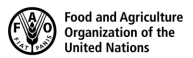
CODEX ALIMENTARIUS COMMISSION







Viale delle Terme di Caracalla, 00153 Rome, Italy - Tel: (+39) 06 57051 - E-mail: codex@fao.org - www.codexalimentarius.org

REP22/CAC February 2023

JOINT FAO/WHO FOOD STANDARDS PROGRAMME CODEX ALIMENTARIUS COMMISSION

Forty-fifth Session

FAO headquarters, Rome, Italy

21-25 November 2022, 12-13 December 2022, and 19 December 2022-6 February 2023

REPORT

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EXECUTIVE SUMMARY

CAC45 was opened by the Directors-General of FAO and WHO. The session was attended by delegates from 163 Member countries, one Member Organization, and Observers of eight international governmental organizations (IGOs), 37 non-governmental organizations (NGOs) and two United Nations agencies. Of these, nine Member countries, three IGOs and 22 NGOs attended the meeting virtually.

Main decisions of CAC45:

Final adoption of more than 500 new and revised Codex standards (including numerical standards), guidelines and codes of practice, including

- Standard for Dried Floral Parts Saffron
- Standard for Dried Seeds Nutmeg
- Standard for Dried or Dehydrated Chilli Pepper and Paprika
- Standard for Onions and Shallots
- Standard for Berry Fruits
- Regional Standard for Dried Meat (Africa)
- Revision to the Standard for Named Vegetable Oils (CXS 210-1999): Essential composition of sunflower seed oils
- Guidelines for Ready-to-Use Therapeutic Foods (RUTF)
- Guidelines for the Management of Biological Foodborne Outbreaks
- Guidelines for Developing Harmonized Food Safety Legislation for the CCAFRICA Region
- Guidelines for the Recognition of Active Substances or Authorized Uses of Active Substances of Low Public Health Concern that Are Considered Exempted from the Establishment of Maximum Residue Limits or Do Not Give Rise to Residues
- Code of Practice for the Prevention and Reduction of Cadmium Contamination in Cocoa Beans
- Revision to the General Principles of Food Hygiene (CXC 1-1969)
- Maximum level (ML) for cadmium in cocoa powder (100% cocoa solids on a dry matter basis)
- Maximum levels (MLs) for lead in cereal-based foods for infants and young children, white and refined sugar, corn and maple syrups, honey and sugar-based candies
- . Maximum levels (MLs) for methylmercury in orange roughy and pink cusk eel
- Maximum levels (MLs) for total aflatoxins in maize grain, destined for further processing; flour meal, semolina and flakes derived from maize; husked rice; polished rice; sorghum grain, destined for further processing; cereal-based food for infants and young children (excluding foods for food aid programs); and cereal-based food for infants and young children for food aid programs
- 476 maximum residue limits (MRLs) for different combinations of pesticides/commodity(ies)
- Revision of the Classification of Food and Feed (CXA 4-1989)

Adoption at Step 5:

- Draft Standard for Fresh Dates
- Draft Standard for Dried Small Cardamom
- Draft Standard for Spices Derived from Dried Fruits and Berries (Part A Allspice, Juniper berry, Star anise)
- Draft revision to the Standard for Named Vegetable Oils (CXS 210-1999): Inclusion of avocado oil
- Draft Code of Practice for Prevention and Reduction of Mycotoxin Contamination in Cassava and Cassava-Based Products
- Draft maximum level (ML) for lead in ready-to-eat meals for infants and young children
- Draft maximum residue limits (MRLs) for zilpaterol hydrochloride (cattle kidney, liver, muscle)

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New work:

 Standard for Named Vegetable Oils (CXS 210-1999) to include Camellia seed oil; Sacha inchi oil; and High oleic acid soya bean oil (Amendment/revision)

- Standard for Fish Oils (CXS 329-2017) to include Calanus oil (Revision)
- Regional Standard for Castilla Lulo (Latin America and the Caribbean) (New)
- Standard for Fresh Curry Leaves (New)
- Principles and Guidelines on the Use of Remote Audit and Verification in Regulatory Frameworks (New)
- Alignment of food hygiene texts with the revised *General Principles on Food Hygiene* (CXC 1-1969)

CAC45:

- Re-elected, as Chairperson, Mr Steve Wearne (United Kingdom) and, as Vice-Chairpersons, Mr Allan Azegele (Kenya), Mr Raj Rajasekar (New Zealand) and Mr Diego Varela (Chile).
- **Appointed** Germany as **Coordinator** for Europe, and **re-appointed** Uganda, China and Ecuador as **Coordinators** for Africa, Asia and Latin America and the Caribbean, respectively.
- Elected as Member of the Executive Committee elected on a geographic basis, Europe: Finland

CAC45 discussed/ took decisions as follows on general items as proposed by the Executive Committee:

- Statements of Principle concerning the role of Science (SoP): Referred the draft guidance on the
 application of the SoP to the Chairpersons of Codex subsidiary bodies to facilitate deliberations on
 matters that fell within the scope of the SoP, urged Members to take account of the draft guidance as
 appropriate during standards development and advancement, and requested the Secretariat to issue
 a Circular Letter (CL) inviting specific suggestions to improve the draft guidance for consideration by
 CAC46.
- New food sources and production methods (NFPS): Recognized the importance of Codex working
 in a flexible and timely manner to consider NFPS, encouraged Members to submit proposals related
 to NFPS using existing Codex mechanisms, and requested the Codex Secretariat to send a CL to
 Members and Observers to identify possible issues related to NFPS that the current structure and
 procedures could not address and options to address them for discussion at CAC46.
- The future of Codex: Had an initial discussion and noted that it was a work in progress and that there would be an opportunity in 2023 for all Members and Observers to engage on this topic.

LIST OF ABBREVIATIONS AND ACRONYMS

AfCTA	African Continental Free Trade Area
AMR	antimicrobial resistance
BEUC	The European Consumer Organization
CAC	Codex Alimentarius Commission
CCAFRICA	FAO/WHO Coordinating Committee for Africa
CCCF	Codex Committee on Contaminants in Foods
CCCPL	Codex Committee on Cereals, Pulses and Legumes
CCEURO	FAO/WHO Coordinating Committee for Europe
CCEXEC	Executive Committee of the Codex Alimentarius Commission
CCFA	Codex Committees on Food Additives
CCFFV	Codex Committee on Fresh Fruits and Vegetables
CCFH	Codex Committee on Food Hygiene
CCFICS	Codex Committee on Food Import and Export Inspection and Certification Systems
CCFL	Codex Committee on Food Labelling
CCFO	Codex Committee on Fats and Oils
CCGP	Codex Committee on General Principles
CCLAC	FAO/WHO Coordinating Committee for Latin America and the Caribbean
CCLM	Committee on Constitutional and Legal Matters
CCNASWP	FAO/WHO Coordinating Committee for North America and South-West Pacific
CCNE	FAO/WHO Coordinating Committee for Near East
CCNFSDU	Codex Committee on Nutrition and Foods for Special Dietary Uses
CCPR	Codex Committee on Pesticide Residues
CCPFV	Codex Committee on Processed Fruits and Vegetables
CCRVDF	Codex Committee on Residues of Veterinary Drugs in Foods
CCSCH	Codex Committee on Spices and Culinary Herbs
CL	Circular Letter
CRD	Conference Room Document
CTF	Codex Trust Fund
CVCs	Vice-Chairpersons
CXL	Codex maximum residue limit for pesticide
DG	Director-General
DON	deoxynivalenol
EMRL	extraneous maximum residue limit
EU	European Union
EWG	electronic working group
FAO	Food and Agriculture Organization of the United Nations
FAO DG	FAO Director-General
GAP	good agricultural practice

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The Global Environment Monitoring System – Food Contamination Monitoring and Assessment Programme GROs General Rules of the Organization IESTI international estimated short-term intake IFT Institute of Food Technologists IGO international governmental organization INF information document IPBES Intergovernmental Science-Policy Platform on Biodiversity and Ecosystem Services JECFA Joint FAO/WHO Expert Committee on Food Additives JMPR Joint FAO/WHO Meeting on Pesticide Residues LAC Latin America and the Caribbean ML maximum level
IESTI international estimated short-term intake IFT Institute of Food Technologists IGO international governmental organization INF information document IPBES Intergovernmental Science-Policy Platform on Biodiversity and Ecosystem Services JECFA Joint FAO/WHO Expert Committee on Food Additives JMPR Joint FAO/WHO Meeting on Pesticide Residues LAC Latin America and the Caribbean
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JMPR Joint FAO/WHO Meeting on Pesticide Residues LAC Latin America and the Caribbean
LAC Latin America and the Caribbean
MI maximum level
IVIL IIIAAIIIIUIII IGVGI
MRL maximum residue limit
MSF Médecins Sans Frontiers
NCD non-communicable disease
NHF The National Health Federation
NFPS new food sources and production systems
NGO non-governmental organization
PM Codex Procedural Manual
RCC FAO/WHO (Regional) Coordinating Committee
RUTF ready-to-use therapeutic foods
SoP Statements of Principle concerning the role of Science
SP Codex Strategic Plan 2020-2025
SPS sanitary and phytosanitary measures
TBT technical barriers to trade
TFA trans-fatty acids
UN United Nations
UNEP United Nations Environment Programme
WFP World Food Programme
WG working group
WHO World Health Organization
WHO DG WHO Director-General
WOAH World Organization for Animal Health
WTO World Trade Organization

INTRODUCTION

1. The Codex Alimentarius Commission convened its forty-fifth session (CAC45) at the Headquarters of the Food and Agriculture Organization of the United Nations (FAO), Rome, Italy, from 21 to 25 November 2022. Remote participation (via Zoom) was possible for listening and verbal interventions, however, all Members had been invited to plan to have at least one in-person delegate attend the session for in-person voting. With the endorsement of the Members, report adoption was convened virtually on 12-13 December 2022¹.

2. CAC45 was chaired by Mr Steve Wearne (United Kingdom), Chairperson of the Commission assisted by the Vice-Chairpersons Mr Allan Azegele (Kenya), Mr Raj Rajasekar (New Zealand), and Mr Diego Varela (Chile). The session was attended by delegates from 163 Member countries, one Member Organization, and Observers of eight international governmental (IGOs), 37 non-governmental organizations (NGOs) and two United Nations agencies. Of these, nine Member countries, three IGOs and 22 NGOs attended the meeting virtually. The list of participants is contained in Appendix I.

OPENING

Welcome addresses by FAO and WHO

3. The Director-General of the Food and Agriculture Organization of the United Nations (FAO), Dr QU Dongyu² and the Director-General of the World Health Organization (WHO), Dr Tedros Ghebreyesus Adhanom³ welcomed participants and addressed the Commission. The Directors-General highlighted the importance of science and data in the work of the Codex standard-setting body, and of the role the Commission can play in guiding country regulations that promote health, while facilitating fair trade.

Division of competence⁴

4. CAC45 noted the division of competence between the European Union (EU) and its Member States in accordance with Rule II, paragraph 5, of the CAC Rules of Procedure.

