a restricted zone III outside that restricted zone to a plant or establishment approved by the competent authority for the manufacturing of processed pet food, derived products intended for uses outside the feed chain, or the transformation of Category 3 materials into biogas or compost, as referred to in Article 24(1), points (a), (e) and (g), of Regulation (EC) No 1069/2009, located outside the restricted zone III situated within the same Member States provided that:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Articles 14(2) are met;
- (c) the Category 3 materials originate from kept porcine animals and establishments that comply with the general conditions laid down in Article 15(1), points (b) and (c), Article 15(2) and (3), and Article 16;

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- (d) the Category 3 materials are obtained from porcine animals kept in a restricted zone III and slaughtered in accordance with Article 29 or 30;
 - (e) the means of transport is individually equipped with a satellite navigation system to determine, transmit and record its real time location;
 - (f) the consignments of Category 3 materials are moved directly from the slaughterhouse or other establishments of food business operators designated in accordance with Article 44(1) to:
 - (i) a processing plant for the processing of derived products referred to in Annexes X and XIII to Regulation (EU) No 142/2011;
 - (ii) a pet food plant approved by the competent authority for the production of processed pet food referred to in Chapter II, point 3(a) and point 3(b)(i), (ii) and (iii), of Annex XIII to Regulation (EU) No 142/2011;
 - (iii) a biogas or a compost plant approved by the competent authority for the transformation of animal by-products into compost or biogas in accordance with the standard transformation parameters referred to in Chapter III, Section 1, of Annex V to Regulation (EU) No 142/2011.
2. The transport operator responsible for the movements of consignments of Category 3 materials referred to in paragraph 1 shall:
- (a) enable the competent authority to control by means of a satellite navigation system the real time movement of the means of transport;
 - (b) keep the electronic records of that movement for a period of at least two months from the date of movement of the consignment.
3. The competent authority of the Member State concerned may decide that the satellite navigation system referred to in paragraph 1, point (e), shall be replaced by an individual sealing of the means of transport provided that:
- (a) the Category 3 materials are only moved within the same Member State for the purposes referred to in paragraph 1;
 - (b) each means of transport is sealed by an official veterinarian immediately after the loading of the consignment of Category 3 materials referred to in paragraph 1.

Only an official veterinarian or enforcement authority of the Member State concerned, as agreed with the competent authority of that Member State, may break that seal and replace it with a new one, where relevant.



SECTION 10

Specific conditions for derogations authorising movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III outside those restricted zones

Article 41

Specific conditions for authorising movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II outside that restricted zone in the territory of the same Member State concerned

1. By way of derogation from the prohibitions provided for in Article 12(1), the competent authority of the Member State concerned may authorise movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II outside that restricted zone in the territory of the same Member State concerned, provided that:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the fresh meat and meat products, including casings, are obtained from porcine animals kept in establishments that comply with the additional general conditions laid down in Article 14(2), Article 15(1), points (b) and (c), Article 15(2) and (3), and Article 16;
- (c) the fresh meat and meat products, including casings, have been produced in establishments designated in accordance with Article 44(1).

2. By way of derogation from the prohibitions provided for in Article 12(1), where the conditions laid down in paragraph 1 of this Article are not met, the competent authority of the Member State concerned may authorise movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II outside that restricted zone in the territory of the same Member State concerned, provided that:

- (a) the fresh meat and meat products, including casings, have been produced in establishments designated in accordance with Article 44(1);
- (b) the fresh meat and meat products, including casings, either
 - (i) in the case of fresh meat only, are marked and moved in accordance with the specific conditions for authorising movements of consignments of fresh meat obtained from kept animals of listed species from certain establishments laid down in Article 33(2) of Delegated Regulation (EU) 2020/687 to a processing establishment to undergo one of the relevant risk-mitigating treatments set out in Annex VII thereto;
 - or
 - (ii) have been marked in accordance with Article 47; and

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- (iii) are only intended for movement within the same Member State concerned.

*Article 42***Specific conditions for derogations authorising movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II outside that restricted zone to other Member States and to third countries**

By way of derogation from the prohibitions provided for in Article 12(1), the competent authority of the Member State concerned may authorise movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II outside that restricted zone to other Member States and to third countries, provided that:

- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2) are met;
- (c) the fresh meat and meat products, including casings, have been obtained from porcine animals kept in establishments that comply with the general conditions laid down in:
 - (i) Article 15(1), points (b) and (c), Article 15(2) and (3); and
 - (ii) Article 15(1), point (a), except when the kept porcine animals are moved to establishments in accordance with Article 24; and
 - (iii) Article 16;
- (d) the fresh meat and meat products, including casings, have been produced in establishments designated in accordance with Article 44(1).

*Article 43***Specific conditions for derogations authorising movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone III to other restricted zones I, II and III or areas outside restricted zones I, II and III in the territory of the same Member State**

By way of derogation from the prohibitions provided for in Article 12(1), the competent authority of the Member State concerned may authorise movements of consignments of fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone III to other restricted zones I, II and III or areas outside restricted zones I, II and III in the territory of the same Member State, provided that:

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- (a) the general conditions laid down in Article 43(2) to (7) of Delegated Regulation (EU) 2020/687 are met;
- (b) the additional general conditions laid down in Article 14(2) are met;
- (c) the fresh meat and meat products, including casings, have been obtained from porcine animals:
 - (i) kept in establishments that comply with the general conditions laid down in:
 - Article 15(1), points (b) and (c) and Article 15(2); and
 - Article 15(1), point (a), except when the kept porcine animals are moved to establishments in accordance with Article 29; and
 - Article 16;
 - (ii) slaughtered either:
 - within the same restricted zone III; or
 - outside the same restricted zone III, after the authorised movement in accordance with Article 29;
- (d) the fresh meat and meat products, including casings, have been produced in establishments designated in accordance with Article 44(1); and either
 - (i) in the case of fresh meat only, are marked and moved in accordance with the specific conditions for authorising movements of consignments of fresh meat obtained from kept animals of listed species from certain establishments laid down in Article 33(2) of Delegated Regulation (EU) 2020/687 to a processing establishment to undergo one of the relevant risk-mitigating treatments set out in Annex VII thereto;
 - or
 - (ii) have been marked in accordance with Article 47; and
 - (iii) are only intended for movement within the same Member State concerned.

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CHAPTER IV

SPECIAL RISK-MITIGATING MEASURES CONCERNING AFRICAN SWINE FEVER FOR FOOD BUSINESSES IN THE MEMBER STATES CONCERNED*Article 44***Special designation of slaughterhouses and cutting plants, cold stores, meat processing and game handling establishments**

1. The competent authority of the Member State concerned shall, following an application by a food business operator, designate establishments for:

- (a) the immediate slaughter of kept porcine animals from restricted zones II and III:
 - (i) within those restricted zones II and III, as referred to in Articles 24 and 30;
 - (ii) outside those restricted zones II and III, as referred to in Articles 24 and 29;
- (b) the cutting, processing and storage of the fresh meat and meat products, including casings, from porcine animals kept in restricted zones II or III as referred to in Articles 41, 42 and 43;
- (c) the preparation of game meat as referred to in point 1(1.18) of Annex I to Regulation (EC) No 853/2004 and the processing and storage of the fresh meat and meat products from wild porcine animals obtained in restricted zones I, II or III as provided for in Articles 51 and 52 of this Regulation;
- (d) the preparation of game meat as referred to in point 1(1.18) of Annex I to Regulation (EC) No 853/2004 and the processing and storage of the fresh meat and meat products from wild porcine animals, where those establishments are located in restricted zones I, II or III as provided for in Articles 51 and 52 of this Regulation.

2. The competent authority may decide that the designation referred to in paragraph 1 shall not be required for establishments processing, cutting and storing fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II or III and from wild porcine animals obtained in the restricted zones I, II or III, and establishment referred to in paragraph 1, point (d), provided that:

- (a) the fresh meat and meat products, including casings, of porcine origin are marked with a special health mark or, where relevant, an identification mark referred to in Article 47 in those establishments;

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- (b) the fresh meat and meat products, including casings, of porcine origin from those establishments are only intended for the same Member State concerned;
 - (c) the animal by-products of porcine origin from those establishments are only processed or disposed of in accordance with Article 35 within the same Member State.
3. The competent authority of the Member State concerned shall:
- (a) provide the Commission and other Member States with a link to the website of the competent authority with a list of designated establishments and their activities referred to in paragraph 1;
 - (b) keep the list provided for in point (a) updated.

*Article 45***Special conditions for the designation of establishments for the immediate slaughter of porcine animals kept in restricted zones II or III**

The competent authority of the Member State concerned shall only designate establishments for the immediate slaughter of porcine animals kept in restricted zones II or III, subject to compliance with the following conditions:

- (a) the slaughtering of porcine animals kept outside restricted zones II and III and of porcine animals kept in the restricted zones II or III that are subject to authorised movements provided for in Articles 24, 29 and 30 and the production and storage of products thereof are carried out separately from the slaughtering of porcine animals kept in restricted zones I, II or III and from the production and storage of products thereof that do not comply with the relevant:
 - (i) additional general conditions laid down in Articles 15, 16 and 17; and
 - (ii) specific conditions provided for in Articles 24, 29 and 30;
- (b) the operator of the establishment has in place documented instructions or procedures approved by the competent authority of the Member State concerned to ensure that the conditions laid down in point (a) are met.

*Article 46***Special conditions for the designation of establishments for the cutting, processing and storing of the fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III**

The competent authority of the Member State concerned shall only designate establishments for the cutting, processing and storing of the fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III, subject to compliance with the following conditions:

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- (a) the cutting, processing and storing of the fresh meat and meat products, including casings, obtained from porcine animals kept outside restricted zones II and III and from porcine animals kept in restricted zones II and III are carried out separately from fresh meat and meat products, including casings, obtained from porcine animals kept in restricted zones II and III that do not comply with the relevant:
 - (i) additional general conditions laid down in Articles 15, 16 and 17; and
 - (ii) specific conditions provided for in Articles 41, 42 and 43;
- (b) the operator of the establishment has in place documented instructions or procedures approved by the competent authority of the Member State concerned to ensure that the conditions laid down in point (a) are met.

*Article 47***Special health or identification marks**

1. The competent authority of the Member State concerned shall ensure that the following products of animal origin are marked in accordance with paragraph 2:

- (a) the fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone III, as provided for in Article 43, point (d)(ii);
- (b) the fresh meat and meat products, including casings, obtained from porcine animals kept in a restricted zone II, where the specific conditions for authorising movements of consignments of those commodities outside the restricted zone II provided for in Article 41(1) are not met, as provided for in Articles 24(3), point (e), and 41(2), point (b)(ii);
- (c) the fresh meat and meat products from wild porcine animals moved within a restricted zone I or outside that restricted zone from the establishment designated in accordance with Article 44(1), as provided for in Article 52(1), point (c)(iii), first indent.

2. The competent authority of the Member State concerned and, where relevant, food business operators shall ensure that:

- (a) a health mark or, where relevant, an identification mark as provided for in Article 5(1) of Regulation (EC) No 853/2004 with two additional diagonal parallel lines is applied to products of animal origin referred to in paragraph 1 of this Article and intended for movement only within the same Member State concerned;

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- (b) following the marking of the products of animals origin as provided for in paragraph 2, point (a), of this Article the information required for a health mark or, where relevant, an identification mark provided for in Article 5(1) of Regulation (EC) No 853/2004 remains in perfectly legible characters.

3. By way of derogation from paragraph 2 of this Article, the competent authority of the Member State concerned may authorise the use of another form of special health mark or, where relevant, an identification mark that is not oval and cannot be confused with the health mark or identification mark provided for in Article 5(1) of Regulation (EC) No 853/2004 for a period of twelve months following the date of publication of this Regulation.

CHAPTER V

SPECIAL DISEASE CONTROL MEASURES APPLICABLE TO WILD PORCINE ANIMALS IN THE MEMBER STATES*Article 48***Specific prohibitions on movements of consignments of wild porcine animals by operators**

The competent authorities of the Member States shall prohibit movements of consignments wild porcine animals by operators as provided for in Article 101 of Delegated Regulation (EU) 2020/688:

- (a) within the whole territory of the Member State;
- (b) from the whole territory of the Member State to:
- (i) other Member States; and
 - (ii) third countries.

*Article 49***Specific prohibitions on movements within restricted zones I, II and III and from those restricted zones of fresh meat, meat products and any other products of animal origin, animal by-products and derived products obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption**

1. The competent authorities of the Member States concerned shall prohibit movements within and from restricted zones I, II and III of consignments of fresh meat, meat products and any other products of animal origin, animal by-products and derived products obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption.

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2. The competent authorities of the Member States concerned shall prohibit movements within and from restricted zones I, II and III of fresh meat, meat products and any other products of animal origin, animal by-products and derived products obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption:

- (a) for private domestic use;
- (b) by hunters for the supply of small quantities of wild porcine game or wild game meat of porcine origin directly to the final consumer or to local retail establishments directly supplying the final consumer, as provided for in Article 1(3), point (e), of Regulation (EC) No 853/2004.

*Article 50***General prohibitions on movements of consignments of products obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, considered as a risk for the spread of African swine fever**

The competent authority of the Member State concerned may prohibit within the territory of the same Member State the movements of consignments of fresh meat, meat products and any other products obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, if the competent authority considers that there is a risk for the spread of African swine fever to, from or through those wild porcine animals or products thereof.

*Article 51***Specific conditions for derogations authorising movements within restricted zones I, II and III and from those restricted zones of consignments of meat products obtained from wild porcine animals**

1. By way of derogation from the prohibition provided for in Article 49(1), the competent authority of the Member State concerned may authorise movements within and from restricted zones I, II or III of consignments of meat products obtained from wild porcine animals from establishments located in restricted zones I, II or III to:

- (a) other restricted zones I, II or III situated in the same Member State concerned;
- (b) areas outside restricted zones I, II and III of the same Member State concerned; and
- (c) other Member States and to third countries.

2. The competent authority of the Member State concerned shall only authorise movements of consignments of meat products obtained from wild porcine animals from establishments located in a restricted zone I, II or III referred to in paragraph 1 subject to compliance with the following conditions:

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- (a) pathogen identification tests for African swine fever have been carried out for each wild porcine animal used for the production and processing of the meat products in the restricted zones I, II and III;
- (b) the competent authority obtained negative results of the pathogen identification tests for African swine fever referred to in point (a) before the treatment referred to in point (c)(ii);
- (c) the meat products from wild porcine animals:
 - (i) were produced, processed and stored in establishments designated in accordance with Article 44(1); and
 - (ii) have undergone the relevant risk-mitigating treatment for products of animal origin from restricted zones in accordance with Annex VII to Delegated Regulation (EU) 2020/687, as regards African swine fever.

*Article 52***Specific conditions for derogations authorising movements within restricted zones I, II and III and from restricted zone I of fresh meat, meat products and any other products of animal origin obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption**

1. By way of derogation from the prohibitions provided for in Article 49(1) and (2), the competent authority of the Member State concerned may authorise movements within a restricted zone I and from that restricted zone of consignments of the fresh meat, meat products and any other products of animal origin obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, to other restricted zones I, II and III or to areas outside restricted zones I, II and III of the same Member State, provided that:

- (a) pathogen identification tests for African swine fever have been carried out for every wild porcine animal before the movement of consignment of the fresh meat, meat products and any other products of animal origin from that wild porcine animal;
- (b) the competent authority of the Member State concerned obtained negative results for the pathogen identification tests for African swine fever referred to in point (a) before the movement of the consignment;
- (c) the fresh meat, meat products and any other products of animal origin from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, are moved within or outside restricted zone I within the same Member State:

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- (i) for private domestic use; or
- (ii) by hunters for the supply of small quantities of wild porcine game or wild game meat of porcine origin directly to the final consumer or to local retail establishments directly supplying the final consumer, as provided for in Article 1(3), point (e), of Regulation (EC) No 853/2004; or
- (iii) from the establishment designated in accordance with Article 44(1) where the fresh meat and meat products have been marked either:
 - with a special health or identification mark in accordance with Article 47(1), point (c); or
 - in accordance with Article 33(2) of Delegated Regulation (EU) 2020/687 and are moved to a processing establishment to undergo one of the relevant risk-mitigating treatments set out in Annex VII thereto.

2. By way of derogation from the prohibitions provided for in Article 49(1) and (2), the competent authority of the Member State concerned may authorise movements of consignments of the fresh meat, meat products and any other products of animal origin from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, within restricted zones II and III of the same Member State, provided that:

- (a) pathogen identification tests for African swine fever have been carried out for every wild porcine animal before the movement of the consignment of the fresh meat, meat products and any other products of animal origin from that wild porcine or body of that wild porcine animal, which is intended for human consumption;
- (b) the competent authority of the Member State concerned obtained negative results for the pathogen identification tests for African swine fever referred to in point (a) before the movement of the consignment;
- (c) the fresh meat, meat products and any other products of animal origin from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, are moved within restricted zones II and III within the same Member State either for:
 - (i) private domestic use;
 - or
 - (ii) in accordance with the specific conditions laid down in Article 33(2) of Delegated Regulation (EU) 2020/687 are moved to a processing establishment to undergo one of the relevant risk-mitigating treatments for products of animal origin set out in Annex VII thereto.

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3. The competent authority of the Member State concerned may decide that pathogen identification tests referred to in paragraph 1, point a, and paragraph 2, point a, shall not be required in restricted zone I, II or III provided that:
- (a) the competent authority of the Member State concerned assessed, on the basis of appropriate and continuous surveillance, the specific epidemiological situation of African swine fever and the related risks in the particular restricted zone or in the part of it that restricted zone and that assessment indicated that the risk of the spread of African swine fever is negligible;
 - (b) the assessment referred to in point (a) is reviewed on a regular basis:
 - (i) taking account of any development of the specific epidemiological situation of African swine fever in the particular restricted zone; and
 - (ii) the risk of the spread of African swine fever is considered negligible by the competent authority of the Member State concerned;
 - (c) the consignment of the fresh meat, meat products and any other products of animal origin from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, are only moved:
 - (i) within restricted zones I, II and III of the same Member State concerned as near as possible to the place where the wild porcine animal was hunted; and
 - (ii) for private domestic use.

*Article 53***Operators' obligations with regard to animal health certificates for consignments of fresh meat, meat products and any other products of animal origin, obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, for movements from restricted zones I, II and III**

Operators shall only move consignments of fresh meat, meat products, and any other products of animal origin obtained from wild porcine animals and bodies of wild porcine animals, which are intended for human consumption, from restricted zones I, II and III:

- (a) in the cases covered by Articles 51 and 52; and
- (b) if those consignments are accompanied by an animal health certificate as provided for in Article 167(1) of Delegated Regulation (EU) 2016/429 that contains:
 - (i) the information required in accordance with Article 168(1) of Regulation (EU) 2016/429 and the information set out in the Annex to Delegated Regulation (EU) 2020/2154; and

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- (ii) at least one of the following attestations of compliance with the requirements laid down in this Regulation:
- ‘Fresh meat and meat products, and any other products of animal origin, from restricted zone I obtained from wild porcine animals in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’;
 - ‘Bodies of wild porcine animals, which are intended for human consumption, from restricted zone I in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’;
 - ‘Meat products, which have undergone the relevant risk-mitigating treatment, from restricted zones I, II and III obtained from wild porcine animals in compliance with the special disease control measures relating to African swine fever laid down in Commission Implementing Regulation (EU) 2023/594’.

However, in the case of movements of such consignments within the same Member State concerned, the competent authority may decide that an animal health certificate does not have to be issued as referred to in Article 167(1), first subparagraph, of Regulation (EU) 2016/429.

Article 54

Specific conditions for authorising movements within restricted zones I, II and III and outside those restricted zones of consignments of animal by-products and derived products from wild porcine animals

1. By way of derogation from the prohibitions provided for in Article 49(1) and (2), the competent authority of the Member State concerned may authorise movements within restricted zones I, II and III and outside those restricted zones of consignments of derived products obtained from wild porcine animals to other restricted zones I, II and III or to areas outside restricted zones I, II and III of the same Member State and to other Member States provided that they have been subjected to a risk-mitigating treatment which ensures that the derived products pose no risks for the spread of African swine fever.

2. By way of derogation from the prohibitions provided for in Article 49(1), the competent authority of the Member State concerned may authorise movements within restricted zones I, II and III and outside those restricted zones of consignments of animal by-products from wild porcine animals to other restricted zones I, II and III and to areas outside restricted zones I, II and III of the same Member State provided that:

- (a) the animal by-products are collected, transported and disposed of in accordance with Regulation (EC) No 1069/2009;

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- (b) for the movements outside restricted zones I, II and III, the means of transport are individually equipped with a satellite navigation system to determine, transmit and record its real time location; the transport operator shall enable the competent authority to control the real time movement of the means of transport and keep the electronic records of the movement for a period of at least two months from the time of the movement of the consignment.

Article 55

Operators' obligations with regard to animal health certificates for movements of consignments of animal by-products from wild porcine animals outside restricted zones I, II and III in the territory of the same Member State concerned

Operators shall only move consignments of animal by-products from wild porcine animals outside restricted zones I, II and III within the same Member State concerned in the case referred to in Article 54(2), if those consignments are accompanied by:

- (a) a commercial document referred to in Chapter III of Annex VIII to Regulation (EU) No 142/2011; and
- (b) an animal health certificate referred to in Article 22(5) of Delegated Regulation (EU) 2020/687;

However, the competent authority of the Member State concerned may decide that an animal health certificate shall not be issued as referred to in Article 22(6) of Delegated Regulation (EU) 2020/687.

