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The procedure for applying for a permit to market the preservative mixture and processing the application¹

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Amended by the following acts

Reception	Disclosure	Entry into force
26.10.2020	RT I, 04.11.2020, 1	01.01.2021

The Regulation is established on the basis of § 106^{5 (6)} of the Plant Propagation and Variety Protection Act .

§ 1. Scope of regulation

The regulation establishes the procedure for applying for a permit to market a preservative mixture and processing the application, including the requirements for the content of the application and the permit.

§ 2. Application for permission to market the preservative mixture

To obtain a marketing permit for a preservation mixture, the manufacturer shall submit an application to the Agricultural and Food Board with the following information:

[RT I, 04.11.2020, 1 - entry into force 01.01.2021]

- 1) the manufacturer's name, registry code, address, communication device numbers;
- 2) the harvesting method, marked as "Direct harvesting" or "Cultivated plant crops";
- 3) the mass percentage of the ingredients by plant species and plant subspecies;
- 4) in the case of a preservation mixture for cultivated plant crops, the germination data of the ingredients of the mixture that do not meet the requirements established for the germination of commercial seeds;
- 5) the quantity of the preservation mixture;
- 6) the type of growing site of the collection site;
- 7) the year of collection.

§ 3. Procedure for the marketing authorization of the preservation mixture obtained by direct harvesting

In the case of the preservation mixture obtained by direct harvesting, the Agriculture and Food Board makes visual observations at the collection point to make sure that the preservation mixture complies with the requirements set forth in Regulation No. 56 of the Minister of Agriculture of April 24, 2006 "Forage crop seed categories and requirements for the production and marketing of forage crop seed". Visual observations are made during the growth period of the ingredients of the storage mixture as needed.

[RT I, 04.11.2020, 1 - enters into force. 01.01.2021]

§ 4. Procedure for a marketing permit for the preservation mixture of cultivated plant crops

(1) In the case of the preservation mixture of cultivated plant crops, the Agriculture and Food Board shall take a sample of the seeds during the review of the application to check the compliance of the ingredients of the preservation mixture with the requirements set forth in Regulation No. 56 of April 24, 2006 of the Minister of Agriculture "Forage crop seed categories and requirements for the production and marketing of forage crop seed".

[RT I, 04.11.2020, 1 - enters into force. 01.01.2021]

(2) The sample taken on the basis of paragraph 1 shall be tested and analyzed in accordance with the internationally established methodology.

(3) Samples required for tests and analyzes are taken from homogeneous batches, following the stipulated requirements regarding the size of the batch and the sample taken from it.

§ 5. Permit to market the preservative mixture

(1) The following information shall be indicated on the marketing permit for a preservation mixture:

- 1) the name and address of the manufacturer;
- 2) the harvesting method, indicated as "Direct harvesting" or "Cultivated plant crops";
- 3) the mass percentage of the ingredients by plant species and plant subspecies;
- 4) in the case of a preservation mixture for cultivated plant crops, the germination data of the ingredients of the mixture that do not meet the requirements established for the germination of commercial seed;
- 5) the quantity of the preservation mixture for which the marketing permit is applied for;
- 6) the region of origin of the preservation mixture;
- 7) the marketing restriction in the region of origin of the preservation mixture;

8) the region of origin;

9) the place of collection and, in the case of a preservation mixture for cultivated crops, also the place of cultivation;

10) the type of growth site at the collection site;

11) the year of collection.

(2) In the case of a preservation mixture obtained by direct harvesting, it is sufficient for point 3 of paragraph 1, if the mass percentage of such ingredients, which are characteristic of the type of growth site of the collection site and which are important as ingredients of the preservation mixture for the preservation of the natural environment in the context of the preservation of genetic resources, are indicated as plant species and, if necessary, as subspecies of the plant.

1

Commission Directive 2010/60/EU establishing certain exceptions for the marketing of seed mixtures of fodder crops intended to preserve the natural environment (OJ L 228, 31.08.2010, pp. 10–14)