ADOPTION OF THE AGENDA (Agenda Item 1)5

5. CAC45 adopted the provisional agenda as its agenda for the Session and agreed to discuss *Participation of the European Union as Adviser to the Member for Europe in the Executive Committee of the Codex Alimentarius Commission*, on the basis of a document prepared by the FAO and WHO Legal Offices (CX/CAC 22/45/21), under Agenda Item 14 Other Business.

REPORT BY THE CHAIRPERSON ON THE 82ND AND 83RD SESSIONS OF THE EXECUTIVE COMMITTEE (Agenda Item 2)⁶

- 6. The Chairperson in introducing the item noted that the Vice-Chairpersons would give reports on each of the subcommittees that they chaired and that the report of the Executive Committee of the Codex Alimentarius Commission (CCEXEC) on items that had their own agenda item for CAC45 would be reported on directly under those agenda items.
- 7. Regarding the regular review of NGOs with observer status in the work of Codex, the Chairperson recalled the recognition of CCEXEC of the ongoing interest from the wider NGO community to engage with Codex, especially as it embarked on new areas of work and expressed his appreciation for their continuing interest and contributions. He noted that CCEXEC82 had also recommended that the Directors-General of FAO and WHO revoke the Observer status of a number of organisations that no longer met the criteria necessary for retention of Observer status.
- 8. The Chairperson highlighted two further issues that had arisen from the Observer review:
 - Regarding the modalities by which NGOs with observer status contribute to Codex work he noted that CCEXEC83 had recognised the contributions that Observers may make to advancing the objectives of Codex other than through their participation in Codex standard setting activities, and had recommended that the Codex Secretariat and the Legal offices of FAO and WHO evaluate potential amendments to the Procedural Manual (PM) which might recognise these contributions, and present any proposals for consideration by the 33rd Session of the Codex Committee on General Principles (CCGP33).

¹ As the Commission did not complete report adoption within the time available in the virtual sessions, report adoption was completed using a written procedure which concluded on 6 February 2023.

² https://www.fao.org/director-general/speeches/detail/en/c/1619429/

³ https://www.fao.org/webcast/home/en/item/6056/icode/ from 6:32

⁴ Division of Competence between the European Union and its Member States (CRD1)

⁵ CX/CAC 22/45/1 Rev. 1

⁶ REP22/EXEC1; REP22/EXEC2; CRD4 (FAO); CRD5 (Panama); CRD7 (Thailand), CRD18 (Mali); CRD31 (Dominican Republic); CRD33 (Good Food Institute); CRD34 (Singapore); CRD38 (Republic of Korea); CRD39 (Liberia)

 Regarding the double representation clause currently applied to Observers that are members of larger Observer organizations, CCEXEC83 had requested a further analysis by the Codex Secretariat and the Legal offices of FAO and WHO for consideration by CCEXEC84.

- 9. The Chairperson also highlighted that the review of new applications for Observer status in Codex had been on hold for some months following the adoption of the FAO strategy for private sector engagement 2021-2025, in order to consider whether it had any implications for the review of applications for Observer status in Codex. He noted that FAO had recently advised the Codex Secretariat to continue applying the procedures established in the PM and the relevant texts of FAO and WHO, and that it was therefore expected that new applications for Observer status in Codex would be presented at CCEXEC84.
- 10. The Chairperson of CCGP indicated that CCGP was ready and willing to take on the work as recommended by CCEXEC and reminded all Members that CCGP33 would take place in October 2023 in Bordeaux, France which would provide an inclusive and transparent forum to discuss any amendments to the PM. Conclusion

11. CAC45 noted:

- the discussions of CCEXEC82 and CCEXEC83 and endorsed the conclusions and recommendations contained in the reports, and in particular with regard to the modalities by which NGOs with Observer Status contribute to Codex work;
- ii. the resumption of the review of applications for Observer status in Codex; and
- iii. that the recommendations on the Critical Review of CCEXEC82 and CCEXE83 would be addressed in conjunction with Agenda Items 4-6, and recommendations on the Codex Strategic Plan 2020-2025, Codex Budgetary and Financial Matters, Matters from FAO and WHO including the Codex Trust Fund (CTF), and the 60th Anniversary of Codex, would be addressed in conjunction with Agenda Items 1tems 7, 8, 9 and 13, respectively.

Subcommittee on the application of the Statements of Principle concerning the role of Science⁷

- 12. The Chairperson of the subcommittee recalled that CCEXEC83 had reviewed the outcome of the 3rd subcommittee on the Statements of Principle concerning the role of Science (SoP) that was established by CCEXEC82 and that CCEXEC83 had agreed to retain the text as presented apart from shortening the title and paragraph 23 and to forward it to CAC45 for further consideration. He also recalled that CCEXEC83 agreed that the sub-committee had completed its work and agreed to close the discussion on this topic.
- 13. It was noted that although the text as annexed to the CCEXEC83 report was not final with square brackets remaining, CCEXEC83 had considered it a serviceable document that fairly reflected the comments made and considered by the subcommittee. It was recalled that the task was to provide practical guidance to operationalize the SoP and promote their consistent application, and not to reopen or change the SoP.
- 14. Members of CAC were invited to determine whether and how to take this work forward.

Discussion

- 15. Members commended the subcommittee on its substantive work.
- 16. Members expressed a range of views, including that the draft guidance:
 - was serviceable and useful, in particular the flowchart, and had already been applied to varying degrees during CAC45;
 - b. was practical and helpful and there was no need for any prescriptive guidance;
 - c. should not be reopened (including the flowchart) as it could unravel the good work done;
 - d. should be shared with Chairpersons of subsidiary committees and be piloted so that experience could be gained for possible future refinement and inclusion in the Chairperson's handbook;
 - could be the basis for Chairpersons when briefing Members and be integrated into a future Members' guidance document;
 - f. should continue being developed to provide Members and Chairpersons with all the help and support that they need when they are involved in difficult discussions;
 - g. was still in a preliminary stage and therefore it would be premature to share it with Chairpersons and implement it;

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⁷ REP22/EXEC2, Appendix II

 should continue being developed as its finalization was needed for consensus building in work of Codex and practical application of the SoP;

- i. needed more guidance on the difference between abstention from acceptance and reservation; and
- j. should cover the entire standard development process, including proposals for new work and also required more clarity on the determination of other legitimate factors.
- 17. The Chairperson of the subcommittee noted that the option of the use of a footnote in a standard (paragraph 20 of Appendix II, REP22/EXEC2) in square brackets remained an outstanding issue, with some arguing the option should be deleted and others supporting its retention. Those delegations supporting deletion were concerned such a footnote would create a precedent and devalue Codex standards in the future. Those delegations supporting retention recalled that footnotes added clarity and transparency and had been usefully employed in Codex texts.
- 18. One delegation noted that it was important not just to focus on the risks of different foods, but to also consider their potential benefits to health noting that WHO had defined health as a state of complete physical, mental and social well-being and not merely the absence of disease and infirmity.
- 19. It was suggested that the Chairperson and the Vice-Chairpersons organize informal consultations with the Codex membership to support understanding and application of the draft guidance.
- 20. The Chairperson of CCRVDF highlighted that while the draft guidance was not complete, it provided a structured yet flexible approach that could be tested on the very few occasions when consensus was difficult to achieve.
- 21. It was proposed that the Codex Secretariat issue a Circular Letter (CL) requesting comments to Codex Members and Observers for further consideration by CAC46.

Conclusions

22. CAC45:

- i. commended the progress made with the development of Guidance for Codex Chairpersons and Members on the application of the SoP;
- acknowledged that the draft guidance attached to the report of CCEXEC83 was neither final nor agreed;
- iii. noted that through the process of developing the draft guidance, Members had been sensitized to the practical application of the SoP;
- iv. endorsed the proposal to refer the draft guidance to the Chairpersons of Codex subsidiary bodies to facilitate deliberations on matters that fell within the scope of the SoP;
- v. urged Members to take account of the draft guidance as appropriate during the process of standards development and advancement;
- vi. requested the Secretariat to issue a CL following CAC45 drawing on the discussions at this session inviting Members and Observers to provide specific suggestions to improve the draft guidance, its finalization and its possible incorporation into guidance documents for Chairpersons and Members; and
- vii. agreed to review comments received on the CL and from Chairpersons of committees on the draft guidance and consider its next steps at CAC46.

CCEXEC subcommittee on new food sources and production systems - Report

23. The Chairperson of the subcommittee acknowledged with appreciation the engagement of Coordinators, Members and Observers, FAO and WHO as well as the members of CCEXEC in the efforts of the past year to collect and collate information on new food sources and production systems (NFPS). This had allowed the compilation of information reflecting different perspectives from different sectors around the world and provided the basis for further deliberations. He drew the attention of CAC45 to the conclusions of CAC44, CCEXEC82, and CCEXEC83 on this topic.

Discussion

General reflections

24. The Chairperson of the subcommittee invited general reflections on the relationship between the Codex work and NFPS.

25. Delegations expressed their appreciation for the work of the subcommittee and its Chairperson, and had a range of general reflections on NFPS:

- Setting international standards on NFPS was in line with Goal 1 in the Codex Strategic Plan 2020-2025 (SP) addressing current emerging and critical issues in a timely manner.
- It was of utmost importance that Codex was capable to address NFPS issues in a timely and efficient manner.
- NFPS were complex and required an inclusive interdisciplinary approach to effectively analyse matters.
- d. NFPS were of increasing importance and there was a lack of international guidance to assist countries in regulating them. Harmonization would be more difficult in the future if Codex did not take timely action.
- e. Currently there was no clear definition of NFPS, which may be needed to facilitate further discussion and communication on the topic.
- f. Areas NFPS might encompass included:
 - plant, animal, or microbial based foods that were part of the traditional diet in some countries but not yet widely consumed elsewhere;
 - · new ways in which existing foods were processed; and
 - foods produced by various new technologies such as cell-based protein.
- g. Some of these areas could be addressed using existing approaches while for others which were still in the research and development stage, standard setting would be premature.
- h. Innovation and NFPS would be key to adapting food systems capable of feeding a growing population and could significantly contribute to more sustainable and healthy diets and were also developing in response to consumer demands, hence international guidance was important.
- i. Countries needed to look at NFPS positively to ensure food security.
- j. Codex texts were needed to minimize trade barriers in this area.
- k. There was a high interest in this diverse topic which may confront Codex in a range of areas and therefore further consultation with Members and experts in the area would be useful.
- I. The development of risk analysis principles for new food may need to be further explored.
- m. Codex as a standard setting body, should not deal with production systems at the global level as they were diverse and adapted to local contexts. Codex should rather focus on how to evaluate NFPS and guide Members on the related risk identification and options for prevention and control.
- n. Expert groups and scientific advice provided by FAO and WHO were needed.
- While NFPS presented opportunities and advantages, special attention should be paid to the potential impact in the promotion of highly processed foods, excessive use of additives, and increased need for packaging material.
- p. There have always been new foods which Codex has addressed, and it should not now address a specific group of new foods to the detriment of others.
- q. This work was important to ensure that Members were aware of NFPS, but this did not mean that it was necessary to immediately invest more time/new approaches into the area. Existing Codex mechanisms could be used to consider new work proposals and/or any specific needs of NFPS could be considered in new or ongoing horizontal work.
- r. This new work was important for countries to improve safety of traditional foods and had the potential to safely trade such foods more widely.
- s. Commodity standards were not needed for all foods noting that general Codex texts, such as those on hygiene, contaminants, and labelling apply to all foods.