Article 56

National action plans for wild porcine animals in order to avoid the spread of African swine fever in the Union

1. All Member States shall establish national action plans covering populations of wild porcine animals on their territory in order to avoid the spread of African swine fever in the Union (national action plans) within a period of six months from the date of publication of this Regulation in the *Official Journal of the European Union*, in order to ensure:

- (a) a high level of disease awareness and preparedness with regard to the risks associated with the spread of African swine fever through wild porcine animals;
- (b) the prevention, containment, control and eradication of African swine fever;
- (c) coordinated actions covering wild porcine animals to take account of the risks posed by those animals with regard to the spread of African swine fever.

2. The national action plans shall be established in accordance with the minimum requirements laid down in Annex IV.

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3. A Member State may decide not to draw up a national action plan if appropriate and continuous surveillance has demonstrated no evidence of the permanent presence of wild porcine animals in that Member State.
4. The measures taken by the Member States in the framework of national action plans shall be compatible, where relevant, with Union environmental rules, including nature protection requirements, laid down in Directives 2009/147/EC and 92/43/EEC.
5. The Member States shall present their national action plans and the annual results of their implementation to the Commission and to the other Member States.

CHAPTER VI

SPECIAL INFORMATION AND TRAINING OBLIGATIONS IN THE MEMBER STATES*Article 57***Special information obligations of the Member States concerned**

1. The Member States concerned shall ensure that at least railway, coach, airport and port operators, travel agencies, hunting trip organisers and postal services operators are required to draw the attention of their customers to the special disease control measures laid down in this Regulation, by providing information at least on the main prohibitions laid down in Articles 9, 11, 12, 48 and 49 to travellers moving from restricted zones I, II and III and customers of postal services in an appropriate way.

For that purpose, the Member States concerned shall organise and carry out regular public awareness campaigns to promote and spread information on the special disease control measures laid down in this Regulation.

2. The Member States concerned shall inform the Commission and the other Member States within the framework of the Standing Committee on Plants, Animals, Food and Feed, of the following:

- (a) changes in the epidemiological situation as regards African swine fever in their territory;
- (b) results of surveillance for African swine fever in kept and wild porcine animals carried out in restricted zones I, II and III and areas outside those restricted zones;
- (c) the results of surveillance for African swine fever in kept and wild porcine animals carried out in areas listed in Annex II;
- (d) other measures and initiatives taken to prevent, control and eradicate African swine fever.

▼B*Article 58***Special trainings obligations of the Member States concerned**

The Member States concerned shall organise and carry out regularly or at appropriate intervals specific trainings concerning the risks of African swine fever and possible prevention, control and eradication measures for at least the following targeted groups:

- (a) veterinarians;
- (b) farmers keeping porcine animals and other relevant operators and transporters;
- (c) hunters.

*Article 59***Special information obligations of all Member States**

1. All Member States shall ensure that:

- (a) on major land infrastructure routes, such as international communication roads and railways, and related land transport networks, appropriate information on the risks of the transmission of African swine fever and on the special disease control measures laid down in this Regulation are brought to the attention of travellers:
 - (i) in a visible and prominent manner;
 - (ii) presented in a way that is easily understood by travellers coming from, and going to:
 - the restricted zones I, II and III; or
 - third countries at risk of the spread of African swine fever;
- (b) the necessary measures are in place to raise awareness among stakeholders active in the kept porcine animals sector including small-size establishments of the risks for the introduction and spread of the African swine fever virus and to provide them with the most appropriate information on reinforced biosecurity measures for establishments of kept porcine animals located in the restricted zones I, II or III as provided for in Annex III, in particular the measures to be enforced in restricted zones I, II and III, by the means best suited to bring such information to their attention.

2. All Member States shall raise awareness on African swine fever among the following:

- (a) the public as provided for in Article 15 of Regulation (EU) 2016/429;
- (b) veterinarians, farmers, other relevant operators and transporters and hunters.

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3. All Member States shall provide the public and professionals listed in paragraph 2 with the most appropriate information on risk mitigation and reinforced biosecurity measures as set out in:

- (a) Annex III;
- (b) The Union's guidelines on African swine fever as agreed with the Member States at the Standing Committee on Plants, Animals, Food and Feed;
- (c) available scientific evidence provided by the European Food Safety Authority;
- (d) the Terrestrial Animal Health Code of the World Organisation for Animal Health.

CHAPTER VII
FINAL PROVISIONS

Article 60

Repeal of Implementing Regulation (EU) 2021/605

Implementing Regulation (EU) 2021/605 is repealed from 21 April 2023.

Article 61

Entry into force and application

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

It shall apply from 21 April 2023 until 20 April 2028.

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

▼ **M13***ANNEX I***RESTRICTED ZONES I, II AND III****PART I****1. Germany**

The following restricted zones I in Germany:

Bundesland Brandenburg:

- Landkreis Dahme-Spreewald:
 - Gemeinde Jamlitz,
 - Gemeinde Lieberose,
 - Gemeinde Schwielochsee mit den Gemarkungen Goyatz, Jessern, Lamsfeld, Ressen, Speichrow und Zaue,
- Landkreis Märkisch-Oderland:
 - Gemeinde Müncheberg mit den Gemarkungen Müncheberg, Eggersdorf bei Müncheberg und Hoppegarten bei Müncheberg,
 - Gemeinde Bliesdorf mit den Gemarkungen Kunersdorf - westlich der B167 und Bliesdorf - westlich der B167
 - Gemeinde Märkische Höhe mit den Gemarkungen Reichenberg und Batzlow,
 - Gemeinde Wriezen mit den Gemarkungen Haselberg, Frankenfelde, Schulzendorf, Lüdersdorf Biesdorf, Rathsdorf - westlich der B 167 und Wriezen - westlich der B167
 - Gemeinde Buckow (Märkische Schweiz),
 - Gemeinde Strausberg mit den Gemarkungen Hohenstein und Ruhlsdorf,
 - Gemeine Garzau-Garzin,
 - Gemeinde Waldsiefersdorf,
 - Gemeinde Rehfelde mit der Gemarkung Werder,
 - Gemeinde Reichenow-Mögelin,
 - Gemeinde Prötzel mit den Gemarkungen Harnekop, Sternebeck und Prötzel östlich der B 168 und der L35,
 - Gemeinde Oberbarnim,
 - Gemeinde Bad Freienwalde mit der Gemarkung Sonnenburg,
 - Gemeinde Falkenberg mit den Gemarkungen Dannenberg, Falkenberg westlich der L 35, Gersdorf und Krüge,
 - Gemeinde Höhenland mit den Gemarkungen Steinbeck, Wollenberg und Wölsickendorf,
- Landkreis Barnim:
 - Gemeinde Joachimsthal östlich der L220 (Eberswalder Straße), östlich der L23 (Töpferstraße und Templiner Straße), östlich der L239 (Glambecker Straße) und Schorfheide (JO) östlich der L238,
 - Gemeinde Friedrichswalde mit der Gemarkung Glambeck östlich der L 239,
 - Gemeinde Althüttendorf,
 - Gemeinde Ziethen mit den Gemarkungen Groß Ziethen und Klein Ziethen westlich der B198,
 - Gemeinde Chorin mit den Gemarkungen Golzow, Senftenhütte, Buchholz, Schorfheide (Ch), Chorin westlich der L200 und Sandkrug nördlich der L200,

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- Gemeinde Britz,
- Gemeinde Schorfheide mit den Gemarkungen Altenhof, Werbellin, Lichterfelde und Finowfurt,
- Gemeinde (Stadt) Eberswalde mit der Gemarkungen Finow und Spechthausen und der Gemarkung Eberswalde südlich der B167 und westlich der L200,
- Gemeinde Breydin,
- Gemeinde Melchow,
- Gemeinde Sydower Fließ mit der Gemarkung Grüntal nördlich der K6006 (Landstraße nach Tuchen), östlich der Schönholzer Straße und östlich Am Postweg,
- Hohenfinow südlich der B167,
- Landkreis Uckermark:
 - Gemeinde Passow mit den Gemarkungen Briest, Passow und Schönow,
 - Gemeinde Mark Landin mit den Gemarkungen Landin nördlich der B2, Grünow und Schönermark,
 - Gemeinde Angermünde mit den Gemarkungen Frauenhagen, Mürow, Angermünde nördlich und nordwestlich der B2, Dobberzin nördlich der B2, Kerkow, Welsow, Bruchhagen, Greiffenberg, Günterberg, Biesenbrow, Görlsdorf, Wolletz und Altkünkendorf,
 - Gemeinde Zichow,
 - Gemeinde Casekow mit den Gemarkungen Blumberg, Wartin, Luckow-Petershagen und den Gemarkungen Biesendahlshof und Casekow westlich der L272 und nördlich der L27,
 - Gemeinde Hohenselchow-Groß Pinnow mit der Gemarkung Hohenselchow nördlich der L27,
 - Gemeinde Tantow,
 - Gemeinde Mescherin mit der Gemarkung Radekow, der Gemarkung Rosow südlich der K 7311 und der Gemarkung Neurochlitz westlich der B2,
 - Gemeinde Gartz (Oder) mit der Gemarkung Geesow westlich der B2 sowie den Gemarkungen Gartz und Hohenreinkendorf nördlich der L27 und der B2 bis zur Kastanienallee, dort links abbiegend dem Schülerweg folgend bis Höhe Bahnhof, von hier in östlicher Richtung den Salveybach kreuzend bis zum Tantower Weg, diesen in nördlicher Richtung bis zu Stettiner Straße, diese weiter folgend bis zur B2, dieser in nördlicher Richtung folgend,
 - Gemeinde Pinnow nördlich und westlich der B2,
- Landkreis Oder-Spree:
 - Gemeinde Spreenhagen mit den Gemarkungen Braunsdorf und Markgrafpieske,
 - Gemeinde Grünheide (Mark) mit den Gemarkungen Kagel, Kienbaum und Hangelsberg,
 - Gemeinde Fürstenwalde westlich der B 168 und nördlich der L 36,
 - Gemeinde Rauen,
 - Gemeinde Wendisch Rietz nördlich der B246 und östlich des Scharmützelsees,
 - Gemeinde Bad Saarow mit den Gemarkungen Petersdorf (SP) und Neu Golm und der Gemarkung Bad Saarow-Pieskow östlich der östlichen Uferzone des Scharmützelsees und ab nördlicher Spitze östlich der L35,

▼ M13

- Gemeinde Tauche mit den Gemarkungen Briescht, Falkenberg (T), Giesensdorf, Wulfersdorf, Görsdorf (B), Kossenblatt, Lindenberg, Mittweide, Ranzig, Stremmen, Tauche, Trebatsch, Sabrodt und Sawall,
- Gemeinde Langewahl südlich der A12,
- Gemeinde Berkenbrück südlich der A12,
- Gemeinde Ragow-Merz,
- Gemeinde Diensdorf-Radlow,
- Gemeinde Beeskow,
- Gemeinde Schlaubetal,
- Gemeinde Neuzelle,
- Gemeinde Lawitz,
- Gemeinde Friedland,
- Gemeinde Rietz-Neuendorf westlich der L411 bis Raßmannsdorf und westlich der K 6734,
- Gemeinde Grunow-Dammendorf,
- Gemeinde Neißemünde,
- Gemeinde Vogelsang,
- Gemeinde Eisenhüttenstadt mit der Gemarkung Diehlo und der Gemarkung Eisenhüttenstadt außer nördlich der L 371 und außer östlich der B 112,
- Gemeinde Mixdorf,
- Gemeinde Siehdichum mit den Gemarkungen Pohlitz und Schernsdorf und mit der Gemarkung Rießen südlich des Oder-Spree-Kanal,
- Gemeinde Müllrose südlich des Oder-Spree-Kanal,
- Gemeinde Briesen mit der Gemarkung Kersdorf südlich A12 und der Gemarkung Neubrück Forst westlich der K 7634 und südlich der A12,
- Gemeinde Steinhöfel mit den Gemarkungen Jänickendorf, Schönfelde, Beerfelde, Gölsdorf, Buchholz, Tempelberg und den Gemarkungen Steinhöfel, Hasenfelde und Heinersdorf westlich der L36 und der Gemarkung Neuendorf im Sande nördlich der L36,
- Landkreis Spree-Neiße:
 - Gemeinde Turnow-Preilack mit der Gemarkung Turnow,
 - Gemeinde Drachhausen,
 - Gemeinde Schmogrow-Fehrow,
 - Gemeinde Drehnow,
 - Gemeinde Guhrow,
 - Gemeinde Werben,
 - Gemeinde Dissen-Striesow,
 - Gemeinde Briesen,
 - Gemeinde Kolkwitz mit den Gemarkungen Babow, Eichow und Milkersdorf,
 - Gemeinde Burg (Spreewald),
- Landkreis Oberspreewald-Lausitz:
 - Gemeinde Lauchhammer,

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- Gemeinde Schwarzheide westlich der BAB 13,
- Gemeinde Schipkau mit den Gemarkungen Annahütte, Drochow und den Gemarkungen Klettwitz und Schipkau westlich der BAB 13,
- Gemeinde Großräschen mit den Gemarkungen Wormlage, Saalhausen, Barzig, Freienhufen, Großräschen,
- Gemeinde Vetschau/Spreewald mit den Gemarkungen: Naundorf, Fleißdorf, Suschow, Stradow, Göritz, Koßwig, Vetschau, Repten, Tornitz, Missen und Orgosen,
- Gemeinde Calau mit den Gemarkungen: Kalkwitz, Mlode, Saßleben, Reuden, Bolschwitz, Säritz, Calau, Kemmen, Werchow und Gollnitz,
- Gemeinde Luckaitztal,
- Gemeinde Bronkow,
- Gemeinde Altdöbern mit der Gemarkung Altdöbern westlich der Bahnlinie,
- Gemeinde Tettau,
- Landkreis Elbe-Elster:
 - Gemeinde Sallgast mit den Gemarkungen Dollenchen, Zürchel und Sallgast,
 - Gemeinde Lichterfeld-Schacksdorf mit der Gemarkung Bergheide,
 - Gemeinde Finsterwalde mit der Gemarkung Finsterwalde östlich der L60,
 - Gemeinde Großthiemig,
 - Gemeinde Hirschfeld,
 - Gemeinde Gröden,
 - Gemeinde Schraden,
 - Gemeinde Merzdorf,
 - Gemeinde Röderland mit der Gemarkung Wainsdorf, Präsen, Stolzenhain a.d. Röder,
 - Gemeinde Plessa mit der Gemarkung Plessa,
- Bundesland Sachsen:
 - Stadt Dresden:
 - Stadtgebiet, sofern nicht bereits Teil der Sperrzone II,
 - Landkreis Meißen:
 - Gemeinde Diera-Zehren, sofern nicht bereits Teil der Sperrzone II,

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- Gemeinde Glaubitz, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Hirschstein,
- Gemeinde Käbschütztal,
- Gemeinde Klipphausen, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Niederau, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Nünchritz, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Röderaue, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Stadt Gröditz, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Stadt Lommatzsch,
- Gemeinde Stadt Meißen, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Stadt Nossen,
- Gemeinde Stadt Riesa,
- Gemeinde Stadt Strehla,
- Gemeinde Stauchitz,
- Gemeinde Wülknitz, sofern nicht bereits Teil der Sperrzone II,
- Gemeinde Zeithain,
- Landkreis Mittelsachsen:
 - Gemeinde Großweitzschen mit den Ortsteilen Döschütz, Gadewitz, Niederranschütz, Redemitz,
 - Gemeinde Ostrau mit den Ortsteilen Auerschütz, Beutig, Binnewitz, Clanzschwitz, Delmschütz, Döhlen, Jahna, Kattnitz, Kiebitz, Merschütz, Münchhof, Niederlützschera, Noschkowitz, Oberlützschera, Obersteina, Ostrau, Pulsitz, Rittnitz, Schlagwitz, Schmorren, Schrebitz, Sömnitz, Trebanitz, Zschochau,
 - Gemeinde Reinsberg,
 - Gemeinde Stadt Döbeln mit den Ortsteilen Beicha, Bormitz, Choren, Döbeln, Dreißig, Geleitshäuser, Gertitzsch, Gödelitz, Großsteinbach, Juchhöh, Kleinmockritz, Leschen, Lüttewitz, Maltitz, Markritz, Meila, Mochau, Nelkanitz, Oberranschütz, Petersberg, Präbschütz, Prüfern, Schallhausen, Schweimnitz, Simselwitz, Theeschütz, Zschackwitz, Zschäschütz,
 - Gemeinde Stadt Großschirma mit den Ortsteilen Obergruna, Siebenlehn,
 - Gemeinde Stadt Roßwein mit den Ortsteilen Gleisberg, Haßlau, Klinge, Naußlitz, Neuseifersdorf, Niederforst, Ossig, Roßwein, Seifersdorf, Wettersdorf, Wetterwitz,
 - Gemeinde Striegistal mit den Ortsteilen Gersdorf, Kammersheim, Marbach,
 - Gemeinde Zschaitz-Ottewig,

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- Landkreis Nordsachsen:
 - Gemeinde Arzberg mit den Ortsteilen Stehla, Tauschwitz,
 - Gemeinde Cavertitz mit den Ortsteilen Außig, Cavertitz, Klingenhain, Schirmenitz, Treptitz,
 - Gemeinde Liebschützberg mit den Ortsteilen Borna, Bornitz, Clanzschwitz, Ganzig, Kleinragewitz, Laas, Leckwitz, Liebschütz, Sahlassan, Schönnewitz, Terpitz östlich der Querung am Käferberg, Wadewitz, Zaußwitz,
 - Gemeinde Naundorf mit den Ortsteilen Casabra, Gastewitz, Haage, Hof, Hohenwussen, Kreina, Nasenberg, Raitzen, Reppen, Salbitz, Stenschütz, Zeicha,
 - Gemeinde Stadt Belgern-Schildau mit den Ortsteilen Ammelgoßwitz, Dröschkau, Liebersee östlich der B182, Oelzschau, Seydewitz, Staritz, Wohlau,
 - Gemeinde Stadt Mügeln mit den Ortsteilen Mahris, Schweta südlich der K8908, Zschannewitz,
 - Gemeinde Stadt Oschatz mit den Ortsteilen Lonnewitz östlich des Sandbaches und nördlich der B6, Oschatz östlich des Schmorkauer Wegs und nördlich der S28, Rechau, Schmorkau, Zöschau,
 - Landkreis Sächsische Schweiz-Osterzgebirge:
 - Gemeinde Bannewitz,
 - Gemeinde Dürrröhrsdorf-Dittersbach,
 - Gemeinde Kreischa,
 - Gemeinde Lohmen,
 - Gemeinde Müglitztal,
 - Gemeinde Stadt Dohna,
 - Gemeinde Stadt Freital,
 - Gemeinde Stadt Heidenau,
 - Gemeinde Stadt Hohnstein,
 - Gemeinde Stadt Neustadt i. Sa.,
 - Gemeinde Stadt Pirna,
 - Gemeinde Stadt Rabenau mit den Ortsteilen Lübau, Obernaundorf, Oelsa, Rabenau und Spechtritz,
 - Gemeinde Stadt Stolpen,
 - Gemeinde Stadt Tharandt mit den Ortsteilen Fördergersdorf, Großpitz, Kurort Hartha, Pohrsdorf und Spechtshausen,
 - Gemeinde Stadt Wilsdruff, sofern nicht bereits Teil der Sperrzone II,
- Bundesland Mecklenburg-Vorpommern:
- Landkreis Vorpommern Greifswald
 - Gemeinde Penkun,
 - Gemeinde Nadrensee,
 - Gemeinde Krackow,

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- Gemeinde Glasow,
- Gemeinde Grambow.

2. Estonia

The following restricted zones I in Estonia:

- Hiiu maakond.

3. Latvia

The following restricted zones I in Latvia:

- Dienvidkurzemes novada, Nīcas pagasta daļa uz ziemeļiem no apdzīvotas vietas Bernāti, autoceļa V1232, A11, V1222, Bārtas upes, Otaņķu pagasts,
- Ropažu novada Stopiņu pagasta daļa, kas atrodas uz rietumiem no autoceļa V36, P4 un P5, Acones ielas, Dauguļupes ielas un Dauguļupītes.