Way forward for Codex work on NFPS

- 26. The Chairperson of the subcommittee then invited reflections on the how Codex could work on this matter.
- 27. Two potential approaches were identified:

28. There was the view that given the complexity and diversity of NFPS and to be proactive in preparing for the future of Codex', it was important to continue discussions in an overarching manner, to further consider what it might entail for Codex and what existing or new approaches could be used within Codex. For example, how specific areas such as insects as food, on which the Codex Committee on Contaminants in Foods (CCCF) had requested advice of CCEXEC, could be addressed. For this purpose, the establishment of an electronic working group under the Commission open to all Codex Members and Observers to work on these matters was proposed.

- 29. The other view was that the existing mechanisms within Codex were sufficient to address any specific new work proposals on NFPS. Members of this view supported the recommendations of CCEXEC that Members were encouraged to submit new work proposals as this would provide Codex with concrete subjects on which working mechanisms could be further considered.
- 30. Following an extensive debate, the Chairperson noted that there was no agreement in the Commission on the best way forward and therefore proposed a step wise approach whereby CAC45 would not establish an electronic working group (EWG) at this time, while such an EWG should not be precluded in the future. In the interest of moving forward, he proposed that a CL would be sent to all Members and Observers to identify the specific topics for more discussion at the Commission level including identification of topics that the current structure and procedures could not address.

Conclusion

31. CAC45:

- agreed that the work done by the CCEXEC subcommittee and the information collected on NFPS had sensitized Codex to their challenges and opportunities;
- ii. recognized the importance of Codex working in a flexible and timely manner to consider NFPS as an important topic in the development of international standards aimed at protecting consumer health and ensuring fair practices in the food trade;
- iii. acknowledged the role of CCEXEC in ensuring cross-committee coordination, as part of the critical review, noting that this could be of particular relevance for any work on NFPS;
- iv. strongly encouraged FAO and WHO to continue sharing information on NFPS with CAC and its subsidiary bodies through the agenda item on "Matters arising from FAO and WHO", to ensure Codex Members were fully aware of upcoming issues in this area and could consider them as appropriate;
- v. encouraged Members to submit proposals related to NFPS using existing Codex mechanisms, and Codex subsidiary bodies to consider NFPS in their deliberations; and
- vi. could not find consensus on the need for a new cross-cutting coordination mechanism for NFPS, and requested the Codex Secretariat to send a CL to Members and Observers to identify possible issues related to NFPS that the current structure and procedures could not address and options to address them for discussion at CAC46.

CCEXEC subcommittee on the future of Codex - Interim report

Introduction by the Chairperson of the subcommittee

- 32. The Chairperson introduced the item and recalled that the changes to Codex procedures implemented during the COVID-19 pandemic and the upcoming 60th anniversary presented timely opportunities to reflect on the future of Codex. The subcommittee was established by CCEXEC82 to take the lead on this issue with the aim of producing a blueprint on the future of Codex by CCEXEC84. He emphasised that the work was still in progress.
- 33. In summarising the work so far, he noted that while the future of Codex was potentially a broad issue, the focus to date had been on preparedness in terms of working modalities and the evolution of working practices within Codex related to meeting formats, meeting schedules and working groups and other virtual informal working mechanisms.
- 34. He recalled that CCEXEC82 had requested specific feedback on any procedural issues that might need to be addressed. Highlighting that the interim report related to: *Virtual and hybrid meetings*; *Development of new work*; and *Electronic working groups* he shared the outcome of the CCEXEC discussions on these three areas, emphasising the timeline for the way forward and noting that consultation with Members and Observers was scheduled for March April 2023.

Discussion

35. Delegations expressed appreciation for the work, noted its importance for Codex to remain the preeminent food standards body for next 60 years, and confirmed their willingness to contribute to the work.

- 36. The Coordinator for CCLAC expressed the views of their region that irrespective of future work modalities, Codex should guarantee transparency and the greatest possible participation of Codex Members.
- 37. Views were expressed on the necessity to eventually review the PM to ensure that it could guarantee the resilience and flexibility needed to facilitate a range of meeting modalities, however it was also noted that it may still be premature to review the PM as there was a need to gain further experience with different meeting modalities.
- 38. One Member proposed that work on the revision of the Codex Rules of Procedure to allow virtual sessions of the CAC without need for endorsement should be discussed at the next session of the CCGP.
- 39. The Codex Secretary clarified that the decision of CAC44, that "place of Session" could be interpreted as a virtual place only applied to Codex subsidiary bodies including the CCEXEC, and not the Commission. He further noted that it was still necessary to have the endorsement of the two thirds majority of Codex Members for any deviation from convening the CAC at either FAO or WHO headquarters. To avoid such an endorsement process in the future, a change would be needed to the PM, but such a revision needed to consider legal advice so as to ensure there would be no unintended consequences.
- 40. One Member while welcoming the request of CCEXEC to the Codex Secretariat to draft practical guidance for Codex Members on new work proposals for further consideration by CCEXEC, noted that such guidance must remain true to the PM and that CCGP presented the most logical opportunity to discuss the draft practical guidance with the wider Codex membership.

Conclusion

41. CAC45:

- i. noted that the future of Codex was a work in progress and that there would be an opportunity in 2023 for all Members and Observers to engage on this topic;
- ii. noted the need, in due course, to review the PM to ensure that its provisions enabled and facilitated continued virtual and hybrid meetings; and
- iii. requested the Codex Secretariat to consult with the FAO and WHO Legal Offices on a possible amendment to the rules of procedure allowing the Commission to take place virtually if needed and to prepare a paper on this specific issue for consideration by CCGP33, which in turn should advise CAC46.

Amendments to the Procedural Manual (Agenda Item 3)8

- 42. The Codex Secretariat introduced the item and explained the extensive process that had been undertaken to complete work on consistency in the PM since the initiative had been proposed at CCGP32. He noted that this had delayed publication of the 28th edition of the PM, but confirmed that the forthcoming version would include all the latest changes to the PM as agreed by CAC.
- 43. The Codex Secretariat further explained that in all gradual moves to digitalization of the PM, the Secretariat would be guided by industry standards and the expertise of the publishing branches of FAO and WHO as well as resource and budget implications. Work on harmonizing all the texts that make up the Codex Alimentarius would also focus on ensuring that criteria for revisions, amendments and corrections would be clearly established; the user experience would be new and functional; and that each language would be considered equally. He noted that any changes to the PM's provisions on amendments and revisions would be guided by Members and proposed that this could be optimally achieved through discussions at CCGP, in line with their terms of reference.

44. CAC45:

- i. noted the work on editorial consistency in the PM;
- ii. requested the Codex Secretariat to prepare a document for CCGP33:
 - a) examining how amendments and revisions of Codex texts have been treated historically;
 - b) suggesting improvements to enhance consistency and alignment with FAO and industry publishing standards;

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⁸ CX/CAC 22/45/2

c) recommending clear criteria and options for current and future publications concerning amendments/revisions and new editions; and

d) indicating draft revised text for the PM's Guide to the Procedure for the Amendment and Revision of Codex Standards and Related Texts.

WORK OF CODEX COMMITTEES (ADOPTION, NEW WORK, REVOCATION, DISCONTINUATION AND EDITORIAL AMENDMENTS TO CODEX TEXTS PROPOSED BY THE COMMITTEE) (Agenda Item 4)

45. CAC45 considered the standards setting work for each Codex Committee under the following categories: Final adoption and Adoption of editorial amendments; Adoption at Step 5; Proposals for new work; Revocation: Discontinuation; and other issues, in each case taking into account the recommendations of CCEXEC82 and CCEXEC83, as relevant.

CODEX COMMITTEE ON FATS AND OILS (CCFO) (Agenda Item 4.1)9

Final adoption

- 46. CAC45 adopted the:
 - i. revision to the Standard for Named Vegetable Oils (CXS 210-1999): Essential composition of Sunflowerseed oils at Steps 5/8, noting the reservation by the Russian Federation based on their concerns that revising the ranges of fatty acid composition would lead to a reduction in quality of the known traditional sunflowerseed oil and consequently lead to food fraud; and
 - ii. editorial amendments/changes to the *Code of Practice for the Storage and Transport of Edible Fats and Oils in Bulk* (CXC 36-1987): Appendix 2.

Adoption at Step 5

Discussion

- 47. Chile reiterated their reservation on the definition for avocado oil as expressed at CCFO27 noting that the definition allows for oil to be obtained from either the mesocarp or the whole fruit, and that oil from the whole fruit will affect the quality of avocado oil on the international market.
- 48. One Member stressed the need to accelerate work on avocado oil based on their views of its importance to health and in international trade.
- 49. Mexico, as chair of the EWG, noted that the issue had been widely discussed at CCFO27, which had agreed to submit the draft for avocado oil for adoption at Step 5; maintain the EWG to consider the proposed values/text in square brackets, and consider comments at Step 5/6 in response to CLs; and to submit a report prior to CCFO28, as CCEXEC82 had agreed to extend the timeline to CCFO28.
- 50. The Chairperson of CCFO explained that all technical issues including the definition for avocado oil, had been thoroughly discussed at CCFO27. She encouraged all Codex Members and Observers that have an interest in avocado oil to participate in the ongoing working group which is tasked with addressing outstanding issues on product characteristics, noting the outcome of the working group would be further deliberated upon at CCFO28.

Conclusion

51. CAC45 adopted at Step 5 the draft revision to the *Standard for Named Vegetable Oils* (CXS 210-1999): inclusion of avocado oil, noting that pending technical comments should be submitted at Step 6 and endorsed the extension of the deadline for completion of the work to CCFO28.

New work approval

- 52. CAC45 approved the following proposals for new work:
 - i. Revision to the *Standard for Named Vegetable Oils* (CXS 210-1999) to include Camellia seed oil; Sacha inchi oil; High oleic acid soya bean oil.
 - ii. Revision to the Standard for Fish Oils (CXS 329-2017) to include Calanus oil.

⁹ CX/CAC 22/45/3; CX/CAC 22/45/3 Add. 1 (Brazil, Cuba, Iran, Kenya, New Zealand, Peru, Philippines, Saudi Arabia, Tunisia, Venezuela, (Bolivarian Republic of)); CRD19 (Ghana, Mali, Philippines); CRD31 (Dominican Republic); CRD39 (Liberia); CRD44 (Ecuador)

CODEX COMMITTEE ON NUTRITION AND FOODS FOR SPECIAL DIETARY USES (CCNFSDU) (Agenda Item 4.2)¹⁰

Final adoption

Discussion

- 53. In the discussion on the adoption of the Guidelines for Ready-to-Use Therapeutic Foods (RUTF) at Step 8:
 - Many Members intervened in support of final adoption and commended the leadership of the working group in completing the Guidelines.
 - One Member and an Observer noted the level of carbohydrates, specifically sugar, exceeded WHO
 recommendations. This issue was discussed extensively at CCNFSDU including current constrains on
 product formulation and it was also highlighted that RUTF were meant for short term use.
 - Observer organizations expressed the view that the level of magnesium was too low; stressed the need to guard against inappropriate promotion of the products; underlined the need to ensure the availability of potable water; expressed the view that the preamble should further address the need for appropriately designed programmes to support continued breastfeeding and re-lactation; and that the use of RUTF should not preclude the use of culturally appropriate home-based foods.

Conclusion

54. CAC45 adopted the Guidelines for Ready-to-Use Therapeutic Foods (RUTF) at Step 8 with the editorial amendments as proposed by WHO on the definition for Severe Acute Malnutrition and by EU in CX/CAC 22/45/4 Add. 1.

CODEX COMMITTEE ON FOOD HYGIENE (CCFH) (Agenda Item 4.3)11

Final adoption

- 55. CAC45 adopted the:
 - i. Guidelines for the Management of Biological Foodborne Outbreaks at Step 8; and
 - ii. revision to the General Principles of Food Hygiene (CXC 1-1969).
- 56. The Chairperson noted that with the adoption of the decision-tree, Codex had now completed a major revision of the *General Principles of Food Hygiene* (CXC 1-1969). Recalling that this was the foundational text for many of the Codex food hygiene texts and was also extensively cross-referenced in other Codex texts, it was now necessary to ensure that, where relevant, Codex texts were fully aligned with the latest version of the *General Principles on Food Hygiene* (CXC 1-1969).
- 57. The Chairperson of CCFH requested CAC45 to approve the immediate commencement of the work on alignment of other food hygiene related Codex texts with the *General Principles of Food Hygiene* (CXC 1-1969). Referring to the extensive amount of work involved, and the fact that CCFH would meet immediately following CAC45 and would not meet again until 2024, he noted that this approval would facilitate timely alignment with the *General Principles of Food Hygiene* (CXC 1-1969).
- 58. CAC45 requested that:

i. CCFH undertake work on the alignment of all food hygiene texts with the *General Principles of Food Hygiene* (CXC 1-1969), in line with the CCFH work management approach;

- ii. that other subsidiary bodies ensure that any necessary alignment with the *General Principles of Food Hygiene* (CXC 1-1969) was undertaken in other Codex texts; and
- iii. where the relevant committees were adjourned, that the Codex Secretariat undertake the alignment review directly.

¹⁰ CX/CAC 22/45/4; CX/CAC 22/45/4 Add. 1 (Australia, Botswana, Brazil, Canada, Colombia, Cuba, Egypt, European Union, Iran, Malaysia, New Zealand, Peru, Philippines, Republic of Korea, Saudi Arabia, Uganda, USA and ENCA, HKI, IBFAN, ICUMSA, UNICEF, WHO); CRD20 (Ghana, Mali, Philippines and Senegal); CRD31 (Dominican Republic); CRD35 (Niger); CRD37 (India); CRD39 (Liberia); CRD44 (Ecuador)

¹¹ ČX/CAC 22/45/5; ČX/CAC 22/45/5 Add.1 (Canada, Colombia, Costa Rica, Cuba, Egypt, Honduras, India, Indonesia, Kenya, Saudi Arabia, Singapore, United Kingdom, Uruguay and ICUMSA); CRD21 (El Salvador, Ghana, Mali, Philippines, Republic of Peru and Senegal); CRD31 (Dominican Republic); CRD35 (Niger); CRD39 (Liberia); CRD44 (Ecuador)

CODEX COMMITTEE ON FRESH FRUITS AND VEGETABLES (CCFFV) (Agenda Item 4.4)12

Final adoption

59. CAC45:

- i. adopted the Standard for Onions and Shallots at Steps 5/8;
 - Noted the reservations of the EU, Norway and Switzerland regarding the tolerances for decay in "Extra class".
- ii. adopted the Standard for Berry Fruits at Steps 5/8;
 - Noted the reservations of the EU, Norway and Switzerland "regarding the tolerances for decay in "Extra class" and the comment from one Member on the need for revising the standard in the future to include additional types of berries.
- adopted the Amendment to the Standard for Bananas (CXS 205-1997). iii.

Adoption at Step 5

Discussion

- 60. Delegations representing date-producing countries objected to the adoption of the proposed draft standard for fresh dates at Steps 5/8 as proposed by CCFFV and considered more technical discussions were needed on the proposed minimum value for moisture content of 30% because:
 - the definition of fresh fruits and vegetables did not make any reference to their moisture content and thus all types of fresh dates irrespective of their moisture content should be included in the standard;
 - moisture content was not an appropriate parameter for distinguishing fresh dates from other categories of dates. Other quality parameters should be used for fresh dates e.g. indicating that they did not undergo treatment;
 - scientific classification of dates included soft, semi-soft and dry dates. Soft and semi-soft varieties were considered as fresh fruits and had a moisture content between 20% to 30%, which should be taken into account to avoid excluding such dates in the standard;
 - the terminology for dates in date-producing countries was based on the stages of harvest; d.
 - the quality of semi-soft dates could be compromised if they were considered as dry dates and therefore kept at room temperature: Thus, semi-soft dates should not be merged with dried and treated dates;
 - the proposed minimum moisture level of 30% was not based on scientific data but had been chosen f. to avoid overlap with the existing Standard for Dates (CXS 143-1985) developed by CCPFV with a maximum moisture content of 30%. This standard will be an annex of the General Standard for Dried Fruits, adopted by CAC43 once its food additive provisions have been endorsed by CCFA.
 - adopting the standard at Steps 5/8, would exclude some date cultivars and not reflect the reality in the marketplace with negative effects on production and international trade; and
 - the use of the term 'fresh dates' within the proposed draft standard needed to be reconsidered.

Conclusion

61. CAC45:

- i. adopted the draft standard for fresh dates at Step 5;
 - Encouraged all Members to submit comments at Step 6 particularly related to technical issues as referred to in paragraph 59 along with proposals and relevant new data that would allow CCFFV to consider solutions.
 - b. Requested that CCFFV, discuss the draft standard for fresh dates taking into account the comments made at CAC45.

12 CX/CAC 22/45/6; CX/CAC 22/45/6 Add. 1(Australia, Chile, Costa Rica, Cuba, Ecuador, Egypt, European Union, India, Iran, Kenya, Mauritius, Saudi Arabia, United Kingdom and ICUMSA); CRD17 (Algeria and Morocco); CRD22 (Ghana, Mali, Philippines and Senegal); CRD30 (Mauritius); CRD31 (Dominican Republic); CRD32 (Indonesia); CRD35 (Niger); CRD36 (Syrian Arab Republic); CRD39 (Liberia); CRD44 (Ecuador)

Proposals for new work

- 62. CAC45 approved new work on developing a standard for fresh curry leaves.
- 63. CAC45 did not approve the proposal for new work on developing a worldwide standard for *Castilla lulo* due to the limited volume of international trade, however CAC45 approved new work on developing a regional standard on *Castilla lulo* under CCLAC.

64. Colombia confirmed their willingness to lead an EWG to initiate development of the regional standard.

CODEX COMMITTEE ON CONTAMINANTS IN FOOD (CCCF) (Agenda Item 4.5)¹³

Final adoption

65. CAC45:

- adopted the Code of Practice for the Prevention and Reduction of Cadmium Contamination in Cocoa Beans at Step 8;
- ii. adopted the maximum level (ML) for cadmium in cocoa powder (100% cocoa solids on a dry matter basis) at Steps 5/8,
 - a. Noted the reservations of the EU and Cameroon as had been expressed at CCCF15, and of Norway, Switzerland, and the Russian Federation for the same reasons as expressed by the EU.
- iii. adopted the editorial amendment to the MLs for cadmium in chocolates containing or declaring <30% total cocoa solids on a dry matter basis and chocolates containing or declaring ≥30% to ≤50% total cocoa solids on a dry matter basis;
- iv. adopted the MLs for lead in cereal-based foods for infants and young children, white and refined sugar, corn and maple syrups, honey and sugar-based candies at Steps 5/8,
 - a. Noted the reservation of India on the ML for lead in white and refined sugar.
- v. adopted the MLs for methylmercury in orange roughy and pink cusk eel at Steps 5/8.
- vi. adopted the consequential amendment to the ML for DON (deoxynivalenol) in cereal-based foods for infants and young children.

Maximum levels (MLs) for aflatoxins in several food categories at Steps 5/8

Discussion

66. The following views against adoption of the MLs were expressed leading to these Members entering reservations as reported in the conclusion under each category:

- The MLs were not in line with the MLs in their national legislation and should be lowered to provide adequate protection to their consumers in view of their high consumption or dietary patterns.
- There should not be separate MLs for cereal-based foods for infants and young children (excluding foods for food aid programs) and for these products for food aid, as in their view MLs for aflatoxins should be set as low as reasonably achievable, in particular for foods destined for infants and young children, regardless of whether these foods were for normal consumption or for food aid.
- 67. The Representatives of World Food Programme (WFP) and Médecins Sans Frontières (MSF) (Doctors without borders) supported the proposed MLs and explained that cereal-based food for infants and young children in food aid was typically for a short period of time during crisis and that a lower level could negatively impact on the food supply, which was already severely challenged and constrained humanitarian responses.
- 68. Other Observers supported the concerns expressed by Members in order to give best possible protection, especially for those in vulnerable positions, including the differences in MLs proposed for aflatoxins in cereal-based food for infants and young children in different circumstances.
- 69. The FAO Representative underlined that the risk assessments had taken into account national diets as well as composition of food aid and different intake levels.
- 70. The Chairperson of CCCF highlighted that the Committee did not have any new data and hence no new MLs could be proposed within the next few years. Therefore, if the proposed MLs were not adopted, there would be no ML to restrict exposure to aflatoxin.