4. Hungary

The following restricted zones I in Hungary:

- Békés megye 950150, 950250, 950350, 950450, 950550, 950650, 950660, 950750, 950850, 950860, 950950, 950960, 950970, 951050, 951150, 951250, 951260, 951350, 951950, 952050, 952150, 952250, 952550, 952750, 952850, 952950, 953050, 953150, 953250, 953260, 953270, 953350, 953450, 953550, 953560, 953650, 953660, 953750, 953850, 953950, 953960, 954050, 954060, 954150, 954250, 954260, 954350, 954450, 954550, 954650, 954750, 954850, 954860, 954950, 955050, 955150, 955250, 955260, 955270, 955350, 955450, 955510, 955650, 955750, 955760, 955850, 955950, 956050, 956060, 956150, 956160, 956250, 956450, 956550, 956650 és 956750 kódszámú vadgazdálkodási egységeinek teljes területe,
- Bács-Kiskun megye 600150, 600850 kódszámú vadgazdálkodási egységeinek teljes területe,
- Budapest 1 kódszámú, vadgazdálkodási tevékenységre nem alkalmas területe,
- Fejér megye 400150, 400250, 400351, 400352, 400450, 400550, 401150, 401250, 401350, 402050, 402350, 402360, 402850, 402950, 403050, 403450, 403550, 403650, 403750, 403950, 403960, 403970, 404650, 404750, 404850, 404950, 404960, 405050, 405750, 405850, 405950,
- 406050, 406150, 406550, 406650 és 406750 kódszámú vadgazdálkodási egységeinek teljes területe,
- Győr-Moson-Sopron megye 100550, 100650, 100950, 101050, 101350, 101450, 101550, 101560 és 102150 kódszámú vadgazdálkodási egységeinek teljes területe,
- Jász-Nagykun-Szolnok megye 750150, 750160, 750260, 750350, 750450, 750460, 751250, 751260, 751350, 751360, 751750, 751850, 751950, 753650, 753750, 753850, 753950, 753960, 754050, 754360, 754450, 754550, 754560, 754570, 754650, 754750, 754850 és 755450 kódszámú vadgazdálkodási egységeinek teljes területe,
- Komárom-Esztergom megye 250150, 250250, 250450, 250460, 250550, 250650, 250750, 251050, 251150, 251250, 251350, 251360, 251650, 251750, 251850, 252250, kódszámú vadgazdálkodási egységeinek teljes területe,
- Pest megye 571550, 572150, 572250, 572350, 572550, 572650, 572750, 572850, 572950, 573150, 573250, 573260, 573350, 573360, 573450, 573850, 573950, 573960, 574050, 574150, 574350, 574360, 574550, 574650, 574750, 574850, 574860, 574950, 575050, 575150, 575250, 575350, 575550, 575650, 575750, 575850, 575950, 576050, 576150, 576250, 576350, 576450, 576650, 576750, 576850, 576950, 577050, 577150, 577250, 577350, 577450, 577650, 577850, 577950, 578050, 578150, 578250, 578350, 578360, 578450, 578550, 578560, 578650, 578850, 578950, 579050, 579150, 579250, 579350, 579450, 579460, 579550, 579650, 579750, 580250 és 580450 kódszámú vadgazdálkodási egységeinek teljes területe.

▼ M13**5. Poland**

The following restricted zones I in Poland:

w województwie kujawsko - pomorskim:

- powiat rypiński,
- powiat brodnicki,
- część powiatu grudziądzkiego niewymieniona w części II załącznika I,
- powiat miejski Grudziądz,
- powiat wąbrzeski,

w województwie warmińsko-mazurskim:

- gmina Rozogi w powiecie szczycieńskim,

w województwie podlaskim:

- gminy Wysokie Mazowieckie z miastem Wysokie Mazowieckie, Czyżew i część gminy Kulesze Kościelne położona na południe od linii wyznaczonej przez linię kolejową w powiecie wysokomazowieckim,
- powiat łomżyński,
- gminy Turośl, Mały Płock w powiecie kolneńskim,
- powiat zambrowski,
- powiat miejski Łomża,

w województwie mazowieckim:

- powiat ostrołęcki,
- powiat miejski Ostrołęka,
- gminy Bodzanów, Bulkowo, Gąbin, Mała Wieś, Słubice, Słupno, Wyszogród w powiecie płockim,
- powiat ciechanowski,
- powiat płoński,
- powiat pułtuski,
- gminy Rościszewo i Szczutowo w powiecie sierpeckim,
- gminy Nowa Sucha, Teresin, Sochaczew z miastem Sochaczew w powiecie sochaczewskim,
- część powiatu żyrardowskiego niewymieniona w części II załącznika I,
- część powiatu grodzkiego niewymieniona w części II załącznika I,
- gminy Baranów i Jaktorów w powiecie grodzkim
- gmina Biezuń, Lutocin, Siemiątkowo i Żuromin w powiecie żuromińskim,
- część powiatu ostrowskiego niewymieniona w części II załącznika I,
- gminy Dzieżgowo, Lipowiec Kościelny, Mława, Radzanów, Strzegowo, Stupsk, Szreńsk, Szydłowo, Wiśniewo w powiecie mławskim,

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- gminy Czernice Borowe, Krasne, Krzynowłoga Mała, miasto Przasnysz, część gminy wiejskiej Przasnysz niewymieniona w części II i części III załącznika I w powiecie przasnyskim,
 - część powiatu makowskiego niewymieniona w części II i III załącznika I,
 - część powiatu wyszkowskiego niewymieniona w części II załącznika I,
 - część powiatu węgrowskiego niewymieniona w części II załącznika I,
 - część powiatu wołomińskiego niewymieniona w części II załącznika I,
 - gminy Mokobody i Suchożebry w powiecie siedleckim,
 - gminy Cegłów, Dębe Wielkie, Dobrze, Halinów, Jakubów, Mińsk Mazowiecki z miastem Mińsk Mazowiecki, Kałuszyn, Mrozy, Stanisławów w powiecie mińskim,
 - gminy Bielany i gmina wiejska Sokołów Podlaski w powiecie sokołowskim,
 - gminy Pacyna, Sanniki w powiecie gostyńskim,
 - gmina Gózd, część gminy Skaryszew położona na wschód od linii wyznaczonej przez drogę nr 9 biegnącą od północnej granicy gminy do skrzyżowania z drogą nr 733, a następnie na północ od linii wyznaczonej przez drogę nr 733 biegnącą od tego skrzyżowania do wschodniej granicy gminy, w powiecie radomskim,
 - gminy Ciepeliów, Lipsko, Rzeczniów, Siemno w powiecie lipskim,
 - gminy Kazanów, Policzna, Tczów, Zwoleń w powiecie zwoleńskim,
- w województwie podkarpackim:
- gminy Brzyska, Kołaczyce, Tarnowiec, część gminy Nowy Żmigród położona na północ od linii wyznaczonej przez drogę nr 993, część gminy wiejskiej Jasło położona na południowy wschód od miasta Jasło w powiecie jasielskim,
 - gmina Grodzisko Dolne w powiecie leżajskim,
 - część powiatu ropczycko – sędziszowskiego niewymieniona w części II załącznika I,
 - gminy Chłopice, Pawłosiów, Jarosław z miastem Jarosław w powiecie jarosławskim,
 - gminy Fredropol, Krasiczyn, Krzywca, Przemyśl, część gminy Orły położona na zachód od linii wyznaczonej przez drogę nr 77, część gminy Żurawica na zachód od linii wyznaczonej przez drogę nr 77 w powiecie przemyskim,
 - powiat miejski Przemyśl,
 - gminy Adamówka, Sieniawa, Tryńcza, Przeworsk z miastem Przeworsk, część gminy Zarzecze położona na północ od linii wyznaczonej przez rzekę Mlecza w powiecie przeworskim,
 - gminy Rakszawa, Żołynia w powiecie łańcuckim,
 - gminy Trzebownisko, Głogów Małopolski, część gminy Świlcza położona na północ od linii wyznaczonej przez drogę nr 94 i część gminy Sokołów Małopolski położona na południe od linii wyznaczonej przez drogę nr 875 w powiecie rzeszowskim,
 - gmina Raniżów w powiecie kolbuszowskim,
 - część powiatu dębickiego niewymieniona w części II załącznika I,
 - gminy Chorkówka, Jedlicze, Miejsce Piastowe, Krościenko Wyżne gminy w powiecie krośnieńskim,

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- powiat miejski Krosno,
- gminy Bukowsko, Zagórz, część gminy Zarszyn położona na północ od linii wyznaczonej przez linię kolejową biegnącą od zachodniej do wschodniej granicy gminy, część gminy wiejskiej Sanok położona na zachód od linii wyznaczonej przez drogę nr 886 biegnącą od północnej granicy gminy do granicy gminy miejskiej Sanok oraz na południe od granicy miasta Sanok, część gminy Komańcza położona na wschód od linii wyznaczonej przez linię kolejową biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 889 oraz na północ od drogi nr 889 biegnącej od tego skrzyżowania do północnej granicy gminy w powiecie sanockim,
- gmina Cisna w powiecie leskim,
- gminy Lutowiska, Czarna, Ustrzyki Dolne w powiecie bieszczadzkim,
- gmina Haczów, część gminy Brzozów położona na zachód od linii wyznaczonej przez drogę nr 886 biegnącą od północnej do południowej granicy gminy w powiecie brzozowskim,

w województwie świętokrzyskim:

- powiat buski,
- powiat skarżyski,
- część powiatu opatowskiego niewymieniona w części II załącznika I,
- część powiatu sandomierskiego niewymieniona w części II załącznika I,
- powiat staszowski,
- gminy Brody, część gminy Wąchock położona na północ od linii wyznaczonej przez drogę nr 42, część gminy Mirzec położona na południe od linii wyznaczonej przez drogę biegnącą od zachodniej granicy gminy do miejscowości Mirzec, łączącą miejscowości Gadka – Mirzec, a następnie na południe od linii wyznaczonej przez drogę nr 744 biegnącą od miejscowości Mirzec do wschodniej granicy gminy w powiecie starachowickim,
- powiat ostrowiecki,
- gminy Gowarczów, Końskie, Stąporków w powiecie koneckim,

w województwie łódzkim:

- gminy Łyszkowice, Kocierzew Południowy, Kiernozia, Chaśno, Nieborów, część gminy wiejskiej Łowicz położona na północ od linii wyznaczonej przez drogę nr 92 biegnącej od granicy miasta Łowicz do zachodniej granicy gminy oraz część gminy wiejskiej Łowicz położona na wschód od granicy miasta Łowicz i na północ od granicy gminy Nieborów w powiecie łowickim,
- gminy Cielądz, Rawa Mazowiecka z miastem Rawa Mazowiecka w powiecie rawskim,
- gminy Bolimów, Głuchów, Godzianów, Lipce Reymontowskie, Maków, Nowy Kawęczyn, Skierniewice, Słupia w powiecie skierniewickim,
- powiat miejski Skierniewice,
- powiat opoczyński,
- gminy Czerniewice, Inowłódz, Lubochnia, Rzeczyca, Tomaszów Mazowiecki z miastem Tomaszów Mazowiecki, Żelechlinek w powiecie tomaszowskim,

w województwie pomorskim:

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- gminy Ostaszewo, miasto Krynica Morska oraz część gminy Nowy Dwór Gdański położona na południowy - zachód od linii wyznaczonej przez drogę nr 55 biegnącą od południowej granicy gminy do skrzyżowania z drogą nr 7, następnie przez drogę nr 7 i S7 biegnącą do zachodniej granicy gminy w powiecie nowodworskim,
- gminy Lichnowy, Miłoradz, Malbork z miastem Malbork, część gminy Nowy Staw położona na zachód od linii wyznaczonej przez drogę nr 55 w powiecie malborskim,
- gmina Sztum w powiecie sztumskim,
- gminy Cedry Wielkie, Suchy Dąb, Pszczółki, miasto Pruszcz Gdański, część gminy wiejskiej Pruszcz Gdański położona na wschód od linii wyznaczonej przez drogę A1 w powiecie gdańskim,
- Miasto Gdańsk,
- powiat tczewski,
- część powiatu kwidzyńskiego niewymieniona w części II załącznika I, w województwie lubuskim:
 - gmina Lubiszyn w powiecie gorzowskim,
 - powiat strzelecko – drezdenecki,
- w województwie dolnośląskim:
 - gminy Międzybórz, Syców, Twardogóra, część gminy wiejskiej Oleśnica położona na północ od linii wyznaczonej przez drogę nr S8, część gminy Dobroszyce położona na wschód od linii wyznaczonej przez linię kolejową biegnącą od północnej do południowej granicy gminy w powiecie oleśnickim,
 - gminy Jordanów Śląski, Kobierzyce, Sobótka, część gminy Żórawina położona na zachód od linii wyznaczonej przez autostradę A4, część w powiecie wrocławskim,
 - część gminy Domaniów położona na południowy zachód od linii wyznaczonej przez autostradę A4 w powiecie oławskim,
 - gmina Wiązów w powiecie strzelińskim,
 - gminy Pielgrzymka, miasto Złotoryja, część gminy wiejskiej Złotoryja położona na zachód od linii wyznaczonej przez drogę biegnącą od północnej granicy gminy w miejscowości Nowa Wieś Złotoryjska do granicy miasta Złotoryja oraz na południe od linii wyznaczonej przez drogę nr 382 biegnącą od granicy miasta Złotoryja do wschodniej granicy gminy w powiecie złotoryjskim,
 - gminy Janowice Wielkie, Mysłakowice, Stara Kamienica, Szklarska Poręba w powiecie karkonoskim,
 - część powiatu miejskiego Jelenia Góra położona na północ od linii wyznaczonej przez drogę nr 366,
 - gminy Bolków, Paszowice, miasto Jawor, część gminy Męcinka położona na południe od drogi nr 363 w powiecie jaworskim,
 - gminy Dobromierz i Marcinowice w powiecie świdnickim,
 - gminy Dzierżoniów, Pieszyce, miasto Bielawa, miasto Dzierżoniów w powiecie dzierżoniowskim,
 - gminy Głuszycza, Mieroszów w powiecie wałbrzyskim,
 - gmina Nowa Ruda i miasto Nowa Ruda w powiecie kłodzkim,

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- gminy Kamienna Góra, Marciszów i miasto Kamienna Góra w powiecie kamiennogórskim,

w województwie wielkopolskim:

- gminy Koźmin Wielkopolski, Rozdrażew w powiecie krotoszyńskim,
- gminy Książ Wielkopolski, część gminy Dolsk położona na wschód od linii wyznaczonej przez drogę nr 434 biegnącą od północnej granicy gminy do skrzyżowania z drogą nr 437, a następnie na wschód od drogi nr 437 biegnącej od skrzyżowania z drogą nr 434 do południowej granicy gminy, w powiecie śremskim,
- gminy Borek Wielkopolski, Piaski, Pogorzela, w powiecie gostyńskim,
- gminy Kleszczewo, Kostrzyn, Pobiedziska, w powiecie poznańskim,
- gmina Kiszkowo i część gminy Kłecko położona na zachód od rzeki Mała Wełna w powiecie gnieźnieńskim,
- powiat czarnkowsko-trzcianecki,
- część gminy Wronki położona na północ od linii wyznaczonej przez rzekę Wartę biegnącą od zachodniej granicy gminy do przecięcia z drogą nr 182, a następnie na wschód od linii wyznaczonej przez drogi nr 182 oraz 184 biegnącą od skrzyżowania z drogą nr 182 do południowej granicy gminy w powiecie szamotulskim,
- gmina Budzyń w powiecie chodzieskim,
- gminy Mieścisko, Wągrowiec z miastem Wągrowiec, część gminy Skoki położna na wschód od linii wyznaczonej przez drogę 197 biegnącą od południowej granicy gminy do skrzyżowania z drogą nr 196, następnie na wschód od linii wyznaczonej przez drogę nr 196 biegnącą od tego skrzyżowania do miejscowości Skoki i dalej na wschód od linii wyznaczonej przez drogę łączącą miejscowości Skoki – Rościnnno - Grzybowo biegnącą od skrzyżowania z drogą nr 196 do zachodniej granicy gminy w powiecie wągrowieckim,
- gmina Dobrzyca w powiecie pleszewskim,
- gminy Odolanów, Przygodzice, Raszków, Sośnie, miasto Ostrów Wielkopolski, część gminy wiejskiej Ostrów Wielkopolski położona na wschód od linii wyznaczonej przez drogę łączącą miejscowości Sulisław – Łąkociny – Wierzbo i na zachód od miasta Ostrów Wielkopolski oraz część gminy wiejskiej Ostrów Wielkopolski położona na wschód od miasta Ostrów Wielkopolski w powiecie ostrowskim,
- gmina Kobyła Góra w powiecie ostrzeszowskim,
- gminy Baranów, Bralin, Perzów, Rychtal, Trzcinica, Łęka Opatowska w powiecie kępińskim,
- część powiatu średzkiego niewymieniona w części II załącznika I,

w województwie opolskim:

- gmina Byczyna, część gminy Kluczbork położona na północ od linii wyznaczonej przez drogę nr 42 biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 45, a następnie od tego skrzyżowania na wschód od linii wyznaczonej przez drogę nr 45 do skrzyżowania z ulicą Fabryczną w miejscowości Kluczbork i dalej na północ od linii wyznaczonej przez ulice Fabryczna -Dzierżonia – Strzelecka w miejscowości Kluczbork do wschodniej granicy gminy, w powiecie kluczborskim,

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- gminy Praszka, Gorzów Śląski, Radłów, Olesno, Zębowice, część gminy Rudniki położona na północ od linii wyznaczonej przez drogę nr 42 biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 43 i na zachód od linii wyznaczonej przez drogę nr 43 biegnącą od północnej granicy gminy do skrzyżowania z drogą nr 42 w powiecie oleskim,
- część gminy Grodków położona na zachód od linii wyznaczonej przez linię kolejową w powiecie brzeskim,
- gminy Łąbinowice, Pakosławice, Skoroszyce, część gminy Korfantów położona na północ od linii wyznaczonej przez drogę nr 407 w powiecie nyskim,
- część gminy Biała położona na północ od linii wyznaczonej przez drogę nr 407 biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 414 i dalej na wschód od linii wyznaczonej przez drogę nr 414 biegnącej od tego skrzyżowania do skrzyżowania z drogą nr 409, a następnie na północ od linii wyznaczonej przez drogę nr 409 biegnącą od tego skrzyżowania do wschodniej granicy gminy w powiecie prudnickim,
- gminy Chrzastowice, Ozimek, Komprachcice, Prószków, część gminy Lubniany położona na południe od linii wyznaczonej przez drogę łączącą miejscowości Świerkle – Masów, ulicę Leśną w miejscowości Masów oraz na południe od ulicy Kolanowskiej biegnącej do wschodniej granicy gminy, część gminy Turawa położona na południe od linii wyznaczonej przez ulice Powstańców Śląskich -Kolanowską -Opolską – Kotorską w miejscowości Węgry i dalej na południe od drogi łączącej miejscowości Węgry- Kotórz Mały – Turawa – Rzędów – Kadłub Turawski – Zakrzów Turawski biegnącą do wschodniej granicy gminy w powiecie opolskim,
- powiat miejski Opole,

w województwie zachodniopomorskim:

- gminy Nowogródek Pomorski, Barlinek, część gminy Myślibórz położona na wschód od linii wyznaczonej przez drogę nr 23 biegnącej od południowej granicy gminy do skrzyżowania z drogą nr 26, następnie na wschód od drogi nr 26 biegnącej od tego skrzyżowania do skrzyżowania z drogą nr 119 i dalej na wschód od drogi nr 119 biegnącej od skrzyżowania z drogą nr 26 do północnej granicy gminy, część gminy Dębno położona na wschód od linii wyznaczonej przez drogę nr 126 biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 23 w miejscowości Dębno, następnie na wschód od linii wyznaczonej przez drogę nr 23 do skrzyżowania z ul. Jana Pawła II w miejscowości Cychry, następnie na północ od ul. Jana Pawła II do skrzyżowania z ul. Ogrodową i dalej na północ od linii wyznaczonej przez ul. Ogrodową, której przedłużenie biegnie do wschodniej granicy gminy w powiecie myśliborskim,
- gminy Lipiany, Przelewice, Pyrzyce, Warnice w powiecie pyrzyckim,
- gminy Bierzwnik, Krzęcin, Pelczyce w powiecie choszczeńskim,
- część powiatu miejskiego Szczecin położona na północ od linii wyznaczonej przez drogę nr S10 biegnącą od wschodniej granicy gminy do przecięcia z rzeką Regalica, następnie na wschód od linii wyznaczonej przez rzekę Regalica biegnącą do jeziora Dąbie i dalej na południe od linii wyznaczonej przez linię brzegową jeziora Dąbie do wschodniej granicy gminy,
- gminy Przybiemów, Osina, część gminy Maszewo położona na zachód od linii wyznaczonej przez drogę nr 106 w powiecie goleniowskim,
- gminy Wolin, Międzyzdroje w powiecie kamieńskim,
- powiat miejski Świnoujście,

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- gmina Kobylanka, część gminy wiejskiej Stargard położona na południowy zachód od linii wyznaczonej przez południową i zachodnią granicę miasta Stargard oraz część gminy położona na północ od miasta Stargard i na zachód od linii wyznaczonej przez drogę nr 106 w powiecie stargardzkim,

w województwie małopolskim:

- gminy Bobowa, Moszczenica, Łużna, Ropa, część gminy wiejskiej Gorlice położona na północ od linii wyznaczonej przez linię kolejową biegnącą od wschodniej do zachodniej granicy gminy, część gminy Biecz położona na zachód od linii wyznaczonej przez drogę nr 28 w powiecie gorlickim,
- powiat nowosądecki,
- gminy Czorsztyn, Krościenko nad Dunajcem, Ochotnica Dolna, Szczawnica w powiecie nowotarskim,
- powiat miejski Nowy Sącz,
- gminy Skrzyszów, Lisia Góra, Radłów, Wietrzychowice, Żabno, część gminy wiejskiej Tarnów położona na wschód od miasta Tarnów w powiecie tarnowskim,
- powiat dąbrowski,
- gminy Klucze, Bolesław, Bukowno w powiecie olkuskim,
- gmina Szerzyny w powiecie tarnowskim,

w województwie śląskim:

- gmina Sławków w powiecie będzińskim,
- powiat miejski Jaworzno,
- powiat miejski Mysłowice,
- powiat miejski Katowice,
- powiat miejski Siemianowice Śląskie,
- powiat miejski Chorzów,
- powiat miejski Piekary Śląskie,
- powiat miejski Bytom,
- gminy Kalety, Ożarowice, Świerklaniec, Miasteczko Śląskie, Radzionków w powiecie tarnogórskim,
- gmina Woźniki w powiecie lublinieckim,
- gminy Myszków i Koziegłowy w powiecie myszkowskim,
- gminy Ogrodzieniec, Zawiercie, Włodowice w powiecie zawierciańskim.