¹³ CX/CAC 22/45/7; CRD10 (LAC Region); CRD23 (Ghana, Mali, Philippines, Senegal, and Sudan); CRD31 (Dominican Republic); CRD32 (Indonesia); CRD35 (Niger); CRD36 (Syrian Arab Republic); CRD37 (India); CRD39 (Liberia); CRD41 (United Republic of Tanzania); CRD42 (Uganda); CRD43 (IFT); CRD44 (Ecuador)

Conclusion

- 71. CAC45 adopted the MLs for aflatoxins for the following food categories at Steps 5/8:
 - i. Maize grain destined for further processing,
 - a. Noted the reservation of the following countries: Algeria, Bahrain, Benin, Botswana, Burkina Faso, Burundi, Cameroon, Cabo Verde, Comoros, Côte d'Ivoire, Egypt, Ethiopia, Gambia, Ghana, Jordan, Kazakhstan, Kenya, Lesotho, Malawi, Mali, Mauritania, Morocco, Mozambique, Namibia, Niger, Nigeria, North Macedonia, Russian Federation, Rwanda, Senegal, Seychelles, South Sudan, Sudan, Tanzania, Togo, Tunisia, Uganda, United Republic of Tanzania, Zambia, and Zimbabwe.
 - ii. Flour meal, semolina and flakes derived from maize,
 - a. Noted the reservation of the following countries: Algeria, Benin, Botswana, Burkina Faso, Burundi, Cabo Verde, Cameroon, Côte d'Ivoire, Egypt, EU, Gambia, Georgia, Ghana, Jamaica, Jordan, Kazakhstan, Kenya, Lesotho, Malawi, Mali, Mauritania, Mauritius, Morocco, Namibia, Niger, North Macedonia, Norway, Russian Federation, Senegal, Seychelles, South Africa, South Sudan, Sudan, Switzerland, Tanzania, Togo, Tunisia, Uganda, United Republic of Tanzania, Zambia, and Zimbabwe.

iii. Husked rice,

a. Noted the reservation of the following countries: Algeria, Angola, Benin, Botswana, Burkina Faso, Burundi, Cabo Verde, Cameroon, Comoros, Côte d'Ivoire, Egypt, Ethiopia, EU, Gambia, Ghana, Guinea-Bissau, Jordan, Kazakhstan, Kenya, Kyrgyzstan, Lesotho, Libya, Malawi, Mali, Mauritania, Mauritius, Morocco, Mozambique, Namibia, Niger, Nigeria, North Macedonia, Norway, Russian Federation, Rwanda, Senegal, Seychelles, Singapore, South Africa, Sudan, Switzerland, Syrian Arab Republic, Togo, Tunisia, United Republic of Tanzania, Zambia, and Zimbabwe.

iv. Polished rice,

- a. Noted the reservation of the following countries: Algeria, Bahamas, Benin, Botswana, Burkina Faso, Burundi, Cameroon, Cabo Verde, Comoros, Côte d'Ivoire, Egypt, Ethiopia, Gambia, Ghana, Guinea Bissau, India, Jamaica, Jordan, Kazakhstan, Kenya, Kyrgyzstan, Lesotho, Libya, Malawi, Mali, Mauritania, Mauritius, Niger, Russian Federation, Rwanda, Senegal, Seychelles, South Africa, South Sudan, Syrian Arab Republic, Togo, Tunisia, United Republic of Tanzania, Zambia, and Zimbabwe.
- v. Sorghum grain, destined for further processing,
 - a. Noted the reservation of the following countries: Algeria, Benin, Botswana, Burundi, Cameroon, Cabo Verde, Egypt, Ethiopia, Gambia, Ghana, Guinea-Bissau, Jordan, Kazakhstan, Kenya, Kyrgyzstan, Lesotho, Malawi, Mali, Mauritania, Mozambique, Namibia, Niger, Russian Federation, Senegal, Seychelles, South Africa, South Sudan, Sudan, Syrian Arab Republic, Togo, Tunisia, United Republic of Tanzania, Zambia, and Zimbabwe.
- vi. Cereal-based food for infants and young children (excluding foods for food aid programs),
 - a. Noted the reservation of the following countries: Algeria, Benin, Botswana, Burkina Faso, Burundi, Cabo Verde, Cameroon, Comoros, Côte d'Ivoire, Egypt, Ethiopia, EU, Gambia, Ghana, Guinea-Bissau, Iraq, Jordan, Kazakhstan, Kyrgyzstan, Lesotho, Libya, Malawi, Mali, Mauritania, Morocco, Mozambique, Niger, North Macedonia, Norway, Russian Federation, Rwanda, Senegal, Seychelles, Singapore, South Sudan, Sudan, Switzerland, Syrian Arab Republic, Togo, Tunisia, Uganda, United Kingdom, United Republic of Tanzania, Zambia, and Zimbabwe.
- vii. Cereal-based food for infants and young children for food aid programs,
 - a. Noted the reservation of the following countries: Algeria, Benin, Botswana, Burkina Faso, Burundi, Cabo Verde, Cameroon, Comoros, Côte d'Ivoire, Egypt, Ethiopia, EU, Gambia, Georgia, Ghana, Guinea-Bissau, Iraq, Jordan, Kenya, Kyrgyzstan, Lesotho, Libya, Malawi, Mali, Mauritania, Morocco, Mozambique, Namibia, Niger, North Macedonia, Norway, Oman, Russian Federation, Senegal, South Africa, South Sudan, Sudan, Switzerland, Syrian Arab Republic, Tunisia, Uganda, United Republic of Tanzania, Zambia, and Zimbabwe.

72. CAC45 requested CCCF to undertake a review of all the MLs for total aflatoxins in three years' time, if sufficient data were submitted by Members through GEMS/Food, but in any event to undertake this review in no more than five years' time.

73. CAC45 further requested FAO, WHO, other relevant intergovernmental organizations and the donor community to support capacity development in respect of implementation of codes of practice to reduce aflatoxin contamination and in respect of data generation.

Adoption at Step 5

- 74. One Member, while not opposing the adoption of the Code of Practice for the prevention and reduction of mycotoxin contamination in cassava and cassava-based products at Step 5, requested that the scope and requirements of the Code of Practice be clarified to focus on cassava and cassava-based products for human consumption and not for animal feed.
- 75. CAC45 adopted at Step 5 the:
 - i. ML for lead in ready-to-eat meals for infants and young children; and
 - ii. Code of practice for prevention and reduction of mycotoxin contamination in cassava and cassavabased products.

Discontinuation

 CAC45 endorsed the discontinuation of the work on MLs for lead in fresh eggs, dried garlic, and molasses for the reasons raised in CCCF15¹⁴.

CODEX COMMITTEE ON PESTICIDE RESIDUES (CCPR) (Agenda Item 4.6)¹⁵

Final adoption

77. CAC45:

- i. adopted the Guidelines for the recognition of active substances or authorized uses of active substances of low public health concern that are considered exempted from the establishment of maximum residue limits or do not give rise to residues at Step 8;
- ii. adopted maximum residue limits (MRLs) for different combinations of pesticide/commodity(ies) at Steps 5/8,
 - Noted the reservations of the EU reiterated in CRD24 and supported by Kazakhstan, Norway and Switzerland.
 - b. Noted the reservations by the EU, Kazakhstan, North Macedonia, Norway and Switzerland for: Quinoxyfen (222) for the proposed MRL for cherries (subgroup) in light of the ongoing review in the EU of MRLs for non-approved substances due to environmental issues of a global nature, in this case, persistence, bioaccumulation and toxicity in the environment; Clothianidin (238) and Thiamethoxam (245) for all the proposed MRLs in light of environmental issues of a global nature, in these cases, pollinator decline (see also discussion below).
- iii. adopted the Revision of the *Classification of Food and Feed* (CXA 4-1989): definitions for edible offal, fat, meat/muscle, including the definitions for the portion of the commodity to which MRLs apply and which is analyzed for fat and muscle; and
- iv. adopted the Revision of the *Classification of Food and Feed* (CXA 4-1989): Consequential amendment to Class D, Processed Food of Plant Origin. Inclusion of additional commodities for citrus fruits pulps (dried) and oils (edible) and soya flour.

Discussion on proposed MRLs for Clothianidin, Quinoxyfen and Thiamethoxam

78. The EU requested that MRLs for Clothianidin, Quinoxyfen and Thiamethoxam be adopted at Step 5 for the reasons explained at CCPR53¹⁶ and in CRD24. The EU further stated that in their view this proposal was in line with the second statement of principle in the Statements of principle concerning the role of science in the Codex decision-making process and the extent to which other factors are taken into account and the Criteria

¹⁴ REP22/CF15, paragraphs 72, 91, 94 and 95.

¹⁵ CX/CAC 22/45/8; CRD10 (LAC Region); CRD24 (EU, Ghana, India, Mali, Philippines, and Senegal); CRD31 (Dominican Republic); CRD32 (Indonesia); CRD35 (Niger); CRD37 (India); CRD39 (Liberia); CRD44 (Ecuador)

¹⁶ REP22/PR53, paragraphs 29, 88, 99 and 103

for the consideration of the other factors referred to in the Second Statement of Principle related to other factors that could be accepted on a worldwide basis (fifth bullet).

- 79. Other Members supporting this position indicated that in their view:
 - a. the proposal was consistent with the One Health approach linking the health of humans, animals, plants and the environment as well as with the participation of the parent organizations, FAO and WHO, together with World Organization for Animal Health (WOAH) and the United Nations Environment Programme (UNEP) in the Quadripartite;
 - good agricultural practices (GAPs) in the use of pesticides include the safe use of pesticides authorized at national level considering public and occupational health and environmental safety considerations as stated in the PM;
 - environmental considerations could strengthen the role of Codex in the implementation of sustainable food systems as noted by CCEURO32¹⁷;
 - d. the decline of pollinator populations was a huge environmental threat and, in the absence of an international body that could deal with such issues, Codex could assist in preventing the use of these compounds in agriculture even though such a risk management decision would not be at the center of the Codex's mandate;
 - e. while recognizing that the MRLs for these compounds were based on solid risk assessment provided by JMPR, there were other factors that could be taken into account in the risk management process. As there were open procedural questions which criteria could determine other legitimate factors it was important not to omit steps 6 and 7 to provide an opportunity to further reflect on issues raised in CRD24; and
 - f. Codex needed to reflect on how to ensure that the close links between human, animal and environmental health were identified and reflected upon in Codex as Codex had a mandate to coordinate all food standards work. This would be in line with the launch of the High-Level Expert Panel on One Health and the statement of the WHO Director-General.
- 80. The above views were supported by two Observers. It was also noted that there was an increased exposure to pesticides and other chemicals so the total burden and their synergistic impact from diet, water, air and all sources should be taken into account when setting risk management measures and this was particularly important for vulnerable groups such as children. It was further noted that pollination was vital for the reproduction of plant species including crops which could impact the food supply/food security. It was also mentioned that pesticides used in agriculture which did not reach their target crops accumulated in the environment and could contribute to the sharp decline in pollinators worldwide. In addition, CCPR had already acknowledged environmental issues by agreeing to consider using environmental inhibitors in agriculture on a case-by-case basis, consistent with its current mandate and definitions.
- 81. Countries in support of the final adoption of the MRLs at Steps 5/8, while acknowledging the importance of environmental issues, indicated the following:
 - a. Issues related to the environment, while important, should be addressed in other relevant multilateral fora mandated to deal with such issues outside the mandate of Codex, and at the national level in terms of pesticides registration/GAPs.
 - Codex should contribute to the One Health approach within its own mandate as was the case of FAO, WHO, WOAH and UNEP in forming the Quadripartite.
 - c. The fourth statement of the SoP was more relevant to apply in this situation.
 - d. Environmental issues were outside the mandate of Codex to protect consumer's health and ensure fair practices in trade and as such they did not qualify as a legitimate factor in the SoP nor in the related Criteria.
 - e. The mandate of CCPR, and the procedures for the establishment of MRLs for pesticides, as described in the Risk Analysis Principles applied by CCPR, did not consider environmental issues when setting MRLs for pesticides; other organizations had relevant expertise and jurisdiction over issues not included in the Codex mandate.
 - f. The MRLs were consistent with the risk management policies and procedures established in the *Risk Analysis Principles applied by CCPR* and risk assessment policies and methodologies provided by JMPR. They were discussed and agreed in CCPR, consequently the MRLs were safe/protective of

¹⁷ REP22/EURO, paragraph 15 iii

human health and complied with the Codex mandate. Codex should respect the risk assessment outcomes provided by JMPR and the decisions taken by CCPR.