6. Slovakia

The following restricted zones I in Slovakia:

- in the district of Nové Zámky, Sikenička, Pavlová, Biňa, Kamenín, Kamenný Most, Malá nad Hronom, Belá, Lubá, Šarkan, Gbelce, Bruty, Mužla, Obid, Štúrovo, Nána, Kamenica nad Hronom, Chľaba, Leľa, Bajtava, Salka, Malé Kosihy,
- in the district of Veľký Krtíš, the municipalities of Ipeľské Predmostie, Veľká nad Ipľom, Hrušov, Kleňany, Sečianky,

▼ **M13**

- in the district of Levice, the municipalities of Keť, Čata, Pohronský Ruskov, Hronovce, Želiezovce, Zalaba, Malé Ludince, Šalov, Sikenica, Pastovce, Bielovce, Ipeľský Sokolec, Lontov, Kubáňovo, Szadice, Demandice, Dolné Semerovce, Vyškovce nad Ipľom, Preseľany nad Ipľom, Hrkovce, Tupá, Horné Semerovce, Hokovce, Slatina, Horné Turovce, Veľké Turovce, Šahy, Tešmak, Plášťovce, Ipeľské Uľany, Tehla, Lula, Beša, Jesenské, Ina, Lok, Veľký Ďur, Horný Pial, Horná Seč, Starý Tekov, Dolná Seč, Hronské Kľačany, Levice, Podlužany, Krškany, Brhlovce, Bory, Santovka, Domadice, Hontianske Trst'any, Žemberovce,
- in the district of Krupina, the municipalities of Dudince, Terany, Hontianske Moravce, Sudince, Súdovce, Lišov,
- the whole district of Ružomberok, except municipalities included in zone II,
- the whole district of Turčianske Teplice, except municipalities included in zone II,
- in the district of Martin, municipalities of Blatnica, Folkušová, Necpaly, Belá-Dulice, Ďanová, Karlová, Laskár, Rakovo, Príbovce, Košťany nad Turcom, Socovce, Turčiansky Ďur, Kláštor pod Znievom, Slovany, Ležiachov, Benice,
- in the district of Dolný Kubín, the municipalities of Kraľovany, Žaškov, Jasenová, Vyšný Kubín, Oravská Poruba, Leštiny, Osádka, Malatiná, Chlebnice, Krivá,
- in the district of Tvrdošín, the municipalities of Oravský Biely Potok, Habovka, Zuberec,
- in the district of Prievidza, the municipalities of Handlová, Cígelf, Podhradie, Lehota pod Vtáčnikom, Ráztočno,
- the whole district of Partizánske, except municipalities included in zone II,
- in the district of Topoľčany, the municipalities of Krnča, Prázdnovce, Solčany, Nitrianska Streda, Čeladince, Kovarce, Súlovce, Oponice,
- in the district of Nitra, the municipalities of Horné Lefantovce, Dolné Lefantovce, Bádice, Jeleneč, Žirany, Podhorany, Nitrianske Hrnčiarovce, Štitáre, Pohranice, Host'ová, Koliňany, Malý Lapáš, Dolné Obdokovce, Čeladice, Veľký Lapáš, Babindol, Malé Chyndice, Golianovo, Klasov, Veľké Chyndice, Nová Ves nad Žitavou, Paňa, Vráble, Tajná, Lúčnica nad Žitavou, Žitavce, Melek, Telince, Čífare.

7. Italy

The following restricted zones I in Italy:

Piedmont Region:

- in the province of Alessandria the following Municipalities: Oviglio, Viguzzolo, Bergamasco, Castellar Guidobono, Berzano Di Tortona, Carentino, Frascaro, Borgoratto Alessandrino, Volpeglino, Gamalero, Pontecurone, Castelnuovo Scrivia, Alluvione Piovera, Sale, Bassignana, Pecetto di Valenza, Rivarone, Montecastello, Valenza, San Salvatore Monferrato, Castelletto Monferrato, Quargnento, Solero, Pietra Marazzi,
- in the province of Asti the following Municipalities: Nizza Monferrato, Incisa Scapaccino, Mombaruzzo, Maranzana, Castelletto Molina, Castelnuovo Belbo, Quaranti, Fontanile, Calamandrana, Bruno, Canelli, San Marzano Oliveto,

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- in the province of Cuneo the following Municipalities: Bergolo, Pezzolo Valle Uzzone, Cortemilia, Levice, Castelletto Uzzone, Perletto, Castino, Cossano Belbo, Rocchetta Belbo, Santo Stefano Belbo, Gottasecca, Monesiglio, Sale delle Langhe, Camerana, Castelnuovo di Ceva, Priero, Prunetto, Montezemolo, Perlo.

Liguria Region:

- in the province of Genova the following Municipalities: Portofino, Santa Margherita Ligure, Camogli, Zoagli, Leivi, Chiavari, Santo Stefano d'Aveto, Mezzanego, Carasco, Borzonasca,
- in the province of Savona the following Municipalities: Bergeggi, Spotorno, Vezzi Portio, Noli, Orco Feglino, Bormida, Calice Ligure, Rialto, Osiglia, Murialdo,

Emilia-Romagna Region:

- in the Province of Piacenza the following Municipalities: Cerignale, Ottone (est fiume Trebbia), Corte Brugnatella, Bobbio, Alta Val Tidone, Ferriere,
- in the province of Parma Municipality of Tornolo (parte Amministrativa a ovest del Fiume Taro).

Lombardia Region:

- in the Province of Pavia the following Municipalities: Volpara, Rocca De' Giorgi, Colli Verdi – Ruino e Canevino, Casteggio, Oliva Gessi, Montebello della Battaglia, Montalto Pavese, Corvino San Quirino, Calvignano, Voghera,

Lazio Region:

- in the province of Rome,

North: the following Municipalities: Riano, Castelnuovo di Porto, Capena, Fiano Romano, Morlupo, Sacrofano, Magliano Romano, Formello, Campagnano di Roma, Anguillara,

West: the municipality of Fiumicino,

- South: Municipality of Rome between the limits of Zone 2 (North), the boundaries of Municipality of Fiumicino (West), the Tiber River up to the intersection with the Grande Raccordo Anulare, the Grande Raccordo Anulare up to the intersection with A24 Highway, A24 Highway up to the intersection with Viale del Tecnopolo, viale del Tecnopolo up to the intersection with the boundaries of the municipality of Guidonia Montecelio,

East: the following Municipalities: Guidonia Montecelio, Montelibretti, Palombara Sabina, Monterotondo, Mentana, Sant'Angelo Romano, Fonte Nuova.

Sardinia Region:

- in the Province of Sud Sardegna the following Municipalities: Escalaplano, Genuri, Gesico, Goni, Las Plassas, Setzu, Seui Isola Amministrativa, Siurgus Donigala, Suelli, Tuili, Villanovafranca
- in the Province of Nuoro the following Municipalities: Atzara, Bitti, Bolotana, Bortigali, Dorgali, Elini, Elini Isola Amministrativa, Gairo, Girasole, Ilbono, Lanusei, Lei, Loceri, Lotzorai, Macomer a Ovest della SS 131, Noragugume, Oliena, Ortueri, Orune, Osini, Perdasdefogu, Silanus, Sorgono, Tortoli, Ulassai
- in the Province of Oristano the following Municipalities: Albagiara, Ardauli, Assolo, Asuni, Bidoni, Gonnosnò, Neoneli, Nughedu Santa Vittoria, Samugheo, Sedilo, Senis, Sini, Sorradile

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- in the Province of Sassari the following Municipalities: Alà Dei Sardi, Ardara, Berchidda, Bonnanaro, Bonorva a ovest della SS 131, Borutta, Cheremule, Cossuine, Giave a ovest della SS 131, Mores a nord della SS 128bis - SP 63, Oschiri a nord della E 840, Ozieri a nord della Sp 63 - SP 1 - SS 199, Torralba a ovest della SS 131, Tula.

Calabria Region:

- In Reggio Calabria Province the following Municipalities: Taurianova, Locri, Cittanova, Gerace, Rizziconi, Canolo, Antonimina, Portigliola, Gioia Tauro, Sant'Ilario dello Ionio, Agnana Calabria, Mammola, Melicucco, Polistena, Rosarno, San Ferdinando, San Giorgio Morgeto, Siderno, Placanica, Riace, San Giovanni di Gerace, Martone, Stilo, Marina di Gioiosa Jonica, Roccella Jonica, Maropati, Laureana di Borrello, Candidoni, Camini, Grotteria, Monasterace, Giffone, Pazzano, Gioiosa Ionica, Bivongi, Galatro, Stignano, San Pietro di Caridà, Serrata, Feroleto della Chiesa, Caulonia, Cinquefrondi, Anoia.

In Basilicata Region

- In Potenza Province the following Municipalities: Marsico Nuovo, Marsicovetere, Montemurro, Lauria, Rivello, Viggiano, Castelsaraceno, Sarconi, Spinoso, Nemoli, Armento, Sasso di Castalda, Trecchina, San Martino d'Agri, Maratea, Corleto Perticara, Laurenzana, Carbone, Latronico, Calvello, Brienza, San Chirico Raparo, Castelluccio Superiore, Abriola

In Campania Region

- In Salerno Province the following Municipalities: Piaggine, Morigerati, Monte San Giacomo, Tortorella, Teggiano, Sala Consilina, Rofrano, Valle Dell'angelo, Torre Orsaia, San Giovanni a Piro, Vibonati, San Rufo, Roccagloriosa, Laurito, Roscigno, Futani, Sapri, Polla, Ispani, Montano Antilia, Novi Velia, Laurino, Cannalunga, Celle di Bulgheria, Cuccaro Vetere, Corleto Monforte, Campora, San Pietro al Tanagro, Sacco, Torraca, Sant'angelo a Fasanella, Santa Marina, Sant'Arsenio, Atena Lucana, Bellosguardo, Alfano.

8. **Czechia**

The following restricted zones I in Czechia:

Liberecký kraj:

- v okrese Liberec katastrální území obcí Hrádek nad Nisou, Oldřichov v Hájích, Grabštejn, Václavice u Hrádku nad Nisou, Horní Vítkov, Dolní Vítkov, Bílý Kostel nad Nisou, Dolní Chrastava, Horní Chrastava, Chrastava I, Nová Ves u Chrastavy, Mlýnice, Albrechtice u Frýdlantu, Kristiánov, Heřmanice u Frýdlantu, Dětrichov u Frýdlantu, Mníšek u Liberce, Oldřichov na Hranicích, Machnín, Svárov u Liberce, Desná I, Krásná Studánka, Stráž nad Nisou, Fojtka, Radčice u Krásné Studánky, Kateřinky u Liberce, Staré Pavlovice, Nové Pavlovice, Růžodol I, Františkov u Liberce, Liberec, Ruprechtice, Rudolfov, Horní Růžodol, Rochlice u Liberce, Starý Harcov, Vratislavice nad Nisou, Kunratice u Liberce, Proseč nad Nisou, Lukášov, Rýnovice, Jablonec nad Nisou, Jablonecké Paseky, Jindřichov nad Nisou, Mšeno nad Nisou, Lučany nad Nisou, Smržovka, Tanvald, Jiřetín pod Bukovou, Dolní Maxov, Antonínov, Horní Maxov, Karlov u Josefova Dolu, Loučná nad Nisou, Hraničná nad Nisou, Janov nad Nisou, Bedřichov u Jablonce nad Nisou, Josefův Důl u Jablonce nad Nisou, Albrechtice v Jizerských horách, Desná III, Polubný, Harrachov, Jizerka, Andělská Hora u Chrastavy, Benešovice u Všelibic, Cetenov, Česká Ves v Podještědí, Dolní Sedlo, Dolní Suchá u Chotyně, Donín u Hrádku nad Nisou, Družcov, Hlavice, Hrubý Lesnov, Chotyně, Chrastava II, Chrastrná, Jablonné v Podještědí, Janovice v Podještědí, Janův Důl, Jitrava, Kněžice v Lužických horách, Kotel, Kryštofovo Údolí, Křižany, Lázne Kundratice, Loučná, Lvová, Malčice u Všelibic, Markvartice v Podještědí, Nesvačily u Všelibic, Novina u Liberce, Osečná, Panenská Hůrka, Polesí u Rynoltic, Postřelná, Přibyslavice, Rynoltice, Smržov u Českého Dubu, Vápno, Všelibice, Zábrdí u Osečné, Zdislava, Žibřidice,

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- v okrese Česká Lípa katastrální území obcí Bezděz, Blatce, Brniště, Břevniště pod Ralskem, Česká Lípa, Deštná u Dubé, Dobranov, Dražejov u Dubé, Drchlava, Dřevčice, Dubá, Dubice u České Lípy, Dubnice pod Ralskem, Hamr na Jezeře, Heřmaničky u Dobranova, Hlemýždí, Holany, Horky u Dubé, Horní Krupá, Houska, Chlum u Dubé, Jabloneček, Jestřebí u České Lípy, Kamenice u Zákup, Korce, Kruh v Podbezdězí, Kvítkov u České Lípy, Lasvice, Loubí pod Vlhoštěm, Luhov u Mimoně, Luka, Maršovice u Dubé, Náhlov, Nedomov, Noviny pod Ralskem, Obora v Podbezdězí, Okna v Podbezdězí, Okřešice u České Lípy, Pavlovice u Jestřebí, Písečná u Dobranova, Skalka u Doks, Sosnová u České Lípy, Srní u České Lípy, Stará Lípa, Starý Šidlov, Stráž pod Ralskem, Šváby, Tachov u Doks, Tubož, Újezd u Jestřebí, Velenice u Zákup, Velký Grunov, Velký Valtinov, Vítkov u Dobranova, Vlčí Důl, Vojetín, Vrchovány, Zahrádky u České Lípy, Zákupy, Zbyny, Žďár v Podbezdězí, Ždírec v Podbezdězí, Žizníkov,

Středočeský kraj

- v okrese Mladá Boleslav katastrální území obcí Bezdědice, Březovice pod Bezdězem, Víska u Březovic, Dolní Krupá u Mnichova Hradiště, Mukařov u Jiviny, Neveklovice, Strážiště u Jiviny, Vicmanov, Vrchbělá, Březinka pod Bezdězem, Bělá pod Bezdězem, Dolní Rokytá, Horní Rokytá, Rostkov, Kozmice u Jiviny.

9. Greece

The following restricted zones I in Greece:

- in the regional unit of Drama:
 - the community departments of Sidironero and Skaloti and the municipal departments of Livadero and Ksiropotamo (in Drama municipality),
 - the municipal department of Paranesti (in Paranesti municipality),
 - the municipal departments of Prosotsani, Kokkinogeia, Mikropoli, Panorama, Pyrgoi (in Prosotsani municipality),
 - the municipal departments of Kato Nevrokopi, Chrysokefalo, Achladea, Vathytopos, Volakas, Granitis, Dasotos, Eksohi, Katafyto, Lefkogeia, Mikrokleisoura, Mikromilea, Ochyro, Pagoneri, Perithorio, Kato Vrontou and Potamoi (in Kato Nevrokopi municipality),
- in the regional unit of Xanthi:
 - the municipal departments of Kimmerion, Stavroupoli, Gerakas, Dafnonas, Komnina, Kariofyto and Neochori (in Xanthi municipality),
 - the community departments of Satres, Thermes, Kotyli, and the municipal departments of Myki, Echinós and Oraio (in Myki municipality),
 - the community department of Selero and the municipal department of Sounio (in Avdira municipality),
- in the regional unit of Rodopi:
 - the municipal departments of Komotini, Anthochorio, Gratini, Thrylorio, Kalhas, Karydia, Kikidio, Kosmio, Pandrosos, Aigeiros, Kallisti, Meleti, Neo Sidirochori and Mega Doukato (in Komotini municipality),
 - the municipal departments of Ipio, Arriana, Darmeni, Archontika, Fillyra, Ano Drosini, Aratos and the Community Departments Kehros and Organi (in Arriana municipality),
 - the municipal departments of Iasmos, Sostis, Asomatoi, Polyanthos and Amvrosia and the community department of Amaxades (in Iasmos municipality),

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- the municipal department of Amaranta (in Maroneia Sapon municipality),
- in the regional unit of Evros:
 - the municipal departments of Kyriaki, Mandra, Mavroklisi, Mikro Dereio, Protokklisi, Roussa, Goniko, Geriko, Sidirochori, Megalo Derio, Sidiro, Giannouli, Agriani and Petrolofos (in Soufli municipality),
 - the municipal departments of Dikaia, Arzos, Elaia, Therapio, Komara, Marasia, Ormenio, Pentalofos, Petrota, Plati, Ptelea, Kyprinos, Zoni, Fulakio, Spilaio, Nea Vyssa, Kavili, Kastanies, Rizia, Sterna, Ampelakia, Valtos, Megali Doxipara, Neochori and Chandras (in Orestiada municipality),
 - the municipal departments of Asvestades, Ellinochori, Karoti, Koufovouno, Kiani, Mani, Sitochori, Alepochori, Asproneri, Metaxades, Vrysika, Doksa, Elafoxori, Ladi, Paliouri and Poimeniko (in Didymoteixo municipality),
- in the regional unit of Serres:
 - the municipal departments of Melenikitsi, Nea Tyroloi, Palaiokastro and Skotoussa (Irakleia Municipality),
 - the municipal department of Vamvakofyto, part of the municipal department of Sidirokastro and the community departments of Agkistro, Kapnofyto and Achladochori (Sintiki Municipality),
 - the municipal departments of Serres, Elaionas, Leukonas, Kala Dendra, Christos, Monokklisia, Ano Kamila, Mitrousi, Oinoussa, Agia Eleni, Adelfiko, Vamvakoussa, Kato Kamila, Kouvouklia, Koumaria, Konstantinato, Peponia, Skoutari and the community departments of Orini and Ano Vrontou (Serres Municipality),
 - the municipal departments of Chourniko, Agia Paraskevi, Ligaria, Sisamia, Anthi, Therma, Nigrita, Terpni and Flampouro (Visaltia Municipality),
 - the municipal departments of Valtotopos, Neos Skopos, Neochori Serron (Emmanouil Pappas Municipality),
- in the regional unit of Kilkis:
 - the municipal departments of, Megali Vrisi, Megali Sterna, Kastaneon, Iliolousto, Gallikos, Kampani, Mandres, Nea Santa, Pedino, Chrisopetra, Vaptistis, Kristoni Chorigio, Mavroneri, Neo Ginekokatsro, Xilokeratea and Mesiano (Kilkis Municipality),
 - the municipal departments of Eiriniko, Euzonoi, Vafiochori, Mikro Dasos, Peukodasos, Polikastro, Pontoirakleia, Axioupoli, Gorgopi, Idomeni, Plagia, Rizia, Skra, Fanos, Goumenissa, Grivas, Karpi, Kastaneri, Stathis, Toumpa and the community department of Livadia (Peonias Municipality),
- in the regional unit of Thessaloniki:
 - the municipal departments of Assiros, Krithia, Exalofos, Lofiskos, Analipsi, Irakleio, Kolchiko, Lagadas, Perivolaki, Chrisavgi and Askos (Lagadas Municipality),
 - the municipal departments of Arethousa, Maurouda, Skepastro, Stefanina, Filadelfio, Evagelismos, Nimfopetra, Profitis, Scholari and Volvi (Volvi Municipality),

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- the municipal departments of Drimos, Mesaio, Melissochori and Liti (Oreokastro Municipality),
- in the regional unit of Pella:
 - the municipal departments of Aloros, Aridea, Apsalos, Vorino, Garefio, Dorothea, Loutraki, Likostomo, Megaplatanos, Xifiani, Piperia, Polikarpi, Promachoi, Sosandra, Tsaki, Archaggelos, Exaplatanos, Theodorakio, Thiriopetra, Ida, Konstantia, Milea, Neromili, Notia, Periklia, Filoteia, Foustani and Chrisi (Almopia Municipality),
 - the municipal departments of Grammatiko, Agras, Vrita, Karidia, Mesimeri, Nisi, Platani, Sotira and Flamouria (Edessa Municipality),
- in the regional unit of Kozani:
 - the municipal departments of Komnina, Mesovouno and Pirgi (Eordea Municipality),
- in the regional unit of Florina:
 - the municipal departments of Agrapidies, Aetos, Anargiri, Valtонера, Limnochori, Pedino, Sklithro, Aminteo, Xino Nero, Rodonas, Fanos, Antigonos, Vegora, Levea, Maniaki, Pelargos, Filotas and the community department of Nimfeo (Aminteo Municipality),
 - the municipal departments of Agios Achillios, Agios Germanos, Antartiko, Vrontero, Kallithea, Karies, Lemos, Lefkonas, Mikrolimni, Pisoderi, Plati, Prasino, Psarades and the community departments of Vatochori, Kristallopigi and Kotas (Prespes Municipality),
 - the municipal departments of Agia Paraskevi, Akritas, Ano Kalliniki, Ano Klines, Ethniko, Kato Kalliniki, Kato Klines, Kladorrachi, Krateros, Neos Kafkasos, Niki, Parorio, Poliplatano, Agios Vartholomeos, Ammochori, Ano Idroussa, Atrapos, Drosopigi, Kolchiki, Leptokaries, Perasma, Polipotamo, Triantafillia, Tropeouchos, Idroussa, Flampouro, Alona, Armenochori, Korifi, Mesonisi, Proti, Skopia, Trivouno and Florina (Florina Municipality),
- in the regional unit of Kastoria:
 - the municipal departments of Avgi, Koromilia, Lefki, Maniaki, Omorfoklissia, Pentavriso, Tsakoni, Chiliodenro, Agia Kiriaki, Kalochori, Mesopotamia, Inoi, Pteria, Vitsi, Kastoria, Agios Antonios, Gavros, Kranionas, Makrochori, Mavrokampos, Melas, Chalara, Dispilio and the community departments of Dendrochori and Ieropigi (Kastoria Municipality),
 - the municipal departments of Akrites, Polianemo, Kotili, Kipseli, Nestorio, Ptelea and the community departments of Eptachori, Chrisi and Gramos (Nestorio Municipality),
 - the municipal departments of Argos Orestiko, Vrachos, Kastanofito, Lagka, Lakkomata, Melanthio and Spilea (Orestidos Municipality).
- in the regional unit of Ioannina:
 - the municipal departments of Agios Minas, Aristi, Elafotopos, Mesovouni, Monodendri, Vradeto, Vrisochori, Kapesovo, Koukouli, Tsepelovo and the community department of Papigko (Zagori Municipality),