- g. CCPR establishes MRLs for pesticides to ensure consumer health and fair practices in the food trade. Matters related to authorization/registration of pesticides were the responsibility of national competent authorities. The PM states that GAPs are determined at the national level, and national authorities, when determining authorized safe use, may consider environmental considerations. Codex therefore had no mandate to assess GAPs. Furthermore, GAPs were dependent of a variety of factors including climatic conditions which may vary across countries/regions and may require different/ specific intervention measures as opposed to application of harmonized measures on a global basis.
- h. Tailored national/regional solutions were needed to achieve durable and effective solutions for environmental challenges. There were multiple (geographic, climatic, social and economic) factors impacting the environment which varied between regions/ countries as did the way chemicals were used in different regions.
- i. There was no unified scientific opinion on the causes for the decline of pollinator populations. Codex neither had the mandate nor the expertise to evaluate evidence of environmental effects. The decline of pollinator populations in countries or regions could not be explained by a single factor as was confirmed by the IPBES (2016) assessment report on pollination, pollinators and food production footnoted in CRD24.
- 82. The above views were supported by one Observer who also noted that it would not be possible to refer to "globally accepted environmental concerns" given the concerns expressed by countries at the WTO SPS and TBT Committees on the decision of the EU to apply this approach to the two neonicotinoid compounds associated with the decline of pollinator populations.
- 83. The Chairperson concluded that there was no consensus on whether the environmental issues raised for these three pesticides should be taken into account in the framework of Codex. As noted in paragraph 77 the MRLs for Quinoxyfen (222), Clothianidin (238) and Thiamethoxam (245) were adopted at Steps 5/8.
- 84. The EU suggested that countries reflect more in-depth on how Codex could take into account global concerns related to major challenges to food systems and contribute to their sustainability and the application of the One Health approach. In their view, globally accepted environmental concerns could be taken as a legitimate factor when setting MRLs for pesticides.

Discontinuation

- 85. CAC45 endorsed discontinuation of
 - MRLs for different combinations of pesticides/commodity(ies) in the Step Procedure recommended for withdrawal (discontinuation).
- 86. CAC45 further noted discontinuation of discussion on the review of the IESTI equations.

Revocation

- 87. India requested to retain the CXLs for Chlorpyrifos (17) until JMPR performed the periodic review of this compound in 2024. They referred to paragraph 90 of the Risk Analysis Principles applied by CCPR concerning the revocation of CXLs particularly on the need to maintain CXLs for a period not exceeding four years and the establishment of EMRLs after submitting monitoring data. They recognized that while there were safety concerns associated with the existing CXLs, this compound was still used in various crops marketed in international trade thus the revocation of the CXLs could negatively impact trade flow and food security. They further mentioned that there had been delays in the submission of data to the JMPR Secretariat due to the COVID-19 pandemic and that they were in the process of submitting relevant data to the JMPR Secretariat to enable JMPR to perform the periodic review.
- 88. The JMPR Secretariat clarified that MRLs for Chlorpyrifos (17) were proposed for revocation due to concerns of genotoxicity raised in a Concern Form at CCPR 2019 and supported by the JMPR expert panel. The JMPR Secretariat also indicated that revocation of CXLs would not preclude the evaluation of the compound by JMPR provided that a full toxicological database is made available.
- 89. CAC45 endorsed revocation of:
 - i. CXLs for different combinations of pesticide/commodity(ies) proposed for revocation noting the reservation of India regarding the revocation of the MRL for Chlorpyrifos (17) for the reasons explained in paragraph 87 and CRD37; and
 - ii. Guidelines on the use of mass spectrometry for the identification, confirmation and quantitative determination of residues (CXG 56- 2005).

Other issues

90. CAC welcomed harmonization of definitions for edible tissues of animal origin between CCPR and CCRVDF, which will facilitate the establishment of single MRLs for compounds with dual use and their subsequent uptake by Codex Member countries.

- 91. CAC commended the improved work management approaches in CCRVDF and CCPR to enhance coordination of work on matters of mutual interest such as the establishment of joint and parallel WGs between the committees to address compounds with dual use.
- 92. CAC also commended CCPR for the procedures for parallel review of new compounds and encouraged sponsors and Codex members to submit proposals for the evaluation of new compounds through the parallel review.
- 93. CAC45 further noted that environmental inhibitors could be addressed on a case-by-case basis within the current mandate of CCPR and established procedures as described in the Risk Analysis Principles applied by

CODEX COMMITTEE ON SPICES AND CULINARY HERBS (Agenda Item 4.7)¹⁸

Final Adoption

- 94. CAC45:
 - i. adopted the Standard for dried floral parts Saffron at Step 8,
 - a. Noted the reservations of Canada and the United States of America to the adoption of the standard at Step 8 due to: (1) the inclusion of a provision for "extra class" that in their view there was no scientific or technical justification and it was not aligned to international trade practices; and (2) the provision for the mandatory declaration of country of harvest as in their view the mandatory declaration of the country of harvest was contrary to the advice provided to CCSCH by CCFL that this provision be optional and could possibly set a broad precedent.
 - ii. adopted the Standard for dried seeds Nutmeg at Step 8,
 - a. Noted the reservation of Saudi Arabia and Oman due to public health concerns regarding its safety.
 - iii. adopted the Standard for dried or dehydrated chilli pepper and paprika at Steps 5/8,
 - a. Noted the reservation of Morocco who expressed the view that the provisions in Annex I of the standard required more discussions before final adoption.

Amendments to the labelling provisions of non-retail containers in the eight existing spices and culinary herbs (SCH) standards.

95. CAC45 adopted the amendments to the labelling provisions of non-retail containers in the standards for the eight existing spices and culinary herbs (SCH) standards (*Standards for black, white and green peppers* (CXS 326-2017), *cumin* (CXS 327-2017), *dried thyme* (CXS 328-2017), *dried oregano* (CXS 342-2021), *dried roots, rhizomes and bulbs: dried or dehydrated ginger* (CXS 343-2021), *dried floral parts: cloves* (CXS 344-2021), *dried basil* (CXS 345-2021), and *dried or dehydrated garlic* (CXS 347-2019)).

Status of endorsements

96. CAC45 noted that the publication of the *Standard for dried floral parts* – *Saffron* and the *Standard for dried or dehydrated chilli pepper and paprika* would be subject to the endorsement of their food additives and food labelling provisions by CCFA and CCFL, respectively.

Adoption at Step 5

- 97. CAC45:
 - i. adopted the Draft Standard for dried small cardamom at Step 5; and
 - ii. adopted the Draft Standard for spices derived from dried fruits and berries (Part A Allspice, Juniper berry, Star anise) at Step 5.

¹⁸ CX/CAC 22/45/9; CX/CAC 22/45/9 Add.1(Chile, Costa Rica, Egypt, India, Iraq, Kenya, Mauritius, Morocco, Panama, Saudi Arabia and ICUMSA); CRD25 (Ghana and Mali); CRD31 (Dominican Republic); CRD32 (Indonesia); CRD39 (Liberia)

98. CAC45 noted that technical comments should be resubmitted at Steps 6/7 for consideration by CCSCH, taking into account the critical review of CCEXEC83 and that the provisions for food additives, food labelling, and methods would be forwarded to the relevant Committees for endorsement.

99. CAC45 reaffirmed the Commission's support for the development of group standards as an efficient way of completing the work of this committee on the Spices standard.

CODEX COMMITTEE ON RESIDUES OF VETERINARY DRUGS IN FOODS (CCRVDF) (Agenda Item 4.8)¹⁹

Introduction

- 100. The Chairperson, referring to his letter to delegates of 19 November 2022, emphasized that his first objective was to facilitate and encourage the identification of compromises to established positions which may be acceptable to Members, and which may permit resolution by consensus.
- 101. Recognizing that consensus may remain elusive which would be consistent with the reluctant conclusions he and the Vice-Chairpersons (CVCs) had drawn from the informal consultations held with Members since CAC44, the Chairperson noted that CAC45 should be prepared for a potential vote on MRLs for zilpaterol hydrochloride in cattle liver, kidney and muscle.
- 102. The Chairperson recalled that the proposed MRLs were currently at Step 4 and that the Commission must follow its rules of procedure in decision-making. However, it was noted that the Commission might decide to suspend any rule it had made and replace it with an alternative provision, for a specified time, by consensus or by an appropriate majority in the case of a vote. The majority required would depend on the nature of the decision. The Chairperson informed CAC45 that the procedures required that he gave 24 hours' notice of any proposal from the Chairperson to apply a change to Codex rules of procedure.
- 103. The Chairperson explained that after giving the opportunity to Members to express themselves on the risk assessment and risk management, should the will of the Commission not be clear, he would propose a series of questions as set out in the chart in the letter, that would allow the Commission to decide the way forward either by consensus or by vote.

Discussion on the JECFA risk assessment of human health risks associated with residues of zilpaterol hydrochloride

- 104. Members overall were of the view that the JECFA risk assessment was sound and robust. Further, Members noted that no human health concerns were identified in the three risk assessments conducted by JECFA.
- 105. Some Members expressed concern that edible offal tissues such as intestines and lungs had not been included in the exposure assessment, and that MRLs should not be set before such tissues had been addressed. It was pointed out that it was not about setting additional MRLs for these tissues but rather that these should be taken into account in a complete risk assessment. One Member was concerned that in some countries the edible offal tissues other than liver and kidney, were consumed in high amount, thus might affect exposure assessment. One Member referred to data showing that beta agonists can cause human dysfunction. Another Member argued that chronic exposure of zilpaterol and its impact on the nervous system had not been thoroughly addressed in the JECFA risk assessment.
- 106. One Observer stated the view that the risk assessments were carried out addressing zilpaterol in isolation disregarding synergetic effects with other drugs, endocrine disruptors, toxins and hormones and had been implicated as a contributory cause for increased bacterial problems coming off commercial feedlots.
- 107. Another Observer noted that in their view the risk assessment did not address the impact on food systems and ecology and possibly antimicrobial resistance (AMR) of the use of growth enhancing drugs for purely commercial reasons and that Codex should move to a one health approach.
- 108. The JECFA Secretariat explained that the Health-based guidance values for zilpaterol were based on the most sensitive toxicological endpoint, which in this specific case is found for acute effects. Furthermore, the acute reference dose was informed by results obtained from human volunteers, which constitutes very strong evidence of the highest confidence. In addition, they explained the approach that JECFA had taken with regard to possible chronic effects and the appropriate inclusion of national/regional and temporal variation of eating habits either on basis of data (where available) or by extrapolation. With regards to mixed exposures, they

¹⁹ (CX/CAC 22/45/10); CRD2 (JECFA Secretariat); CRD6 (LAC Region); CRD7 (Thailand); CRD8 (Mali); CRD9 (Philippines); CRD10 (LAC Region); CRD11 (BEUC); CRD12 (Egypt); CRD13 (El Salvador); CRD14 (Ghana); CRD15 (Senegal); CRD16 (NHF); CRD28 (Dominican Republic); CRD29 (Indonesia); CRD35 (Niger); CRD36 (Syrian Arab Republic); CRD39 (Liberia); CRD40 (African Union); CRD42 (Uganda); CRD44 (Ecuador); Chairperson-letter-zilpaterol-20221119.pdf (fao.org)

explained that for zilpaterol as for all other MRLs this was an area of science that continued to develop, yet as of today not such effects had been found to be relevant for zilpaterol. With regards to health effects that allegedly were not considered they appealed to Members to submit any indications or data that would demonstrate that a health effect was overlooked.

- 109. The Chairperson of the CCRVDF confirmed that for other edible offal there had been a lack of data, but this would not preclude the committee requesting new advice when data became available, and she also noted the ongoing work on extrapolation for edible offal tissues. It was further noted that Members could submit proposals for new work in response to CL2022/72-RVDF, which was open for comments until 10 January 2023.
- 110. CAC45 agreed the JECFA risk assessment provided a robust basis for the elaboration for MRLs for zilpaterol hydrochloride in cattle liver, kidney and muscle, noting reservations from:
 - China, because in their view, beta agonist drugs can cause human dysfunction and there was a lack
 of data on residues in edible offal such as intestines and lungs;
 - The Russian Federation, because, in their view, the potential impact of chronic exposure especially on the nervous systems had not been taken into account; and
 - Thailand, because other edible offal tissues had not been taken into account in the exposure assessment.

Risk management preferences related to setting MRLs for zilpaterol hydrochloride

- 111. Members thanked the CVCs for their efforts in finding a consensual way forward on this complex issue.
- 112. Members reiterated positions that had been stated at CCRVDF25 and CAC44 and expressed a range of views on the way forward, including:
 - adopting the proposed MRLs at Steps 5/8;
 - adopting the proposed MRLs at Step 5;
 - holding the MRLs at Step 4; and
 - discontinuing the work
- 113. Members and Observers intervening in favor of adoption the proposed MRLs at Steps 5 or 5/8 argued that:
 - Codex should adopt food safety standards that were based on a robust international risk assessment and that had met all scientific and procedural requirements;
 - b. departing from the core principles of basing decisions on science would set a dangerous precedent and have a negative impact on the reputation of Codex;
 - c. setting the MRLs did not mean encouraging the use of zilpaterol;
 - d. no new data was available, the limits were safe and had been substantiated by use over time;
 - e. food products containing residues were traded internationally and many members who did not use zilpaterol had stated a need for MRLs to protect consumer health;
 - f. it was a longstanding Codex practice that members may express their disagreement by recording reservations and not accepting the MRLs into their national regulations;
 - g. a significant part of the cattle population had been treated with zilpaterol under veterinary surveillance and there were no reports on negative human health impact;
 - h. economically it had been shown that zilpaterol was useful, and therefore, MRLs were needed to protect consumers:
 - i. there had been problems with exports because of the absence of MRLs for zilpaterol;
 - j. having MRLs for zilpaterol was better than having none;
 - k. while animal welfare and sustainability were important matters, it was not the task of Codex to debate those or other One Health issues, or decide whether zilpaterol should be used by individual Member countries:
 - I. animal welfare was the mandate of WOAH, which had established relevant standards and was updating them currently;
 - m. the adoption of MRLs for zilpaterol would not conflict with the One Health approach or the relevant policy and technical guidance of the Quadripartite agencies on this issue;

 by using zilpaterol more high nutritional animal food products could be produced that could be consumed safely;

- meat importing countries with limited resources depended on the unbiased scientific research and guidance of JECFA and relied on Codex MRLs supported by independent expert JECFA risk assessments; and
- p. many countries that did not permit the use of zilpaterol respected the science-based risk assessment by JECFA and, as such, were not against the adoption of the science-based MRLs, noting that this position was not to be interpreted as the use of the compound in their country.

114. Members and Observers intervening in favour of not advancing the MRLs argued that:

- a. the development of MRLs for growth promoters was the most long-standing and divisive topic in Codex and that, in line with their opposition to the development of Codex MRLs for growth promoters in general, they opposed to the development of MRLs for zilpaterol from the start of the process;
- b. animal health and welfare should be taken into account in the implementation of the One Health approach;
- c. food systems and One Health were included in relevant FAO and WHO strategies and the work of the quadripartite alliance of FAO, WHO, WOAH and UNEP;
- d. there was still a possibility for consensus if the application of SoP4 was clarified;
- e. the WHO DG had stressed the urgent need to transform the world's food systems based on a One Health approach protecting the health of humans, animals and the planet;
- f. the FAO DG had highlighted the important role of Codex standards for better nutrition and better environment;
- g. the UN Secretary General had highlighted the need for sustainable production methods and naturebased solutions and sustainable food systems;
- h. Codex needed to adequately respond to evolving consumer expectations regarding holistic approaches to food systems and the use growth promoters would go against this.
- i. it was an open question whether consumer concerns should be considered along with other legitimate factors:
- the strength of Codex was to rely both on scientific assessment and consensus, and in the absence of one of these elements Codex work should not be advanced;
- the use of zilpaterol was limited and no real trade concerns had been expressed so holding the MRLs at Step 4 was a good compromise;
- a survey showed that European consumers rejected the consumption of meat produced using growth promoters because of animal health, welfare, and human health concerns;
- m. if an MRL was adopted, consumers had a right to know whether the meat they bought was produced using zilpaterol; and
- n. veterinary medicines should be used for treatment only and use for growth promotion was difficult to understand from an ethical point of view. In addition, this purpose of use was prohibited in certain national legislations.
- 115. One delegation noting the work of CCEXEC on the SoP, in particular SoP4, expressed a strong preference for a negotiated outcome and explained that they were ready to record their sustained opposition to these MRLs through abstention from acceptance in accordance with SoP4. Ideally, to ensure transparency they requested this to be noted in the standard. They urged other Members that wished to maintain their opposition to these MRLs to consider abstention from acceptance and avoid a vote.
- 116. One delegation requested that should the MRLs be adopted by a vote, that a note be in included in the standard reflecting Members' abstention from acceptance or opposition to the MRLs highlighting that this would be in line with the PM, section IV on Risk analysis, Working Principles for Risk Analysis for Application in the Framework of the Codex Alimentarius, paragraph 31, which stated that "Codex decisions and recommendations on risk management should be documented, and where appropriate clearly identified in individual Codex standards and related texts so as to facilitate a wider understanding of the risk management process by all interested parties".
- 117. The JECFA Secretariat stressed that JECFA was mandated by Codex to provide food safety risk assessment based on available scientific data and internationally proven methodology. Establishing safe limits did not mean

advocating for the use of zilpaterol. During risk management many other factors might be considered at the national level e.g., animal welfare, animal health, AMR, occupational disease, environmental protection etc. and countries may in this case rely on evaluations by other UN organizations that were more competent to address part of those factors.

118. The Representative of WHO, noted that JECFA was assigned evaluation of a veterinary drug by CCRVDF and subsequently, an evaluation was carried out to assess consumer safety of eating food containing residues of the drug based on available scientific data. WHO supported the evaluation and its outcome, but by this, WHO was not advocating use of the drug. WHO recognized, he said, that there were many elements to consider in risk management decisions (of which consumer safety was one) at country or regional level, but in his view, not in Codex. Those elements comprised occupational health, animal health and welfare, environmental concerns and food security.

Decision-making

Adoption at Step 5

- 119. The Chairperson noted that there were different opinions between Members and proposed to conclude that the MRLs be adopted at Step 5.
- 120. This Chairpersons' proposal was objected to by the EU and Thailand, and it was thus decided that CAC45 should vote on adopting the MRLs at Step 5, which would be determined by a simple majority.
- 121. The FAO Election Officer recalled the framework for voting in Codex which was regulated by Rule 8 of the Rules of Procedure of the Codex Alimentarius Commission and complemented by Rule 12 of the General Rules of FAO. He clarified that the default vote was a vote by show of hands, which would be conducted through the electronic voting system and would mean a vote without recording names and the report of the session would therefore not record the votes of each Member.
- 122. Before proceeding with the vote, it was noted that there were 158 Members registered and the electronic voting system confirmed that 144 Members were present meaning that a quorum (minimum 80) was established. Furthermore, the number of EU Member States present was established (27) as the EU would vote on behalf of the EU Member States according to CRD1.

Conclusion

123. The vote had the following result:

Votes cast: 135
Majority required: 68
Votes in favour: 87
Votes against: 48
Abstaining: 7

Result: Proposal adopted.

- 124. Therefore, the MRLs for zilpaterol hydrochloride for cattle muscle, liver and kidney were adopted at Step 5.
- 125. The results of the vote are contained in Appendix VIII Part A.

Amendment of the Codex Procedure to allow for omission of Steps 6 and 7

- 126. The Chairperson recalled that with the adoption at Step 5, the draft MRLs for zilpaterol hydrochloride would be moved to Step 6. However, the Commission could also decide to omit Steps 6 and 7 and proceed to adopt it at Step 8 which in line with paragraph 6 of the *Procedures for the Elaboration of Codex standards and related texts* would require a recommendation by the relevant Codex committee in this case CCRVDF. CCRVDF did not make such a recommendation for the MRLs for zilpaterol, thus the Commission would need to agree on an exceptional process for CAC45, whereby the MRLs could be immediately advanced to Step 8 during this session. He recalled that he had given CAC45 the needed 24h notice on this possibility.
- 127. The Chairperson stated that in his view consideration of such an exceptional process was warranted. In case of a vote on this procedural proposal, a two-thirds majority would be needed to accept the proposal. The Chairperson underlined that if the outcome of the vote on the procedural proposal was negative, the MRLs would remain at Step 5 and be automatically advanced to Step 6. If the procedural proposal was adopted, the Chairperson would then propose adoption of the proposed MRLs at Step 8. In the case of a vote on the latter, a simple majority would be needed.

128. The Chairperson then proposed to replace on an exceptional basis paragraph 6 of the procedures for the elaboration of Codex standards and related texts with an ad hoc process allowing the advancement of MRLs for zilpaterol hydrochloride at Step 8.

- 129. This proposal was objected to by the EU, and it was thus decided that there should be a vote on whether to amend the procedures on this occasion, which would be determined by a two-thirds majority.
- 130. The FAO Election Officer recalled the rules and clarified that the default for vote requiring a two-thirds majority was a roll-call vote, which would be conducted through the electronic voting system. The report would thus record how each Member had voted.
- 131. Before proceeding with the vote, it was noted that there were 158 Members registered and the electronic voting system confirmed that 136 Members were present meaning that quorum (minimum 80) was established. Furthermore, the number of EU Member States present was established (26) as the EU would vote on behalf of the EU Member States according to CRD1.

Conclusion

132. The vote had the following result:

Votes cast: 130
Majority required: 87
Votes in favour: 84
Votes against: 46
Abstaining: 9

Result: Proposal rejected.

- 133. The proposal on whether to replace on an exceptional basis paragraph 6 of the procedures for the elaboration of Codex standards and related texts with an ad hoc process allowing the advancement of MRLs for zilpaterol hydrochloride at Step 8 was rejected.
- 134. The results of the roll-call vote are contained in Appendix VIII Part B.