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- the municipal departments of Vatataides, Vlachatano, Vasilopoulo, Evrymenes, Raiko, Zitsa, Lithino, Aetopetra Dodonis, Vereniki, Voutsaras, Vrisoula, Gkrimpovo, Granitsopoula, Despotiko, Ekklisochori, Kalochori, Rizo and Fotino (Zitsa Municipality),
- the municipal departments of Agia Varvara, Agia Paraskevi, Aetopetra Konitsas, Aidonochori, Amarantos, Ganadio, Elefthero, Exochi, Iliorachi, Kavasila, Kallithea, Klidonia, Konitsa, Mazi, Melissopetra, Molista, Molivoskepastos, Monastiri, Nikanoras, Pades, Paleoselli, Pigi, Pournia, Pirgos, Asimochori, Vourmpiani, Gorgopotamos, Drosopigi, Kastanea, Kefalochori, Lagkada, Oxia, Plagia, Plikati, Pirsogianni. Chionades and the community departments of Aetomilitsa and Fourka (Konitsa Municipality),
- the municipal departments of Areti, Vrontismeni, Ieromnimi, Kataraktis, Kouklia, Mazaraki, Mavronoros, Parakalamos, Repetista, Riachovo, Sitaria, Agios Kosmas, Vasiliko, Kakolakkos, Kato Meropi, Kefalovriso, Meropi, Paleopirgos, Roupsia, Oreokastro, Agia Marina, Argirochori, Vissani, Delvinaki, Kastaniani, Kerasovo, Krioneri, Ktismata, Limni, Mavropoulo, Orinos Xirov-altos, Peristeri, Pontikates, Stratiniasta, Teriachi, Faraggi, Charavgi, Ano Ravenia, Geroplatanos, Doliana, Kalpaki, Kato Ravenia, Mavrovouni, Negrades, Chrisorrachi and the community departments of Dimokori, Lavdani, Dolo, Drimades, Pogoniani and Stavroskiadi (Pogoni Municipality).
- in the regional unit of Thesprotia:
 - the municipal departments of Agios Vlasios, Grekochori, Igoumenitsa, Kastri, Kriovrisi, Ladochori, Mavroudi, Nea Selefkia, Geroplatanos, Drimitsa, Parapotamos and Plataria (Igoumenitsa Municipality),
 - the municipal departments of Pente Ekklisies, Plakoti and Polidroso (Souli Municipality)
 - the municipal departments of Asproklisi, Kestrini, Ragio, Sagiada, Smertos, Agios Nikolaos, Agii Pantas, Aetos, Ampelonas, Anavrito, Achladia, Vavouri, Vrisella, Gardiki, Giromeri, Gola, Kallithea Filiaton, Kato Xechoro, Keramitsa, Kerasochori, Kefalochori, Kokkinia, Kokkinolithari, Kouremadi, Krioneri, Kipariso, Leptokaria, Lia, Lista, Malouni, Milea, Xechoro, Paleokklisi, Paleochori, Palampas, Pigadoulia, Plaisio, Platanos, Raveni, Rizo, Sideri, Trikorifo, Tsamantas, Faneromeni, Filiates, Finiki and Charavgi (Filiates Municipality).

PART II

1. **Bulgaria**

The following restricted zones II in Bulgaria:

- the whole region of Haskovo,
- the whole region of Yambol,
- the whole region of Stara Zagora,
- the whole region of Pernik,
- the whole region of Kyustendil,
- the whole region of Plovdiv,
- the whole region of Pazardzhik, excluding the areas in Part III,

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- the whole region of Smolyan,
- the whole region of Dobrich,
- the whole region of Sofia city,
- the whole region of Sofia Province,
- the whole region of Blagoevgrad,
- the whole region of Razgrad,
- the whole region of Kardzhali,
- the whole region of Burgas,
- the whole region of Varna,
- the whole region of Silistra,
- the whole region of Ruse,
- the whole region of Veliko Tarnovo,
- the whole region of Pleven,
- the whole region of Targovishte,
- the whole region of Shumen,
- the whole region of Sliven,
- the whole region of Vidin,
- the whole region of Gabrovo,
- the whole region of Lovech excluding the areas in Part III,
- the whole region of Montana, excluding the areas in Part III,
- the whole region of Vratza excluding the areas in Part III.

2. Germany

The following restricted zones II in Germany:

Bundesland Brandenburg:

- Landkreis Oder-Spree:
 - Gemeinde Eisenhüttenstadt mit der Gemarkung Eisenhüttenstadt nördlich der L371 und östlich der B112,
 - Gemeinde Ziltendorf,
 - Gemeinde Wiesenau,
 - Gemeinde Siehdichum mit der Gemarkung Rießen nördlich des Oder-Spree-Kanal,
 - Gemeinde Müllrose nördlich des Oder-Spree-Kanal,
 - Gemeinde Briesen mit den Gemarkungen Alt Madlitz, Madlitz-Forst, Biegen, Briesen, Falkenberg (B), Wilmersdorf (B), der Gemarkung Kersdorf nördlich A12 und der Gemarkung Neubrück Forst östlich der K7634 und nördlich der A12,
 - Gemeinde Jacobsdorf,
 - Gemeinde Groß Lindow,

▼ M13

- Gemeinde Brieskow-Finkenheerd,
- Gemeinde Rietz-Neuendorf mit der Gemarkung Neubrück östlich der L411 und K6734,
- Gemeinde Langewahl nördlich der A12,
- Gemeinde Berkenbrück nördlich der A12,
- Gemeinde Steinhöfel mit den Gemarkungen Arensdorf und Demitz und den Gemarkungen Steinhöfel, Hasenfelde und Heinersdorf östlich der L 36 und der Gemarkung Neuendorf im Sande südlich der L36,
- Gemeinde Fürstenwalde östlich der B 168 und südlich der L36,
- Landkreis Spree-Neiße:
 - Gemeinde Schenkendöbern,
 - Gemeinde Guben,
 - Gemeinde Jänschwalde,
 - Gemeinde Tauer,
 - Gemeinde Peitz,
 - Gemeinde Turnow-Preilack mit der Gemarkung Preilack,
 - Gemeinde Teichland,
 - Gemeinde Heinersbrück,
 - Gemeinde Forst,
 - Gemeinde Groß Schacksdorf-Simmersdorf,
 - Gemeinde Neiße-Malxetal,
 - Gemeinde Jämlitz-Klein Döben,
 - Gemeinde Tschernitz,
 - Gemeinde Döbern,
 - Gemeinde Felixsee,
 - Gemeinde Wiesengrund,
 - Gemeinde Spremberg mit den Gemarkungen Wolkenberg, Stradow, Jessen, Pulsberg und Perpe,
 - Gemeinde Welzow,
 - Gemeinde Neuhausen/Spree mit der Gemarkung Gablenz,
 - Gemeinde Drebkau mit den Gemarkungen Greifenhain und Kausche,
- Landkreis Märkisch-Oderland:
 - Gemeinde Bleyen-Genschmar,
 - Gemeinde Neuhardenberg
 - Gemeinde Golzow,
 - Gemeinde Küstriner Vorland,
 - Gemeinde Alt Tucheband,
 - Gemeinde Reitwein,
 - Gemeinde Podelzig,

▼ M13

- Gemeinde Gusow-Platkow,
- Gemeinde Seelow,
- Gemeinde Vierlinden,
- Gemeinde Lindendorf,
- Gemeinde Fichtenhöhe,
- Gemeinde Lietzen,
- Gemeinde Falkenhagen (Mark),
- Gemeinde Zeschdorf,
- Gemeinde Treplin,
- Gemeinde Lebus,
- Gemeinde Müncheberg mit den Gemarkungen Jahnsfelde, Trebnitz, Obersdorf, Münchehofe und Hermersdorf,
- Gemeinde Märkische Höhe mit der Gemarkung Ringenwalde,
- Gemeinde Bliesdorf mit der Gemarkung Metzdorf und Gemeinde Bliesdorf – östlich der B167 bis östlicher Teil, begrenzt aus Richtung Gemarkungsgrenze Neutrebbin südlich der Bahnlinie bis Straße „Sophienhof“ dieser westlich folgend bis „Rueterchegraben“ weiter entlang Feldweg an den Windrädern Richtung „Herrnhof“, weiter entlang „Letschiner Hauptgraben“ nord-östlich bis Gemarkungsgrenze Alttrebbin und Kunersdorf – östlich der B167,
- Gemeinde Bad Freienwalde mit den Gemarkungen Altgietzen, Altranft, Bad Freienwalde, Bralitz, Hohenwutzen, Schiffmühle, Hohensaaten und Neuenhagen,
- Gemeinde Falkenberg mit der Gemarkung Falkenberg östlich der L35,
- Gemeinde Oderaue,
- Gemeinde Wriezen mit den Gemarkungen Altwriezen, Jäckelsbruch, Neugaul, Beauregard, Eichwerder, Rathsdorf – östlich der B167 und Wriezen – östlich der B167,
- Gemeinde Neulewin,
- Gemeinde Neutrebbin,
- Gemeinde Letschin,
- Gemeinde Zechin,
- Landkreis Barnim:
 - Gemeinde Lunow-Stolzenhagen,
 - Gemeinde Parsteinsee,
 - Gemeinde Oderberg,
 - Gemeinde Liepe,
 - Gemeinde Hohenfinow (nördlich der B167),
 - Gemeinde Niederfinow,
 - Gemeinde (Stadt) Eberswalde mit den Gemarkungen Eberswalde nördlich der B167 und östlich der L200, Sommerfelde und Tornow nördlich der B167,

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- Gemeinde Chorin mit den Gemarkungen Brodowin, Chorin östlich der L200, Serwest, Neuehütte, Sandkrug östlich der L200,
- Gemeinde Ziethen mit der Gemarkung Klein Ziethen östlich der Serwester Dorfstraße und östlich der B198,
- Landkreis Uckermark:
 - Gemeinde Angermünde mit den Gemarkungen Crussow, Stolpe, Gellmersdorf, Neukünkendorf, Bölkendorf, Herzsprung, Schmaragdendorf und den Gemarkungen Angermünde südlich und südöstlich der B2 und Dobberzin südlich der B2,
 - Gemeinde Schwedt mit den Gemarkungen Criewen, Zützen, Schwedt, Stendell, Kummerow, Kunow, Vierraden, Blumenhagen, Oderbruchwiesen, Enkelsee, Gatow, Hohenfelde, Schöneberg, Flemsdorf und der Gemarkung Felchow östlich der B2,
 - Gemeinde Pinnow südlich und östlich der B2,
 - Gemeinde Berkholz-Meyenburg,
 - Gemeinde Mark Landin mit der Gemarkung Landin südlich der B2,
 - Gemeinde Casekow mit der Gemarkung Woltersdorf und den Gemarkungen Biesendahlshof und Casekow östlich der L272 und südlich der L27,
 - Gemeinde Hohenselchow-Groß Pinnow mit der Gemarkung Groß Pinnow und der Gemarkung Hohenselchow südlich der L27,
 - Gemeinde Gartz (Oder) mit der Gemarkung Friedrichsthal und den Gemarkungen Gartz und Hohenreinkendorf südlich der L27 und der B2 bis Kastanienallee, dort links abbiegend dem Schülerweg folgend bis Höhe Bahnhof, von hier in östlicher Richtung den Salveybach kreuzend bis zum Tantower Weg, diesen in nördlicher Richtung bis zu Stettiner Straße, diese weiter folgend bis zur B2, dieser in nördlicher Richtung folgend,
 - Gemeinde Mescherin mit der Gemarkung Mescherin, der Gemarkung Neurochlitz östlich der B2 und der Gemarkung Rosow nördlich der K 7311,
 - Gemeinde Passow mit der Gemarkung Jamikow,
- Kreisfreie Stadt Frankfurt (Oder),
- Landkreis Oberspreewald-Lausitz:
 - Gemeinde Vetschau mit den Gemarkungen Wüstenhain und Laasow,
 - Gemeinde Altdöbern mit den Gemarkungen Reddern, Ranzow, Pritzen, Altdöbern östlich der Bahnstrecke Altdöbern –Großbräschen,
 - Gemeinde Großbräschen mit den Gemarkungen Woschkow, Dörrwalde, Allmosen,
 - Gemeinde Neu-Seeland,
 - Gemeinde Neupetershain,
 - Gemeinde Senftenberg,
 - Gemeinde Schipkau mit den Gemarkungen Hörlitz, Meuro und den Gemarkungen Schipkau und Klettwitz östlich der BAB 13,
 - Gemeinde Schwarzheide östlich der BAB 13,
 - Gemeinde Hohenbocka,
 - Gemeinde Grünewald,

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- Gemeinde Hermsdorf,
- Gemeinde Kroppen,
- Gemeinde Ortrand,
- Gemeinde Großmehlen,
- Gemeinde Lindenau,
- Gemeinde Frauendorf,
- Gemeinde Ruhland,
- Gemeinde Guteborn,
- Gemeinde Schwarzbach,

Bundesland Sachsen:

- Landkreis Bautzen,
- Stadt Dresden:
 - Stadtgebiet nördlich der BAB4 bis zum Verlauf westlich der Elbe, dann nördlich der B6,
- Landkreis Görlitz,
- Landkreis Meißen:
 - Gemeinde Diera-Zehren östlich der Elbe,
 - Gemeinde Ebersbach,
 - Gemeinde Glaubitz östlich des Grödel-Elsterwerdaer-Floßkanals,
 - Gemeinde Klipphausen östlich der S177,
 - Gemeinde Lampertswalde,
 - Gemeinde Moritzburg,
 - Gemeinde Niederau östlich der B101,
 - Gemeinde Nünchritz östlich der Elbe und südlich des Grödel-Elsterwerdaer-Floßkanals,
 - Gemeinde Priestewitz,
 - Gemeinde Röderaue östlich des Grödel-Elsterwerdaer-Floßkanals,
 - Gemeinde Schönfeld,
 - Gemeinde Stadt Coswig,
 - Gemeinde Stadt Gröditz östlich des Grödel-Elsterwerdaer-Floßkanals,
 - Gemeinde Stadt Großenhain,
 - Gemeinde Stadt Meißen östlich des Straßenverlaufs der S177 bis zur B6, dann B6 bis zur B101, ab der B101 Elbtalbrücke Richtung Norden östlich der Elbe,
 - Gemeinde Stadt Radebeul,
 - Gemeinde Stadt Radeburg,
 - Gemeinde Thiendorf,
 - Gemeinde Weinböhla,
 - Gemeinde Wülknitz östlich des Grödel-Elsterwerdaer-Floßkanals,

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- Landkreis Sächsische Schweiz-Osterzgebirge:
 - Gemeinde Stadt Wilsdruff nördlich der BAB4 zwischen den Abfahren Wilsdruff und Dreieck Dresden-West.

3. Estonia

The following restricted zones II in Estonia:

- Eesti Vabariik (välja arvatud Hiiu maakond).

4. Latvia

The following restricted zones II in Latvia:

- Aizkraukles novads,
- Alūksnes novads,
- Augšdaugavas novads,
- Ādažu novads,
- Balvu novads,
- Bauskas novads,
- Cēsu novads,
- Dienvidkurzemes novada Aizputes, Cīravas, Lažas, Durbes, Dunalkas, Tadaiču, Vecpils, Bārtas, Sakas, Bunkas, Priekules, Gramzdas, Kalētu, Virgas, Dunikas, Vaiņodes, Gaviezes, Grobiņas, Rucavas, Vērgales, Medzes, Embūtes, Kalvenes, Kazdangas pagasts, Nīcas pagasta daļa uz dienvidiem no apdzīvotas vietas Bernāti, autoceļa V1232, A11, V1222, Bārtas upes, Aizputes, Durbes, Pāvilostas, Priekules, Grobiņas pilsēta,
- Dobeles novads,
- Gulbenes novada Daukstu, Druvienas, Galgauskas, Jaungulbenes, Lejasciema, Lizuma, Līgo, Rankas, Tirzas pagasts,
- Jelgavas novads,
- Jēkabpils novada Aknīstes, Asares, Atašienes, Dunavas, Elkšņu, Gāršenes, Kalna, Krustpils, Leimaņu, Rites, Rubenes, Salas, Saukas, Sēlpils, Variešu, Viesītes, Zesas pagasts, Ābeļu pagasta daļa uz rietumiem no autoceļa posmā no apdzīvotas vietas Laši līdz Ābeļu pagasta robežai, Dignājas pagasta daļa uz dienvidiem no autoceļa V824, Jēkabpils valstspilsēta, Viesītes, Aknīstes pilsēta,
- Krāslavas novada Andrupenes, Andzeļu, Aulejas, Bērziņu, Dagdas, Ezerņieku, Grāveru, Izvaltas, Kaplavas, Kastuļinas, Kombuļu, Konstantīnovas, Krāslavas, Ķepovas, Piedrujas, Svairiņu, Šķaunes, Šķeltovas, Ūdrīšu pagasts, Dagdas, Krāslavas pilsēta,
- Kuldīgas novads,
- Ķekavas novads,
- Limbažu novads,
- Līvānu novada Jersikas, Rožupes, Rudzātu, Sutru pagasts, Līvānu pilsēta,
- Ludzas novads,
- Madonas novada Barkavas pagasta daļa uz Rietumiem no ceļā Meirānu kanāls – Vēršuzepi, Bērzaunes, Ērgļu, Indrānu, Jumurdas, Kalsnavas, Ošupes, Sausnējas, Vestienas pagasts, Liezēres pagasta daļa uz rietumiem no autoceļa P30, Aronas pagasta daļa uz rietumiem no autoceļa P30, Lubānas, Madonas pilsēta,
- Mārupes novads,

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- Ogres novads,
- Olaines novads,
- Preiļu novads,
- Rēzeknes novada Audriņu, Bērzgales, Čornajas, Feimaņu, Griškānu, Ilzeskalna, Kantinieku, Kaunatas, Lendžu, Lūznavas, Mākoņkalna, Malts, Nautrēnu, Ozolaines, Ozolmuižas, Pušas, Sakstagala, Silmalas, Sokolku, Stoļerovas, Stružānu, Vērēmu pagasts, Dekšāres pagasta daļa uz Dienvidiem no autoceļa A12, Dricānu pagasta daļa uz Austrumiem no autoceļa P36, Gaigalavas pagasta daļa uz Austrumiem no autoceļa P36, Viļānu pagasta daļa uz Dienvidiem no autoceļa A12, Viļānu pilsēta,
- Ropažu novada Garkalnes, Ropažu pagasts, Stopiņu pagasta daļa, kas atrodas uz austrumiem no autoceļa V36, P4 un P5, Acones ielas, Dauguļupes ielas un Dauguļupītes, Vangažu pilsēta,
- Salaspils novads,
- Saldus novads,
- Saulkrastu novads,
- Siguldas novads,
- Smiltenes novads,
- Talsu novads,
- Tukuma novads,
- Valkas novads,
- Valmieras novads,
- Varakļānu novads, novada Murmastienes pagasts, Varakļānu pagasta daļa uz Rietumiem no autoceļa V869, Varakļānu pilsēta,
- Ventspils novads,
- Daugavpils valstspilsētas pašvaldība,
- Jelgavas valstspilsētas pašvaldība,
- Jūrmalas valstspilsētas pašvaldība,
- Rēzeknes valstspilsētas pašvaldība.

5. Lithuania

The following restricted zones II in Lithuania:

- Alytaus miesto savivaldybė,
- Alytaus rajono savivaldybė,
- Anykščių rajono savivaldybė,
- Akmenės rajono savivaldybė,
- Birštono savivaldybė,
- Biržų miesto savivaldybė,
- Biržų rajono savivaldybė,
- Druskininkų savivaldybė,

▼ M13

- Elektrėnų savivaldybė,
- Ignalinos rajono savivaldybė,
- Jonavos rajono savivaldybė,
- Joniškio rajono savivaldybė,
- Jurbarko rajono savivaldybė: Eržvilko, Juodaičių, Seredžiaus, Smalininkų ir Viešvilės seniūnijos,
- Kaišiadorių rajono savivaldybė,
- Kauno miesto savivaldybė,
- Kauno rajono savivaldybė,
- Kazlų rūdos savivaldybė: Kazlų Rūdos seniūnija, išskyrus vakarinė dalis iki kelio 2602 ir 183, Plutiškių seniūnija,
- Kelmės rajono savivaldybė: Kelmės, Kražių, Liolių, Tytuvėnų, Tytuvėnų apylinkių, Pakražančio ir Vaiguvos seniūnijos,
- Kėdainių rajono savivaldybė,
- Klaipėdos rajono savivaldybė,
- Kupiškio rajono savivaldybė,
- Kretingos rajono savivaldybė,
- Lazdijų rajono savivaldybė,
- Mažeikių rajono savivaldybė,
- Molėtų rajono savivaldybė: Alantos, Balninkų, Čiulėnų, Inturkės, Joniškio, Luokesos, Mindūnų, Suginčių ir Videniškių seniūnijos,
- Pagėgių savivaldybė,
- Pakruojo rajono savivaldybė,
- Panevėžio rajono savivaldybė,
- Panevėžio miesto savivaldybė,
- Pasvalio rajono savivaldybė,
- Radviliškio rajono savivaldybė,
- Rietavo savivaldybė,
- Prienų rajono savivaldybė,
- Plungės rajono savivaldybė,
- Raseinių rajono savivaldybė,
- Rokiškio rajono savivaldybė,
- Skuodo rajono savivaldybė,
- Šakių rajono savivaldybė: Kriūkų, Lekėčių ir Lukšių seniūnijos,

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- Šalčininkų rajono savivaldybė,
- Šiaulių miesto savivaldybė,
- Šiaulių rajono savivaldybė: Ginkūnų, Gruzdžių, Kairių, Kužių, Meškuičių, Raudėnų, Šakynos ir Šiaulių kaimiškosios seniūnijos,
- Šilutės rajono savivaldybė,
- Širvintų rajono savivaldybė: Čiobiškio, Gelvonų, Jauniūnų, Kernavės, Musninkų ir Širvintų seniūnijos,
- Šilalės rajono savivaldybė,
- Švenčionių rajono savivaldybė,
- Tauragės rajono savivaldybė,
- Telšių rajono savivaldybė,
- Trakų rajono savivaldybė,
- Ukmergės rajono savivaldybė: Deltuvos, Lyduokių, Pabaisko, Pivonijos, Siesikų, Šešuolių, Taujėnų, Ukmergės miesto, Veprių, Vidiškių ir Žemaitkiemo seniūnijos,
- Utenos rajono savivaldybė,
- Varėnos rajono savivaldybė,
- Vilniaus miesto savivaldybė,
- Vilniaus rajono savivaldybė: Avižienių, Bezdonių, Buivydžių, Dūkštų, Juodšilių, Kalvelių, Lavoriškių, Maišiagalos, Marijampolio, Medininkų, Mickūnų, Nemenčinės, Nemenčinės miesto, Nemėžio, Pagirių, Riešės, Rudaminos, Rukainių, Sudervės, Sužionių, Šatrininkų ir Zujūnų seniūnijos,
- Visagino savivaldybė,
- Zarasų rajono savivaldybė.

6. Hungary

The following restricted zones II in Hungary:

- Békés megye 951450, 951460, 951550, 951650, 951750, 952350, 952450, 952650 és 956350 kódszámú vadgazdálkodási egységeinek teljes területe,
- Borsod-Abaúj-Zemplén megye valamennyi vadgazdálkodási egységének teljes területe,
- Fejér megye 403150, 403160, 403250, 403260, 403350, 404250, 404550, 404560, 404570, 405450, 405550, 405650, 406450 és 407050 kódszámú vadgazdálkodási egységeinek teljes területe,
- Hajdú-Bihar megye valamennyi vadgazdálkodási egységének teljes területe,
- Heves megye valamennyi vadgazdálkodási egységének teljes területe,
- Jász-Nagykun-Szolnok megye 750250, 750550, 750650, 750750, 750850, 750970, 750980, 751050, 751150, 751160, 751450, 751460, 751470, 751550, 751650, 752150, 752250, 752350, 752450, 752460, 752550, 752560, 752650, 752750, 752850, 752950, 753060, 753070, 753150, 753250, 753310, 753450, 753550, 753660, 754150, 754250, 754370, 755550, 755650 és 755750 kódszámú vadgazdálkodási egységeinek teljes területe,

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- Komárom-Esztergom megye 250350, 250850, 250950, 251450, 251550, 251950, 252050, 252150, 252350, 252450, 252460, 252550, 252650, 252750, 252850, 252860, 252950, 252960, 253050, 253150, 253250, 253350, 253450 és 253550 kódszámú vadgazdálkodási egységeinek teljes területe,
- Nógrád megye valamennyi vadgazdálkodási egységeinek teljes területe,
- Pest megye 570150, 570250, 570350, 570450, 570550, 570650, 570750, 570850, 570950, 571050, 571150, 571250, 571350, 571650, 571750, 571760, 571850, 571950, 572050, 573550, 573650, 574250, 580050 és 580150 kódszámú vadgazdálkodási egységeinek teljes területe,
- Szabolcs-Szatmár-Bereg megye valamennyi vadgazdálkodási egységének teljes területe.

7. Poland

The following restricted zones II in Poland:

w województwie kujawsko-pomorskim:

- gmina Łasin w powiecie grudziądzkim,

w województwie warmińsko-mazurskim:

- gminy Kalinowo, Stare Juchy, Prostki oraz gmina wiejska Elk w powiecie elckim,
- powiat elbląski,
- powiat miejski Elbląg,
- część powiatu gołdapskiego niewymieniona w części III załącznika I,
- powiat piski,
- powiat bartoszycki,
- powiat olecki,
- część powiatu giżyckiego niewymieniona w części III załącznika I,
- powiat braniewski,
- powiat kętrzyński,
- powiat lidzbarski,
- gminy Dźwierzuty Jedwabno, Pasym, Świętajno, Wielbark, Szczytno i miasto Szczytno w powiecie szczyecińskim,
- powiat mrągowski,
- część powiatu węgorzewskiego niewymieniona w części III załącznika I,
- powiat olsztyński,
- powiat miejski Olsztyn,
- powiat nidzicki,
- powiat ostródzki,
- powiat nowomiejski,
- powiat iławski,

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— powiat działdowski,

w województwie podlaskim:

— powiat bielski,

— powiat grajewski,

— powiat moniecki,

— powiat sejneński,

— powiat siemiatycki,

— powiat hajnowski,

— gminy Ciechanowiec, Klukowo, Szepietowo, Kobylin-Borzemy, Nowe Piekuty, Sokoły i część gminy Kulesze Kościelne położona na północ od linii wyznaczonej przez linię kolejową w powiecie wysokomazowieckim,

— powiat białostocki,

— powiat suwalski,

— powiat miejski Suwałki,

— powiat augustowski,

— powiat sokólski,

— powiat miejski Białystok,

— gminy Grabowo, Stawiski, Kolno z miastem Kolno w powiecie kolneńskim,

w województwie mazowieckim:

— gminy Domanice, Korczew, Kotuń, Mordy, Paprotnia, Przesmyki, Siedlce, Skórzec, Wiśniew, Wodynie, Zbuczyn w powiecie siedleckim,

— powiat miejski Siedlce,

— gminy Ceranów, Jabłonna Lacka, Kosów Lacki, Repki, Sabnie, Sterdyń w powiecie sokołowskim,

— powiat łosicki,

— część powiatu sochaczewskiego niewymieniona w części I załącznika I,

— gmina Przyłek w powiecie zwoleńskim,

— powiat kozienicki,

— gminy Chotcza i Solec nad Wisłą w powiecie lipskim,

— gminy Jastrzębia, Jedlińsk, Jedlnia – Letnisko, Pionki z miastem Pionki, Przytyk, Wolanów, Zakrzew, część gminy Kowala położona na północ od linii wyznaczonej przez drogę nr 733 biegnącą od wschodniej granicy gminy do skrzyżowania z drogą nr 744 w miejscowości Maliszów i dalej na zachód od linii wyznaczonej przez drogę nr 744 biegnącą od miejscowości Maliszów do południowej granicy gminy w powiecie radomskim,

— powiat miejski Radom,

— część powiatu szydłowieckiego niewymieniona w części III załącznika I,

— gminy Szelków i Rzewnie w powiecie makowskim,

— gminy Lubowidz i Kuczbork Osada w powiecie żuromińskim,

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- gmina Wieczfnia Kościelna w powiecie mławskim,
 - powiat nowodworski,
 - gminy Radzymin, Wołomin, miasto Kobyłka, miasto Marki, miasto Ząbki, miasto Zielonka, część gminy Tuszcz położona na północ od linii kolejowej łączącej miejscowości Łochów – Wołomin, część gminy Jadów położona na północ od linii kolejowej biegnącej od wschodniej do zachodniej granicy gminy, część gminy Dąbrówka położona na południe od linii wyznaczonej przez drogę nr S8 w powiecie wołomińskim,
 - powiat garwoliński,
 - gminy Boguty – Pianki, Brok, Zaręby Kościelne, Nur, Małkinia Górna, część gminy Wąsewo położona na południe od linii wyznaczonej przez drogę nr 60, część gminy wiejskiej Ostrów Mazowiecka położona na południe od miasta Ostrów Mazowiecka i na południe od linii wyznaczonej przez drogę 60 biegnącą od zachodniej granicy miasta Ostrów Mazowiecka do zachodniej granicy gminy w powiecie ostrowskim,
 - część gminy Sadowne położona na północny- zachód od linii wyznaczonej przez linię kolejową, część gminy Łochów położona na północny – zachód od linii wyznaczonej przez linię kolejową w powiecie węgrowskim,
 - gminy Brańszczyk, Długosiodło, Rząśnik, Wyszaków, część gminy Zabrodzie położona na wschód od linii wyznaczonej przez drogę nr S8 w powiecie wyszkowskim,
 - gminy Latowicz, Siennica, Sulejówek w powiecie mińskim,
 - powiat otwocki,
 - część powiatu warszawskiego zachodniego niewymieniona w części I załącznika I,
 - powiat warszawski zachodni,
 - powiat legionowski,
 - powiat piaseczyński,
 - powiat pruszkowski,
 - powiat grójecki,
 - gminy Grodzisk Mazowiecki, Żabia Wola, miasto Milanówek, miasto Podkowa Leśna w powiecie grodziskim,
 - gmina Mszczonów w powiecie zyrardowskim,
 - powiat białobrzegi,
 - powiat przysuski,
 - powiat miejski Warszawa,
 - gminy Chorzele, Jednorozec, część gminy wiejskiej Przasnysz położona na wschód od linii wyznaczonej przez drogę nr 57 biegnącą od północnej granicy gminy do granicy miasta Przasnysz i na północ od linii wyznaczonej przez drogę biegnącą od wschodniej granicy gminy do granicy miasta Przasnysz, łączącej miejscowości Dębiny – Bartniki – Przasnysz w powiecie przasnyskim,
- w województwie lubelskim:
- część powiatu bialskiego niewymieniona w części III załącznika I,
 - powiat miejski Biała Podlaska,

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- powiat janowski,
 - powiat puławski,
 - powiat rycki,
 - powiat łukowski,
 - powiat lubelski,
 - powiat miejski Lublin,
 - gminy Abramów, Firlej, Jeziorzany, Kamionka, Kock, Lubartów z miastem Lubartów, Michów, Ostrówek, w powiecie lubartowskim,
 - powiat łączyński,
 - powiat świdnicki,
 - powiat biłgorajski,
 - powiat hrubieszowski,
 - powiat krasnostawski,
 - część powiatu chełmskiego niewymieniona w części III załącznika I,
 - powiat tomaszowski,
 - powiat kraśnicki,
 - część powiatu parczewskiego niewymieniona w części III załącznika I,
 - powiat opolski,
 - część powiatu włodawskiego niewymieniona w części III załącznika I,
 - część powiatu radzyńskiego niewymieniona w części III załącznika I,
 - powiat miejski Zamość,
 - powiat zamojski,
- w województwie podkarpackim:
- powiat stalowowolski,
 - powiat lubaczowski,
 - gminy Medyka, Stubno, część gminy Orły położona na wschód od linii wyznaczonej przez drogę nr 77, część gminy Żurawica na wschód od linii wyznaczonej przez drogę nr 77 w powiecie przemyskim,
 - gmina Laszki, Wiązownica, Radymno z miastem Radymno w powiecie jarosławskim,
 - gmina Kamień, część gminy Sokołów Małopolski położona na północ od linii wyznaczonej przez drogę nr 875 w powiecie rzeszowskim,
 - gminy Cmolas, Dzikowiec, Kolbuszowa, Majdan Królewski i Niwiska powiecie kolbuszowskim,
 - część powiatu leżajskiego niewymieniona w części I załącznika I,
 - powiat nizański,
 - powiat tarnobrzeski,
 - powiat miejski Tarnobrzeg,

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- gmina Ostrów, część gminy Sędziszów Małopolski położona na północ od linii wyznaczonej przez drogę nr A4 w powiecie ropczycko – sędziszowskim,
- część gminy Czarna położona na północ od linii wyznaczonej przez drogę nr A4, część gminy Żyraków położona na północ od linii wyznaczonej przez drogę nr A4, część gminy wiejskiej Dębica położona na północ od linii wyznaczonej przez drogę nr A4 w powiecie dębickim,
- powiat mielecki,
- gminy Dębowiec, Krempna, Osiek Jasielski, Skotyszyn, miasto Jasło, część gminy wiejskiej Jasło położona na południe od miasta Jasło, część gminy Nowy Żmigród położona na południe od linii wyznaczonej przez drogę nr 993 w powiecie jasielskim,
- gminy Jaśliska, Rymanów, Iwonicz Zdrój, Dukla w powiecie krośnieńskim,
- gmina Besko, część gminy Zarszyn położona na południe od linii wyznaczonej przez linię kolejową biegnącą od zachodniej do wschodniej granicy gminy, część gminy Komańcza położona na zachód od linii wyznaczonej przez linię kolejową biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 889 oraz na południe od drogi nr 889 biegnącej od tego skrzyżowania do północnej granicy gminy w powiecie sanockim,

w województwie małopolskim:

- gminy Lipinki, Sękowa, Uście Gorlickie, miasto Gorlice, część gminy wiejskiej Gorlice położona na południe od linii wyznaczonej przez linię kolejową biegnącą od wschodniej do zachodniej granicy gminy, część gminy Biecz położona na wschód od linii wyznaczonej przez drogę nr 28 w powiecie gorlickim,

w województwie pomorskim:

- gminy Mikołajki Pomorskie, Dzierżgoń i Stary Dzierżgoń, Stary Targ w powiecie sztumskim,
- gmina Stare Pole, część gminy Nowy Staw położona na wschód od linii wyznaczonej przez drogę nr 55 w powiecie malborskim,
- gminy Stegny, Sztutowo i część gminy Nowy Dwór Gdański położona na północny - wschód od linii wyznaczonej przez drogę nr 55 biegnącą od południowej granicy gminy do skrzyżowania z drogą nr 7, następnie przez drogę nr 7 i S7 biegnącą do zachodniej granicy gminy w powiecie nowodworskim,
- gminy Gardeja i Prabuty w powiecie kwidzyńskim,

w województwie świętokrzyskim:

- gminy Tarłów i Ożarów w powiecie opatowskim,
- gminy Dwikozy, Wilczyce, Zawichost w powiecie sandomierskim,

w województwie lubuskim:

- gminy Bogdaniec, Deszczno, Kłodawa, Kostrzyn nad Odrą, Santok, Witnica w powiecie gorzowskim,
- powiat miejski Gorzów Wielkopolski,
- powiat żarski,
- powiat ślubicki,
- powiat żagański,
- powiat krośnieński,
- powiat zielonogórski

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- powiat miejski Zielona Góra,
 - powiat nowosolski,
 - powiat sulęciński,
 - powiat międzyrzecki,
 - powiat świebodziński,
 - powiat wschowski,
- w województwie dolnośląskim:
- powiat zgorzelecki,
 - powiat polkowicki,
 - powiat wołowski,
 - gmina Jeżów Sudecki w powiecie karkonoskim,
 - powiat lubiński,
 - powiat średzki,
 - gmina Mściwojów, Wądroże Wielkie, część gminy Męcinka położona na północ od drogi nr 363 w powiecie jaworskim,
 - powiat miejski Legnica,
 - powiat legnicki,
 - powiat trzebnicki,
 - powiat lubański,
 - powiat miejski Wrocław,
 - gminy Czernica, Długołęka, Siechnice, Mietków, Kąty Wrocławskie, część gminy Żórawina położona na wschód od linii wyznaczonej przez autostradę A4 w powiecie wrocławskim,
 - gminy Jelcz - Laskowice, Oława z miastem Oława i część gminy Domaniów położona na północny wschód od linii wyznaczonej przez autostradę A4 w powiecie oławskim,
 - gmina Bierutów, Dziadowa Kłoda, miasto Oleśnica, część gminy wiejskiej Oleśnica położona na południe od linii wyznaczonej przez drogę nr S8, część gminy Dobroszyce położona na zachód od linii wyznaczonej przez linię kolejową biegnącą od północnej do południowej granicy gminy w powiecie oleśnickim,
 - powiat bolesławiecki,
 - powiat milicki,
 - powiat górowski,
 - powiat głogowski,
 - gmina Świerzawa, Wojcieszów, Zagrodno, część gminy wiejskiej Złotoryja położona na wschód od linii wyznaczonej przez drogę biegnącą od północnej granicy gminy w miejscowości Nowa Wieś Złotoryjska do granicy miasta Złotoryja oraz na północ od linii wyznaczonej przez drogę nr 382 biegnącą od granicy miasta Złotoryja do wschodniej granicy gminy w powiecie złotoryjskim,

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- powiat lwówecki,
- gminy Czarny Bór, Stare Bogaczowice, Walim, miasto Boguszów - Gorce, miasto Jedlina – Zdrój, miasto Szczawno – Zdrój w powiecie wałbrzyskim,
- powiat miejski Wałbrzych,
- część powiatu świdnickiego niewymieniona w części I załącznika I,

w województwie wielkopolskim:

- powiat wolsztyński,
 - powiat grodziski,
 - powiat kościański,
 - gminy Brodnica, Śrem, część gminy Dolsk położona na zachód od linii wyznaczonej przez drogę nr 434 biegnącą od północnej granicy gminy do skrzyżowania z drogą nr 437, a następnie na zachód od drogi nr 437 biegnącej od skrzyżowania z drogą nr 434 do południowej granicy gminy w powiecie śremskim,
 - gmina Zaniemyśl w powiecie średzkim,
 - powiat międzychodzki,
 - powiat nowotomyski,
 - gmina Ryczywół, część gminy Rogoźno położona na północ od linii wyznaczonej przez drogi łączące miejscowości Rożnowo – Szczytno – Boguniewo – Studzieniec – Budziszewko – Budziszewice w powiecie obornickim,
 - część gminy Połajewo na położona na południe od drogi łączącej miejscowości Chraplewo, Tarnówko-Boruszyn, Krosin, Jakubowo, Połajewo - ul. Ryczywolska do północno-wschodniej granicy gminy w powiecie czarnkowsko-trzcianeckim,
 - powiat miejski Poznań,
 - gminy Buk, Dopiewo, Komorniki, Kórnik, Mosina, Stęszew, Swarzędz, Tarnowo Podgórne, miasto Luboń, miasto Puszczykowo w powiecie poznańskim,
 - powiat rawicki,
 - gminy Duszniki, Kaźmierz, Ostroróg, Pniewy, część gminy Wronki niewymieniona w części I załącznika I w powiecie szamotulskim,
 - część powiatu gostyńskiego niewymieniona w części I załącznika I,
 - gminy Kobylin, Zduny, Krotoszyn, miasto Sulmierzyce w powiecie krotoszyńskim,
 - część gminy wiejskiej Ostrów Wielkopolski położona na zachód od linii wyznaczonej przez drogę łączącą miejscowości Sulisław – Łakociny – Wierzbno w powiecie ostrowskim,
 - powiat miejski Leszno
 - powiat leszczyński,
- w województwie łódzkim:
- gminy Biała Rawska, Regnów i Sadkowice w powiecie rawskim,

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— gmina Kowiesy w powiecie skierniewickim,

w województwie zachodniopomorskim:

— gmina Boleszkowice, część gminy Myślibórz położona na zachód od linii wyznaczonej przez drogę nr 23 biegnącej od południowej granicy gminy do skrzyżowania z drogą nr 26, następnie na zachód od drogi nr 26 biegnącej od tego skrzyżowania do skrzyżowania z drogą nr 119 i dalej na zachód od drogi nr 119 biegnącej od skrzyżowania z drogą nr 26 do północnej granicy gminy, część gminy Dębno położona na zachód od linii wyznaczonej przez drogę nr 126 biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 23 w miejscowości Dębno, następnie na zachód od linii wyznaczonej przez drogę nr 23 do skrzyżowania z ul. Jana Pawła II w miejscowości Cychry, następnie na południe od ul. Jana Pawła II do skrzyżowania z ul. Ogrodową i dalej na południe od linii wyznaczonej przez ul. Ogrodową, której przedłużenie biegnie do wschodniej granicy gminy w powiecie myśliborskim,

— gminy Bielice, Kozielice w powiecie pyrzyckim,

— powiat gryfiński,

— powiat policki,

— część miasta Szczecin niewymieniona w części I załącznika I,

— gminy Goleniów i Stepnica w powiecie goleniowskim,

w województwie opolskim:

— gminy Brzeg, Lubsza, Lewin Brzeski, Olszanka, Skarbimierz, część gminy Grodków położona na wschód od linii wyznaczonej przez linię kolejową w powiecie brzeskim,

— gminy Dąbrowa, Dobrzeń Wielki, Popielów, Murów, Niemodlin, Tułowice, część gminy Łubniany położona na północ od linii wyznaczonej przez drogę łączącą miejscowości Świerkle – Masów, ulicę Leśną w miejscowości Masów oraz na północ od ulicy Kolanowskiej biegnącej do wschodniej granicy gminy, część gminy Turawa położona na północ od linii wyznaczonej przez ulice Powstańców Śląskich -Kolanowską -Opolską – Kotorską w miejscowości Węgry i dalej na północ od drogi łączącej miejscowości Węgry- Kotórz Mały – Turawa – Rzędów – Kadłub Turawski – Zakrzów Turawski biegnącą do wschodniej granicy gminy w powiecie opolskim,

— gminy Lasowice Wielkie, Wołczyn, część gminy Kluczbork położona na południe od linii wyznaczonej przez drogę nr 42 biegnącą od zachodniej granicy gminy do skrzyżowania z drogą nr 45, a następnie od tego skrzyżowania na zachód od linii wyznaczonej przez drogę nr 45 do skrzyżowania z ulicą Fabryczną w miejscowości Kluczbork i dalej na południe od linii wyznaczonej przez ulice Fabryczna -Dzierżonia – Strzelecka w miejscowości Kluczbork do wschodniej granicy gminy w powiecie kluczborskim,

— powiat namysłowski,

w województwie śląskim:

— powiat miejski Sosnowiec,

— powiat miejski Dąbrowa Górnicza,

— gminy Bobrowniki, Mierzęcice, Psary, Siewierz, miasto Będzin, miasto Czeladź, miasto Wojkowice w powiecie będzińskim,

— gminy Łazy i Poręba w powiecie zawierciańskim.

▼ M13**8. Slovakia**

The following restricted zones II in Slovakia:

- the whole district of Gelnica,
- the whole district of Poprad
- the whole district of Spišská Nová Ves,
- the whole district of Levoča,
- the whole district of Kežmarok,
- the whole district of Michalovce, except municipalities included in zone III,
- the whole district of Medzilaborce
- the whole district of Košice-okolie,
- the whole district of Rožnava,
- the whole city of Košice,
- the whole district of Sobrance, except municipalities included in zone III,
- the whole district of Vranov nad Topľou,
- the whole district of Humenné,
- the whole district of Snina,
- the whole district of Prešov,
- the whole district of Sabinov,
- the whole district of Svidník,
- the whole district of Stropkov,
- the whole district of Bardejov,
- the whole district of Stará Ľubovňa,
- the whole district of Revúca,
- the whole district of Rimavská Sobota,
- in the district of Veľký Krtíš, the whole municipalities not included in part I,
- the whole district of Lučenec,
- the whole district of Poltár,
- the whole district of Zvolen,
- the whole district of Detva,
- the whole district of Krupina, except municipalities included in zone I,
- the whole district of Banská Stiavnica,
- the whole district of Žarnovica,
- the whole district of Banská Bystrica,
- the whole district of Brezno,
- the whole district of Liptovský Mikuláš,

▼ **M13**

- the whole district of Trebišov',
- the whole district of Zlaté Moravce,
- in the district of Levice the municipality of Kozárovce, Kalná nad Hronom, Nový Tekov, Malé Kozmálovce, Veľké Kozmálovce, Tlmače, Rybník, Hronské Kosihy, Čajkov, Nová Dedina, Devičany, Bátovce, Pečenice, Jabloňovce, Bohunice, Pukanec, Uhliská, Drženice,
- in the district of Turčianske Teplice, municipalities of Turček, Horná Štubňa, Čremošné, Háj, Rakša, Mošovce,
- in the district of Ružomberok, municipalities of Liptovské revúce, Liptovská osada, Liptovská Lúžna,
- the whole district Žiar nad Hronom,
- in the district of Prievidza, municipalities of Kamenec pod Vtáčnikom, Bystričany, Čereňany, Oslany, Horná Ves, Radobica,
- in the district of Partizánske, the municipalities of Veľké Uherce, Pažiť, Kolačno, Veľký Klíž, Ješkova Ves, Klátová Nová Ves.

9. **Italy**

The following restricted zones II in Italy:

Piedmont Region:

- in the Province of Alessandria the following Municipalities: Alessandria, Tortona, Carbonara Scrivia, Frugarolo, Paderna, Spineto Scrivia, Castellazzo Bormida, Bosco Marengo, Castelspina, Casal Cermelli, Alice Bel Colle, Terzo, Bistagno, Cavatore, Castelnuovo Bormida, Cabella Ligure, Carrega Ligure, Francavilla Bisio, Carpeneto, Costa Vescovato, Grogardo, Orsara Bormida, Pasturana, Melazzo, Mornese, Ovada, Predosa, Lerma, Fraconalto, Rivalta Bormida, Fresonara, Malvicino, Ponzone, San Cristoforo, Sezzadio, Rocca Grimalda, Garbagna, Tassarolo, Mongiardino Ligure, Morsasco, Montaldo Bormida, Prasco, Montaldeo, Belforte Monferrato, Albera Ligure, Bosio, Cantalupo Ligure, Castelletto D'orba, Cartosio, Acqui Terme, Arquata Scrivia, Parodi Ligure, Ricaldone, Gavi, Cremolino, Brignano-Frascata, Novi Ligure, Molare, Cassinelle, Morbello, Avolasca, Carezzano, Basaluzzo, Dernice, Trisobbio, Strevi, Sant'Agata Fossili, Pareto, Visone, Voltaggio, Tagliolo Monferrato, Casaleggio Boiro, Capriata D'orba, Castellania, Carrosio, Cassine, Vignole Borbera, Serravalle Scrivia, Silvano D'orba, Villalvernia, Roccaforte Ligure, Rocchetta Ligure, Sardiigliano, Stazzano, Borghetto Di Borbera, Grondona, Cassano Spinola, Montacuto, Gremiasco, San Sebastiano Curone, Fabbrica Curone, Spigno Monferrato, Montechiaro d'Acqui, Castelletto d'Erro, Ponti, Denice, Pozzolo Formigaro, Cerreto Grue, Casasco, Montegioco, Montemarzino, Momperone, Merana, Pozzol Groppo, Villaramagnano, Sarezzano, Monleale, Volpedo, Casalnoceto,
- in the province of Asti the following Municipalities: Mombaldone, Castel Rocchero, Montabone, Sessame, Monatero Bormida, Rocca-verano, Vesime, Cessole, Loazzolo, San Giorgio Scarampi, Olmo Gentile, Bubbio, Rocchetta Palafea, Cassinasco, Castel Boglione, Serole,
- In the Province of Cuneo, Municipality of Saliceto,

Liguria Region:

- in the province of Genova the following Municipalities: Bogliasco, Arenzano, Ceranesi, Ronco Scrivia, Mele, Isola Del Cantone, Lumarzo, Genova, Masone, Serra Riccò, Campo Ligure, Mignanego, Busalla, Bargagli, Savignone, Torriglia, Rossiglione, Sant'Olcese, Valbrenna, Sori, Tiglieto, Campomorone, Cogoleto, Pieve Ligure, Davagna, Casella, Montoggio, Crocefieschi, Vobbia, Fascia, Gorreto, Propata, Rondanina, Neirone, Montebruno, Uscio, Avegno, Recco, Tribogna, Moconesi, Favale Di Malvaro, Cicagna, Lorsica, Rapallo, Rezzoaglio, Orero, Fontanigorda, Rovegno, San Colombano Certenoli, Coreglia Ligure, Borzonasca,

▼ **M13**

- in the province of Savona the following Municipalities: Savona, Cairo Montenotte, Quiliano, Altare, Albisola Superiore, Celle Ligure, Stella, Pontinvrea, Varazze, Urbe, Sassello, Mioglia, Giusvalla, Dego, Vado Ligure, Albissola Marina, Carcare, Plodio, Cosseria, Piana Crixia, Mallare, Pallare, Roccavignale, Millesimo, Cengio,

Lombardia Region:

- In the Province of Pavia the following Municipalities: Ponte Nizza, Bagnaria, Brallo Di Pregola, Menconico, Zavattarello, Romagnese, Varzi, Val Di Nizza, Santa Margherita Di Staffora, Cecima, Colli Verdi – Valverde, Borgoratto Mormorolo, Godiasco, Rocca Susella, Fortunago, Montesegale, Borgo Priolo, Rivanazzano, Torrazza Coste, Retorbido, Codevilla,

Emilia-Romagna Region:

- in the province of Piacenza the following Municipalities: Ottone (ovest fiume Trebbia), Zerba,

Lazio Region:

- the Area of Rome Municipality within the administrative boundaries of the Local Health Unit ‘ASL RM1’,

Sardinia Region:

- South Province of Sardinia: Barumi, Escolca, Escolca Isola Amministrativa, Esterzili, Genoni, Gergei, Gesturi, Isili, Mandas, Nuragas, Nurallao, Nurri, Orroli, Sadali, Serri, Seui, Seulo, Villanova Tulo,
- Nuoro Province: Aritzo, Austis, Belvi, Fonni, Gadoni, Gavoi, Lodine, Macomer (East of SS 131), Meana Sardo, Ollolai, Olzai, Orotelli, Ossida, Ottana, Ovodda, Sarule, Teti, Tiana, Tonara, Ussassai,
- Oristano Province: Laconi, Nureci,
- Sassari Province: Anela, Benetutti, Boni, Bonorva (East SS 131), Bottidda, Buddusò, Bultei, Burgos, Esporlatu, Giave (East SS 131), Illorai, Ittireddu, Mores (South SS 128 bis – SP 63), Nughedu di San Nicolò, Nule, Oschiri (South E 840), Ozieri (South SP 63 – SP 1 – SS 199), Pattada and Torralba (East SS 131),

Calabria Region:

- In Reggio Calabria Province the following Municipalities: Cardeto, Motta San Giovanni, Montebello Ionico, Sant'eufemia D'aspromonte, Sant'Alessio in Aspromonte, Sinopoli, San Roberto, San Lorenzo, San Procopio, Palmi, Melito di Porto Salvo, Laganadi, Calanna, Melicuccà, Santo Stefano in Aspromonte, Seminara, Reggio Calabria, Scilla, Condofuri, Bagaladi, Bagnara Calabria, Fiumara, Bova Marina, Villa San Giovanni, Campo Calabro,

— In Basilicata Region

- In Potenza Province the following Municipalities: Moliterno, Lagonegro, Grumento Nova, Paterno, Tramutola,

— In Campania Region:

- In Salerno Province the following Municipalities: Sassano, Casaletto Spartano, Montesano sulla Marcellana, Casalbuono, Buonabitacolo, Sanza, Padula, Caselle in Pittari.

▼ M13**10. Czechia**

The following restricted zones II in the Czechia:

Liberecký kraj:

- v okrese Liberec katastrální území obcí Arnoltice u Bulovky, Hajniště pod Smrkem, Nové Město pod Smrkem, Dětrichovec, Bulovka, Horní Řasnice, Dolní Pertoltice, Krásný Les u Frýdlantu, Jindřichovice pod Smrkem, Horní Pertoltice, Dolní Řasnice, Raspenava, Dolní Oldřiš, Ludvíkov pod Smrkem, Lázně Libverda, Háj u Habartic, Habartice u Frýdlantu, Kunratice u Frýdlantu, Víska u Frýdlantu, Poustka u Frýdlantu, Višňová u Frýdlantu, Předlánce, Černousy, Boleslav, Ves, Andělka, Frýdlant, Srbská, Hejnice, Bílý Potok pod Smrkem.
- v okrese Česká Lípa katastrální území obcí Bohatice u Zákup, Boreček, Božíkov, Brenná, Doksy u Máchova jezera, Hradčany nad Ploučnicí, Kuřívody, Mimoň, Pertoltice pod Ralskem, Ploužnice pod Ralskem, Provoďín, Svěbořice, Veselí nad Ploučnicí, Vranov pod Ralskem.

PART III

1. Bulgaria

The following restricted zones III in Bulgaria:

the Pazardzhik region:

- in municipality of Pazardzhik the villages of Apriltsi, Sbor, Tsar Asen, Rosen, Ovtchepoltsi, Gelemenovo, Saraya, Yunatsite, Velitchkovo,
- in municipality of Panagyurishte the villages of Popintsi, Levski, Elshitsa,
- in municipality of Lesitchovo the villages of Pamidovo, Dinkata, Shtarkovo, Kalugerovo,
- in municipality of Septemvri the village of Karabunar,
- in municipality of Streltcha the village of Svoboda.

the Montana region:

- municipalities of Vulchedrum and Lom.

the Lovech region:

- municipalities of Lukovit and Yablanitsa.

the Vratsa region:

- municipality of Roman.

2. Italy

The following restricted zones III in Italy:

Sardinia Region:

- Nuoro Municipality: Arzana, Baunei, Desulo, Mamoiada, Nuoro, Oniferi, Orani, Orgosolo, Talana, Triei, Urzulei, Villagrande Strisaili.

Calabria Region:

- In Reggio Calabria Province, Municipalities of: Cosoleto, Delianuova, Varapodio, Oppido Mamertina, Molochio, Terranova Sappo Minulio, Platì, Ciminà, Santa Cristina D'aspromonte, Scido, Ardore, Benestare, Careri, Casignana, Bianco, Bovalino, Sant'agata del Bianco, Samo, Africo, Brancaleone, Palizzi, Staiti, Ferruzzano, Bova, Caraffà del Bianco, Bruzzano Zeffirio, San Luca, Roghudi, Roccaforte del Greco, Roghudi, Roccaforte del Greco.

▼ M13**3. Latvia**

The following restricted zones III in Latvia:

- Gulbenes novada Beļavas, Litenes, Stāmerienas, Stradu pagasts, Gulbenes pilsēta,
- Krāslavas novada Robežnieku, Indras, Kalniešu, Skaistas, Asūnes pagasts,
- Madonas novada Cesvaines, Sarkaņu, Dzelzavas, Lazdonas, Ļaudonas, Praulienas, Mārcienas, Mētrienas pagasts, Liezēres pagasta daļa uz austrumiem no autoceļa P30, Aronas pagasta daļa uz austrumiem no autoceļa P30, Barkavas pagasta daļa uz Austrumiem no autoceļa Meirānu kanāls – Vēršuzepi, Cesvaines pilsēta,
- Jēkabpils novada Kūku, Mežāres, Vīpes pagasts, Dīgnājas pagasta daļa uz ziemeļiem no autoceļa V824, Ābeļu pagasta daļa uz austrumiem no autoceļa posmā no apdzīvotas vietas Laši līdz Ābeļu pagasta robežai,
- Līvānu novada Turku pagasts,
- Rēzeknes novada Nagļu, Rikavas pagasts, Gaigalavas pagasta daļa uz Rietumiem no autoceļa P36, Dricānu pagasta daļa uz Rietumiem no autoceļa P36, Dekšāres pagasta daļa uz Ziemeļiem no autoceļa A12, Viļānu pagasta daļa uz Ziemeļiem no autoceļa A12,
- Varakļānu novada Varakļānu pagasta daļa uz Austrumiem no autoceļa V869.

4. Lithuania

The following restricted zones III in Lithuania:

- Jurbarko rajono savivaldybė: Jurbarko miesto seniūnija, Girdžių, Jurbarkų Raudonės, Skirsnemunės, Veliuonos ir Šimkaičių seniūnijos,
- Molėtų rajono savivaldybė: Dubingių ir Giedraičių seniūnijos,
- Marijampolės savivaldybė,
- Šakių rajono savivaldybė: Barzdų, Gelgaudiškio, Griškabūdžio, Kidulių, Kudirkos Naumiesčio, Sintautų, Slavikų, Sudargo, Šakių, Plokščių ir Žvirgždaičių seniūnijos.
- Kalvarijos savivaldybė,
- Kazlų rūdos savivaldybė: Antanavos, Jankų ir Kazlų Rūdos seniūnijos: vakarinė dalis iki kelio 2602 ir 183,
- Kelmės rajono savivaldybė: Kelmės apylinkių, Kukečių, Šaukėnų ir Užvenčio seniūnijos,
- Vilkaviškio rajono savivaldybė,
- Širvintų rajono savivaldybė: Alionių ir Zibalų seniūnijos,
- Šiaulių rajono savivaldybė: Bubių, Kuršėnų kaimiškoji ir Kuršėnų miesto seniūnijos,
- Ukmergės rajono savivaldybė: Želvos seniūnija,
- Vilniaus rajono savivaldybė: Paberžės seniūnija.

5. Poland

The following restricted zones III in Poland:

w województwie warmińsko-mazurskim:

- gmina Banie Mazurskie w powiecie godłapskim,

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- gmina Budry, część gminy Pozezdrze położona na wschód od linii wyznaczonej przez drogę nr 63, część gminy Węgorzewo położona na wschód od linii wyznaczonej przez drogę nr 650 biegnącą od wschodniej granicy gminy do skrzyżowania z drogą nr 63 w miejscowości Węgorzewo, a następnie od tego skrzyżowania na wschód od linii wyznaczonej przez drogę nr 63 biegnącą do południowej granicy gminy w powiecie węgorzewskim,
- część gminy Krukłanki położona na północ od linii wyznaczonej przez drogę biegnącą od wschodniej do północnej granicy gminy i łączącej miejscowości Leśny Zakątek – Podleśne – Jeziorowskie – Jasieniec – Jakunówko w powiecie giżyckim,

w województwie wielkopolskim:

- gmina Oborniki, część gminy Rogoźno położona na południe od linii wyznaczonej przez drogi łączące miejscowości Rożnowo – Szczytno – Boguniewo – Studzieniec – Budziszewko – Budziszewice w powiecie obornickim,
- gminy Czerwonak, Murowana Goślina, Suchy Las, Rokietnica w powiecie poznańskim,
- część gminy Skoki położona na zachód od linii wyznaczonej przez drogę 197 biegnącą od południowej granicy gminy do skrzyżowania z drogą nr 196, następnie na zachód od linii wyznaczonej przez drogę nr 196 biegnącą od tego skrzyżowania do miejscowości Skoki i dalej na zachód od linii wyznaczonej przez drogę łączącą miejscowości Skoki – Rościnnio - Grzybowo biegnącą od skrzyżowania z drogą nr 196 do zachodniej granicy gminy w powiecie wągrowieckim
- gminy Obrzycko z miastem Obrzycko, Szamotuły w powiecie szamotulskim,

w województwie lubelskim:

- gmina Milanów, Jabłoń, Parczew, Siemień, część gminy Dębowa Kłoda położona na zachód od linii wyznaczonej przez drogę łączącą miejscowości Przewłoka-Dębowa Kłoda biegnąca od północnej granicy gminy do miejscowości Dębowa Kłoda, a następnie na zachód od linii wyznaczonej przez drogę nr 819 biegnąca od miejscowości Dębowa Kłoda do południowej granicy gminy w powiecie parczewskim,
- gmina Wołyn, Komarówka Podlaska, część gminy Radzyń Podlaski położona na wschód od linii wyznaczonej przez drogę nr 19 biegnącą od północnej granicy gminy do granicy miasta Radzyń Podlaski oraz na wschód od miasta Radzyń Podlaski w powiecie radzyńskim,
- część gminy Drelów położona na południe od kanału Wieprz – Krzna, część gminy Wisznice położona na zachód od linii wyznaczonej przez drogę nr 812 w powiecie bialskim,
- gminy Niedźwiada, Ostrów Lubelski, Serniki, Uścimów w powiecie lubartowskim,
- gminy Dorohusk, Kamień, Ruda - Huta, Sawin, część gminy wiejskiej Chełm położona na wschód od linii wyznaczonej przez drogę nr 812 biegnącą od północnej granicy gminy do granicy miasta Chełm w powiecie chełmskim,
- powiat miejski Chełm,
- gmina Wola Uhruska w powiecie włodawskim,

w województwie mazowieckim:

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- część gminy wiejskiej Przasnysz położona na południe od linii wyznaczonej przez drogę biegnącą od wschodniej granicy gminy do granicy miasta Przasnysz, łączącej miejscowości Dębiny – Bartniki – Przasnysz oraz na wschód od linii wyznaczonej przez drogę biegnącą od południowej granicy miasta Przasnysz do południowej granicy gminy i łączącej miejscowości Przasnysz – Leszno – Gostkowo w powiecie przasnyskim,
- gminy Czerwonka, Płoniawy – Bramura, Krasnosielec, Sypniewo w powiecie makowskim
- gmina Mirów powiecie szymborskim,
- gminy Iłża, Wierzbica, część gminy Kowala położona na południe od linii wyznaczonej przez drogę nr 733 biegnącą od wschodniej granicy gminy do skrzyżowania z drogą nr 744 w miejscowości Maliszów i dalej na wschód od linii wyznaczonej przez drogę nr 744 biegnącą od miejscowości Maliszów do południowej granicy gminy, część gminy Skaryszew położona na zachód od linii wyznaczonej przez drogę nr 9 biegnącą od północnej granicy gminy do skrzyżowania z drogą nr 733, a następnie na południe od linii wyznaczonej przez drogę nr 733 biegnącą od tego skrzyżowania do wschodniej granicy gminy, w powiecie radomskim,

w województwie świętokrzyskim:

- część gminy Mirzec położona na północ od linii wyznaczonej przez drogę biegnącą od zachodniej granicy gminy do miejscowości Mirzec, łączącą miejscowości Gadka – Mirzec, a następnie na północ od linii wyznaczonej przez drogę nr 744 biegnącą od miejscowości Mirzec do wschodniej granicy gminy w powiecie starachowickim.

6. Romania

The following restricted zones III in Romania:

- Zona oraşului Bucureşti,
- Judeţul Constanţa,
- Judeţul Satu Mare,
- Judeţul Tulcea,
- Judeţul Bacău,
- Judeţul Bihor,
- Judeţul Bistriţa Năsăud,
- Judeţul Brăila,
- Judeţul Buzău,
- Judeţul Călăraşi,
- Judeţul Dâmboviţa,
- Judeţul Galaţi,
- Judeţul Giurgiu,
- Judeţul Ialomiţa,
- Judeţul Ilfov,
- Judeţul Prahova,

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- Județul Sălaj,
- Județul Suceava
- Județul Vaslui,
- Județul Vrancea,
- Județul Teleorman,
- Județul Mehedinți,
- Județul Gorj,
- Județul Argeș,
- Județul Olt,
- Județul Dolj,
- Județul Arad,
- Județul Timiș,
- Județul Covasna,
- Județul Brașov,
- Județul Botoșani,
- Județul Vâlcea,
- Județul Iași,
- Județul Hunedoara,
- Județul Alba,
- Județul Sibiu,
- Județul Caraș-Severin,
- Județul Neamț,
- Județul Harghita,
- Județul Mureș,
- Județul Cluj,
- Județul Maramureș.

7. Germany

The following restricted zones III in Germany:

Bundesland Brandenburg:

- Kreisfreie Stadt Cottbus,
- Landkreis Spree-Neiße:
 - Gemeinde Kolkwitz mit den Gemarkungen Hänchen, Klein Gaglow, Kolkwitz, Gulben, Papitz, Glinzig, Limberg und Krieschow,
 - Gemeinde Drebkau mit den Gemarkungen Jehserig, Domsdorf, Drebkau, Laubst, Leuthen, Siewisch, Casel und der Gemarkung Schorbus bis zur L521,
 - Gemeinde Neuhausen/Spree mit den Gemarkungen Groß Oßnig, Klein Döbbern, Groß Döbbern, Haasow, Kathlow, Frauendorf, Koppatz, Roggosen, Sergen, Komptendorf, Laubsdorf, Neuhausen, Drieschnitz, Kahsel und Bagenz,

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- Gemeinde Spremberg mit den Gemarkungen Sellessen, Böhlow, Groß Buckow, Klein Buckow, Spremberg, Radeweise und Straußdorf.

8. Greece

The following restricted zones III in Greece:

- in the regional unit of Serres:
 - the municipal departments of Irakleia, Valtero, Dasochori, Karperi, Koimisi, Lithotopos, Limnochori, Pontismeno, Chrysochorafa, Ammoudia, Gefiroudi, Triada, Cheimaros, Zeugolatio, Kalokastro, Livadochori and Strimoniko (Irakleia Municipality),
 - the municipal departments of Kamaroto, Kerkini, Livadia, Makrynitsa, Neochori Sintikis, Platanakia, Kastanousi, Rodopoli, Ano Poroia, Kato Poroia, Akritochori, Neo Petritsi, Vyroneia, Megalochori, Mandraki, Strymonochori, Charopo, Chortero and Gonimo, part of the municipal department of Sidirokastro and the community department of Promahonas (Sintiki Municipality),
 - the municipal departments of Anagennisi, Vamvakia and Provatas (Serres Municipality),
 - the municipal departments of Ampeloi, Vergi, Dimitritsi, Nikokleia and Triantafilia (Visaltia Municipality),
- in the regional unit of Kilkis:
 - the municipal departments of Vathi, Agios Markos, Pontokerasea, Drosato, Amaranta, Antigoneia, Gerakario, Kokkinia, Tripotamos, Fyska, Myriofyto, Kentriko, Mouries, Agia Paraskevi, Stathmos Mourion, Kato Theodoraki, Melanthio, Anavrito, Elliniko, Eptalofos, Eukarpia, Theodosia, Isoma, Koiladi, Koronouda, Akritas, Kilkis, Lipsidrio, Stavrochori, Plagia, Cherso and Terpillos (Kilkis Municipality)
- in the regional unit of Thessaloniki:
 - the municipal departments of Vertiskos, Ossa, Karteres, Lahanas, Leukochoi, Nikopoli, Xilopoli, Krioneri and Sochos (Lagadas Municipality).

9. Estonia

The following restricted zones III in Estonia:

- The following villages in Rõuge vald:
 - Tsiistre
 - Preeksa
 - Savioja
 - Kärinä
 - Põdramõtsa
 - Põnni
 - Hürsi
 - Horoski
 - Saagri
 - Purka

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- Kääraku
- Mahtja
- Kõomäe
- Kotka
- Palujüri
- Pundi
- Meelaku
- Tsolli
- Leoski
- Holdi
- Kergatsi
- Haavistu
- Pressi
- Hämkoti
- Kirbu
- Ala-Suhka
- Tummelka
- Mäe-Suhka
- Piipsemäe
- Villa
- Plaani
- Pausakunnu
- Vaalimäe
- Puspuri
- Tõnkova
- Mäe-Lüütsepa
- Tuuka
- Missokülä
- Tika
- Pedejä
- Sandi
- Möldre
- Mauri
- Häärmäni
- Sapi
- Horosuu
- Misso-Saika

▼ M13

- Kundsä
- Pältre
- Saagrimäe
- Savimäe
- Välko-Tiilige
- Ritsiko
- Kiviora
- Pupli
- Siksälä
- Muraski
- Suurõsuu
- Kurõ
- Misso alevik
- Kimalasõ
- Hino
- Kurõ
- Rammuka
- Laisi
- Murati
- Kuklase
- Kuura
- Kaubi
- Käbli
- Savioja
- Naapka
- Andsumäe
- Söödi
- Ala-Palo
- Sarise
- Tsilgutaja
- Vihkla
- Posti
- Laitsna-Hurda
- Rusa
- Vaarkali
- Märdimiku
- Kriguli
- Vungi
- Lillimõisa

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- Käänu
- Ruusmäe
- Pundi
- Raagi
- Palujüri
- Hanija
- Pausakunnu
- Kotka
- Vaalimäe
- Plaani
- Vorstimäe
- Vastsekivi
- Hulaku
- Tuuka
- Mäe-Lüütsepä
- Rogosi-Mikita
- Savioja
- Kuura
- Käßli
- Puspuri
- Tõnkova
- The following villages in Setomaa vald:
 - Põrstõ
 - Määsi
 - Kriiva
 - Leimani
 - Napi
 - Tiilige
 - Saagri
 - Tiastõ
- The following villages in Rõpina vald:
 - Pindi
 - Võiardi
 - Ruusa
 - Võuküla
 - Pääsna
 - Jõevaara
 - Soohara
 - Sarvemäe

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- Sühavavva
- Vareste
- Himmiste
- Timo
- Viira
- The following villages in Põlva vald:
 - Soesaare
 - Vanaküla
 - Kiisa
 - Lutsu
 - Naruski
 - Tromsi
 - Partsi
 - Uibujärve
 - Kanassaare
 - Kauksi
 - Kaaru
 - Miiaste
 - Adiste
 - Nooritsmetsa
 - Eoste
 - Valgesoo
 - Himmaste
 - Taevaskoja
 - Mammaste
 - Puuri
 - Tännassilma
 - Metste
 - Pragi
 - Himma
 - Andre
 - Meemaste
 - Peri
 - Rosma
- The following towns in Põlva vald:
 - Põlva
- The following villages in Võru vald:

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- Viitka
- Vatsa
- Perametsa
- Heinasoo
- Jeedasküla
- Vana-Saaluste
- Paloveere
- Käpa
- Kündja
- Haava-Tsäpsi
- Luhte
- Kõo
- Pari
- Kirikumäe

▼ **M13***ANNEX II***AREAS ESTABLISHED AT UNION LEVEL AS INFECTED ZONES OR AS RESTRICTED ZONES, COMPRISING OF PROTECTION AND SURVEILLANCE ZONES**

(as referred to in Articles 6(2) and 7(2))

PART A

Areas established as infected zones following an outbreak of African swine fever in wild porcine animals in a previously disease-free Member State or zone:

Member State: Croatia

ADIS reference number of the outbreak	Area comprising:	Date until applicable
HR-ASF-2023-00074	<ul style="list-style-type: none"> — Karlovačka županija — općina Rakovica — općina Slunj — općina Cetingrad — općina Plaški — općina Saborsko — Ličko-senjska županija — općina Plitvička jezera — Sisačko-moslavačka županija — općina Dvor — općina Donji Kukuruzari — općina Majur — grad Hrvatska Kostajnica — općina Hrvatska Dubica — naselje Slabinja — naselje Živaja — grad Glina — naselje Momčilović Kosa — naselje Trnovac Glinski — naselje Brestik — naselje Martinovići — naselje Mali Gradac — naselje Veliki Gradac — grad Petrinja — naselje Tremušnjak — naselje Veliki Šušnjar — naselje Donja Pastuša — naselje Mačkovo Selo — naselje Begovići — naselje Blinja — naselje Dodoši 	26.10.2023

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ADIS reference number of the outbreak	Area comprising:	Date until applicable
	<ul style="list-style-type: none"> — naselje Miočinovići — naselje Bijelnik — naselje Jabukovac — naselje Jošavica — naselje Gornja Mlinoga — naselje Gornja Pastuša — općina Sunja <ul style="list-style-type: none"> — naselje Radonja Luka — naselje Čapljani — naselje Drljača — naselje Kladari — naselje Vukoševac — naselje Šaš — naselje Slovinci — naselje Četvrtkovac — naselje Jasenovčani — naselje Papići — naselje Mala Gradusa — naselje Timarci — naselje Mala Paukova — naselje Velika Gradusa — naselje Staza — naselje Kostreši Šaški — naselje Pobrdani — naselje Sjeverovac — naselje Donji Hrastovac 	

Member State: Sweden

ADIS reference number of the outbreak	Area comprising:	Date until applicable
SE-ASF-2023-00001	<p>County of Västmanland:</p> <ul style="list-style-type: none"> — 30 % of municipality of Surahammar down in the east by the road nr 66, — Total 100 % municipality of Fagersta, — 68 % of municipality of Norberg up in the north nearby the road 270 and nr 68, — 6 % of municipality of Skinnskatteberg down in the south by the road nr 250, — 0,4 % of municipality of Västerås down in the south-east by the road nr 685 	6.12.2023

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ADIS reference number of the outbreak	Area comprising:	Date until applicable
	<ul style="list-style-type: none"> — 12 % of municipality of Sala in the east by the road nr 68. <p>County of Dalarna:</p> <ul style="list-style-type: none"> — 1 % of municipality of Avesta in the north-east by the road nr 693 — 6 % of municipality of Smedjebacken in the west by the road nr 66. 	

PART B

Areas established as restricted zones, comprising of protection and surveillance zones, following an outbreak of African swine fever in kept porcine animals in a previously disease-free Member State or zone:

Member State: Croatia

ADIS reference number of the outbreak	Area comprising:	Date until applicable
HR-ASF-2023-00001	<p>Protection zone includes areas of:</p> <p>a) Vukovarsko- srijemska županija:</p> <ul style="list-style-type: none"> — općina Drenovci — općina Gunja — općina Privlaka — općina Babina Greda — grad Županja — grad Otok — općina Vrbanja — općina Nijemci — općina Bošnjaci — općina Cerna — općina Štitar — općina Gradište — općina Stari Jankovci — općina Andrijaševci — općina Tompojevci — općina Bogdanovci — općina Vođinci <p>b) Brodsko-posavska županija:</p> <ul style="list-style-type: none"> — općina Sikirevci — općina Gundinci — općina Slavonski Šamac 	26.10.2023

▼ **M13**

ADIS reference number of the outbreak	Area comprising:	Date until applicable
	<p>Surveillance zone includes areas of:</p> <p>a) Vukovarsko- srijemska županija:</p> <ul style="list-style-type: none"> — grad Vinkovci — općina Borovo — općina Ivankovo — općina Jarmina — općina Lovas — općina Markušica — općina Negoslavci — općina Nuštar — općina Stari Mikanovci — općina Tordinci — općina Tovarnik — općina Trpinja — grad Ilok — grad Vukovar <p>b) Brodsko- posavska županija:</p> <ul style="list-style-type: none"> — općina Velika Kopanica — općina Oprisavci — općina Vrpolje <p>c) Osječko baranjska županija</p> <ul style="list-style-type: none"> — općina Strizivojna 	

Member State: Greece

ADIS reference number of the outbreak	Area comprising:	Date until applicable
GR-ASF-2023-00008	<p>Protection zone:</p> <p>In the regional unit of Florina</p> <p>The municipal department of Skopos (Florina municipality)</p> <p>Surveillance zone:</p> <p>In the regional unit of Florina:</p> <p>The municipal departments of Achlada, Meliti, Lofi, Vevi, Sitaria, Palaistra, Neochoraki, Tripotamos, Itea, Pappagiannis, Marina, Mesochori and Mesokampos (Florina municipality)</p> <p>The municipal departments of Kella, Kleidi, Petres, Agios Panteleimon and Farangi (Amyntaio municipality)</p> <p>In the regional unit of Pella:</p> <p>The municipal departments of Agios Athanasios, Panagitsa, Arnissa and Peraia (Edessa municipality)</p> <p>The municipal departments of Orma and Sarakinoi (Almopia municipality)</p>	5.10.2023

▼ **M13**

Member State: Italy

ADIS reference number of the outbreak	Area comprising:	Date until applicable
IT-ASF-2023-00779	<p>Protection zone:</p> <p>all Municipalities of Pavia Province, in Lombardia Region contained within two circles of radius of 10 km, centred on:</p> <ul style="list-style-type: none"> — Latitude 44.992703; Longitude 9.116519 — Latitude 45.124925, Longitude 8.993081 — Latitude 45.121351; Longitude 9.009241 <p>Surveillance zone:</p> <p>all Municipalities of Pavia Province, in Lombardia Region, not already included in restricted zones I and II as listed in Annex I to Commission Implementing Regulation (EU) 2023/594 and Isola Sant'Antonio, Molino dei Torti, Alzano Scrivia and Guazzora Municipalities, in Alessandria Province, Piedmont Region</p>	28.11.2023

*ANNEX III***REINFORCED BIOSECURITY MEASURES FOR ESTABLISHMENTS OF KEPT PORCINE ANIMALS LOCATED IN RESTRICTED ZONES I, II AND III**

(as referred to in Article 16(1), point (b)(i))

1. The following reinforced biosecurity measures, as referred to in Article 16(1), point (b)(i), shall be implemented in establishments of kept porcine animals located in restricted zones I, II and III situated in the Member States concerned in the case of movements of the following consignments, authorised by the competent authority in accordance with this Regulation:
 - (a) porcine animals kept in restricted zones I, II and III within and outside those zones, as provided for in Articles 22 to 25, and Articles 28 and 29;
 - (b) germinal products obtained from porcine animals kept in restricted zone II outside that zone, as provided for in Articles 32, 33 and 34;
 - (c) animal by-products obtained from porcine animals kept in restricted zone II outside that zone, as provided for in Articles 37 and 39;
 - (d) fresh meat, meat products, including casings, obtained from porcine animals kept in restricted zones II and III outside those zones, as provided for in Articles 41, 42 and 43.
2. The operators of establishments of kept porcine animals located in restricted zones I, II and III situated in the Member States concerned in the case of authorised movements referred to in point 1, within and outside those zones, shall ensure that the following reinforced biosecurity measures are implemented in establishments of kept porcine animals:
 - (a) there must be no direct or indirect contact between the kept porcine animals in the establishment and at least:
 - (i) other kept porcine animals from other establishments, except for kept porcine animals that are allowed to be moved into the establishment by an operator and, where required by this Regulation, are authorised for such movement by the competent authority;
 - (ii) wild porcine animals;
 - (b) appropriate hygienic measures, such as a change of clothes and footwear on entering and leaving the premises where porcine animals are kept;
 - (c) washing and disinfection of hands and disinfection of footwear at the entrance to the premises where porcine animals are kept;
 - (d) the absence of any contact with kept porcine animals for a period of at least 48 hours from the time of ending of any hunting activity related to wild porcine animals or any other contact with wild porcine animals;
 - (e) a prohibition on unauthorised persons or means of transport entering the establishment, including the premises and buildings, where porcine animals are kept;

▼B

- (f) adequate record-keeping of persons and means of transport accessing the establishment where the porcine animals are kept;
- (g) the premises and buildings of the establishment where porcine animals are kept must:
 - (i) be built in such a way that no other animals that could transmit African swine fever virus can enter the premises and buildings or have contact with the kept porcine animals or their feed and bedding material. In particular the structure and buildings of the establishment must ensure that kept porcine animals do not have any contacts with wild porcine animals;
 - (ii) allow for the washing and disinfection of hands;
 - (iii) where appropriate, allow for the cleaning and disinfection of the premises and buildings, except for land near the buildings of the establishment where porcine animals are kept outdoors where such cleaning and disinfection would not be feasible;
 - (iv) have appropriate changing facilities for footwear and clothes at the entrance to the premises and buildings where porcine animals are kept;
 - (v) have appropriate protection from insects and ticks, if required by the competent authority of the Member State concerned on the basis of a risk assessment tailored to the specific epidemiological situation of African swine fever in that Member State.
- (h) stock-proof fencing of at least the premises where the porcine animals are kept and buildings where feed and bedding are kept, in order to ensure that kept porcine animals, and their feed and bedding do not have any contact with unauthorised persons and, where relevant, with other porcine animals;
- (i) a biosecurity plan approved by the competent authority of the Member State concerned taking account of the profile of the establishment and national legislation must be in place; where appropriate, that biosecurity plan must include at least:
 - (i) the establishment of the 'clean' and 'dirty' areas for personnel appropriate to the typology of the establishment, such as changing rooms, showers, a dining room, etc.;
 - (ii) the setting up and the review, when applicable, of the logistical arrangements for the entry of new kept porcine animals into the establishment;
 - (iii) the procedures for the cleaning and disinfection of the facilities, transport, equipment and personnel hygiene;
 - (iv) rules on food for personnel on site and a prohibition on the keeping of porcine animals by the personnel, where relevant and if applicable on the basis of national legislation of the Member State concerned;
 - (v) a dedicated recurrent awareness programme for personnel on the establishment;
 - (vi) the setting up and the review, when applicable, of logistical arrangements in order to ensure a proper separation between different epidemiological units and to avoid porcine animals being in contact, either directly or indirectly, with animal by-products and other units on the establishment;

▼B

- (vii) the procedures and instructions for the enforcement of biosecurity requirements during the construction or repair of the premises or buildings;
- (viii) internal audits or self-evaluation for enforcing the biosecurity measures;
- (ix) assessment of specific biosecurity risks and procedures for the application of relevant risk-mitigating measures related to establishments where porcine animals are kept temporally or permanently outdoors.

*ANNEX IV***MINIMUM REQUIREMENTS FOR NATIONAL ACTION PLANS FOR WILD PORCINE ANIMALS IN ORDER TO AVOID THE SPREAD OF AFRICAN SWINE FEVER IN THE UNION**

(as referred to in Article 56)

National action plans for wild porcine animals in order to avoid the spread of African swine fever in the Union shall include at least the following:

- (a) the strategic objectives and priorities of the national action plan;
- (b) the scope of the plan, including the territory covered by the national action plan;
- (c) a description of the scientific data guiding the measures set out in the national action plan, where relevant, or reference to the Union's guidelines on African swine fever as agreed with the Member States at the Standing Committee on Plants, Animals, Food and Feed ⁽¹⁾;
- (d) a description of the roles and functions of the relevant institutions and stakeholders;
- (e) estimates of the size of the population of wild porcine animals within the Member State or regions thereof and a description of the estimation method;
- (f) a description of hunting management within the Member State, including an overview of the hunting grounds, hunting associations, hunting seasons, specific hunting methods and tools;
- (g) a description of qualitative and / or quantitative annual, intermediate and long-term targets and the means for an appropriate control and, if necessary, reduction of the population of wild porcine animals, including targets for annual hunting bags, where relevant;
- (h) a description or links to national biosecurity requirements related to the hunting of wild porcine animals;
- (i) a description and links to relevant Union or national biosecurity measures for establishments of kept porcine animals aimed at the protection of such animals from wild porcine animals;
- (j) implementation arrangements, including a timetable for different measures;
- (k) a communication strategy for hunters, a description of targeted awareness and training campaigns concerning African swine fever and related links to such campaigns for hunters to prevent the introduction and dissemination of that disease by hunters;
- (l) joint programmes of cooperation between the agriculture and environmental sectors ensuring sustainable hunting management, an implementation of a ban on supplementary feeding and agricultural practices aimed at facilitating the prevention, control and eradication of African swine fever, where relevant;
- (m) a description of cross-border cooperation with other Member States and third countries, where relevant, in relation to the management of wild porcine animals;

⁽¹⁾ https://food.ec.europa.eu/animals/animal-diseases/diseases-and-control-measures/african-swine-fever_en

▼B

- (n) a description of compulsory continuous surveillance by means of the testing of dead wild porcine animals with pathogen identification tests for African swine fever in the whole territory of the Member State;
- (o) an assessment of possible significant negative effects of hunting activities on species and habitats protected under relevant Union environmental rules, including nature protection requirements, laid down in Directives 2009/147/EC and 92/43/EEC and the description of prevention and mitigation measures reducing the negative impact on the environment, where necessary.