Next steps

- 135. The Chairperson of CCRVDF noted that the Commission had adopted the MRLs at Step 5 and that there was consensus during CAC45 that the scientific risk assessment was sound and robust and that the technical aspects of the MRLs were complete. She underlined that CCRVDF, as a technical committee, did not have further work to do on these MRLs at this time and requested that the MRLs would remain with the Commission at Step 6. However, she added that CCRVDF would welcome any new work proposals for the priority list for CCRVDF26 and that the deadline was 10 January 2023.
- 136. While some expressed the view that the work on MRLs for zilpaterol hydrochloride should go back to CCRVDF, there was general consensus to leave the continuation of this work with the Commission. In this context CAC45 noted that Members could propose new work to CCRVDF such as on developing MRLs for zilpaterol hydrochloride for other edible offal tissues.
- 137. One Member emphasized that it was not a matter of having additional MRLs but rather to have a complete exposure assessment for the risk assessment on zilpaterol hydrochloride to ensure consumer safety. This should also consider withdrawal periods and residues in other tissues. This Member furthermore suggested that CAC46 should implement the guidance on the application of the SoP when referring to the MRLs for zilpaterol hydrochloride.
- 138. The JECFA Secretariat reassured that the risk assessment had used all available data, including from all countries with food consumption data or food availability studies that are hosted by FAO. Thus, data from all countries were incorporated in in the exposure analysis and subsequently reflected in the health-based guidance values. This means that sufficiently inclusive and sufficiently diverse exposure data had been incorporated to reflect the dietary scenarios that can be found in certain countries, but not in other countries. The JECFA Secretariat also reminded that Members could use the concern form to express concerns they may have.
- 139. The Chairperson noted that with the adoption of the MRLs at Step 5, they would automatically be circulated for comments at Step 6. Any comments would be discussed at Step 7 by CAC46.
- 140. Members proposed that CAC45 should commit CAC46 to adopt the MRLs at Step 8 if there was no new data.

141. Other Members emphasized that CAC45 could not anticipate nor decide on the course of action at CAC46 but should strictly adhere to the rules of procedure.

- 142. The Codex Secretariat confirmed that while CAC45 could express a preference for how CAC46 should act, it was not possible to bind CAC46 to this.
- 143. The importance of further consultations by the CVCs with the Members in advance of CAC46 was highlighted.
- 144. Some Members stated that it appeared from interventions that not many countries used or allowed zilpaterol, so the issue should not be a priority for CAC. One Member noted that there were no limitations in the PM on the number of countries required to raise a food safety issue in Codex.
- 145. One Observer noted that while many countries did not want to use zilpaterol, they believed the MRL to be a safeguard. She urged countries to limit its promotion and inform the public to prevent market growth.

Conclusion

146. CAC45:

- i. adopted the MRLs for zilpaterol hydrochloride in cattle liver, kidney and muscle at Step 5 (by vote);
- ii. agreed to retain the further elaboration of MRLs for zilpaterol hydrochloride in cattle liver, kidney and muscle, in the Commission noting the reservation of China;
- iii. advised CAC46 to note the discussions at CAC45; and
- iv. welcomed the prospect of further informal consultation by the CVCs prior to CAC46 to facilitate consensus.
- 147. Following the conclusion of the item, the Chairperson invited Members to make final statements.
- 148. The statements made are collated in Appendix IX.

FAO/WHO REGIONAL COORDINATING COMMITTEES (Agenda Item 4.9)²⁰

FAO/WHO Codex Coordinating Committee for Africa (CCAFRICA)

Adoption

- 149. CAC45 adopted the:
 - Regional Standard for dried meat at Step 8 noting that the standard would be published after endorsement of the of relevant provisions for additives and labelling by CCFA and CCFL, respectively;
 - ii. Guidelines for Developing Harmonized Food Safety Legislation for the CCAFRICA Region at Steps 5/8: and
 - iii. revised labelling provisions for non-retail containers in the *Regional standard for unrefined shea butter* (CXS 325R-2017), the *Regional standard for fermented cooked cassava based products* (CXS 334R-2020) and the *Regional standard for fresh leaves of* Gnetum *spp.* (CXS 335R-2020).
- 150. A Member from outside the African region expressed support for the adoption of the *Regional Standard for dried meat* and highlighted the need to convert the regional standard into a worldwide standard as previously highlighted at CAC43.
- 151. The Codex Secretariat explained that a possible conversion to a worldwide standard could be discussed after the adoption of the standard, and that any interested Member could prepare and submit a project document to CCEXEC.
- 152. The Coordinator for Africa observed that the under the African Continental Free Trade Area (AfCTA), Codex Standards had been identified as having a role in enhancing the common market and that the guidelines would be central in the development of potential tools for national policy development, advocacy and modernization of food control systems. The adopted standards and guidelines were therefore timely in marking the 50 years of CCAFRICA.

FAO/WHO Codex Coordinating Committee for Europe

Adoption

153. CAC45 adopted the amended text for section 8.2, labeling of non-retail containers, in the *Regional Standard* for Chanterelles (CXS 40R-1981).

²⁰ CX/CAC 22/45/11; CX/CAC 22/45/11 Add.1(Botswana, Egypt, Eritrea, Kenya, Mauritius Morocco and Iraq); CRD26 (Ghana, Mali and Senegal); CRD30 (Mauritius); CRD35 (Niger); CRD39 (Liberia); CRD42 (Uganda)

EDITORIAL AMENDMENTS TO CODEX TEXTS PROPOSED BY THE CODEX SECRETARIAT (Agenda Item 5)²¹

154. The Codex Secretariat introduced the item recalling that CAC44, when adopting the *General Standard for the Labelling of Non-retail Containers of Foods* (CXS 346-2021) and the consequential amendments to the section on Labelling in the *Format for Codex Commodity Standards* in the PM, had requested Commodity Committees, and in case of inactive committees the Codex Secretariat, to review the labelling provisions for non-retail containers in existing and draft standards in light of this.

155. The Codex Secretariat noted that it had in collaboration with relevant Host Secretariats had reviewed the labelling provisions for non-retail containers in existing and draft standards that were under the purview of inactive committees and that recommendations for amendments were contained in the working document. The Secretariat noted further that the standards under the adjourned sine die Codex Committee on Cereals, Pulses and Legumes (CCCPL) had not been included in the document as they were still under consideration.

Conclusion

156. CAC45 adopted the proposed editorial amendments to Codex texts under the purview of inactive committees noting that the CCCPL standards were still under consideration.

OTHER MATTERS RELATED TO CODEX SUBSIDIARY BODIES²²

Proposal for revision of the Standard for Kimchi

- 157. The Codex Secretariat recalled that following a proposal to revise the *Standard for Kimchi* (CXS 223-2001) by the Republic of Korea, a CL had been distributed in all languages requesting the views of Members and Observers with two extensions of the deadline for comments. Five Members had provided comments in response to the CL.
- 158. CAC45 noted the recommendation from CCEXEC83 not to approve the new work proposal, but rather request the Republic of Korea to continue collecting data and engage with Members with the aim of revising the proposal addressing the concerns raised.
- 159. The Republic of Korea highlighted their view that the amendment was needed and confirmed their readiness to revise the proposal.
- 160. While there was some support for the proposal, there was also a request to expand the scope. One Member, supporting the recommendation of CCEXEC83, emphasized that more information and input on food safety or quality concerns should be provided by other producing- and consuming countries.
- 161. It was clarified that should the proposal be approved, it would be placed in a queue together with the previous proposals on developing a standard on cashew kernels and on dehydrated sweet potato, and CCEXEC would consider whether to propose to CAC a reactivation of CCPFV.

Conclusion

162. CAC45:

- i. did not approve the proposal for revision of the Standard for Kimchi at this time; and
- ii. noted that CCPFV could be reactivated should there be sufficient workload and interest.

Proposal for an amendment of the Standard for fruit juices and nectars (CXS 247-2005)

- 163. The Codex Secretariat informed CAC45 that Brazil had submitted a proposal for an amendment to the *General* Standard *for Fruit Juices and Nectars* (CXS 247-2005) which had been presented to CCEXEC83. CCEXEC83 had noted that the Codex Secretariat would issue a CL requesting the views of Members and Observers on the proposed amendment, which would feed into the critical review by CCEXEC84 and its recommendation to CAC46.
- 164. Several Members and one Observer expressed support for the proposal.
- 165. In response to question from a Member on the distinction between an amendment and a revision, the Codex Secretariat confirmed that the PM was not fully clear on this and that the issue would be further addressed by CCGP33 as indicated in CX/CAC 22/45/2.

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²¹ CX/CAC 22/45/12 Rev.1; CRD31 (Dominican Republic)

²² CX/CAC 22/45/13

Conclusion

166. CAC45 noted that the Codex Secretariat would issue a CL requesting comments from Members and Observers on the proposal for an amendment of the *General Standard for Fruit Juices and Nectars* (CXS 247-2005).

Proposal for revision of the Standard for Milkfat Products (CXS 280-1973)

- 167. The Codex Secretariat recalled that at CCFO27, Iran had introduced a discussion paper on the need to align the MLs for copper and iron in ghee (butter oil) in the *Standard for Milkfat Products* (CXS 280-1973) with those in the *Standard for Named Vegetable Oils* (CXS 210-1999). CCFO27 had agreed to forward a request to CCEXEC for consideration and advice on which mechanisms could be used to consider the proposal.
- 168. As recommended by CCEXEC82, a CL had been issued seeking the views of Codex Members and Observers.
- 169. Considering the feedback to the CL, CCEXEC had recommended that CAC45 not approve the proposal noting that any Member could submit a revised new work proposal, taking into account the comments made in response to the CL.
- 170. Two Members supported the proposal noting that while copper and iron were not considered contaminants for milk, these MLs were used, in some countries, for purposes of export and import control of milk, and that their national data seemed to deviate from the Codex standard. It was further proposed that an EWG be established under the purview of CCFO to investigate the issue further.
- 171. Two other Members and one Observer supported the recommendation of CCEXEC83, not to approve the new work. They emphasised that these levels cited were not strict limits but had been included for guidance only. Therefore, the proposal was not justified and changing the figures could lead to potential disharmony in the standard.

Conclusion

172. CAC45:

- agreed not to approve the proposal for revision of the Standard for Milkfat Products (CXS 280-1973), and
- ii. noted that it was open to Members to submit a revised new work proposal.

New work proposal for the development of principles and guidelines on the use of remote audit and verification in regulatory frameworks

- 173. The Codex Secretariat recalled that the 25th Session of the Codex Committee on Food Import and Export Inspection and Certification Systems (CCFICS25) (2021) had agreed to establish an EWG to develop a discussion paper on "Use of remote audit and verification in regulatory frameworks" with the possibility of also developing a new project document. As CCFICS26 would not meet until 2023, a proactive process for submitting the proposal for new work in line with Codex procedures was pursued. The discussion paper and project document for the new work proposal was circulated via a CL for comments and a revised work proposal developed.
- 174. CAC45 noted that CCEXEC83 had recommended that CAC45 approve the new work proposal.
- 175. The proposer (Australia), in response to a question from a Member on the scope of work (whether remote inspection would be included) and use of terminologies (remote audit versus verification), informed CAC45 that the work would include a clarification of issues around nomenclature and that the final principles/guidelines would be outcome-based taking into account the lessons learnt during the COVID-19 pandemic.
- 176. One Member while supporting the proposal, highlighted the importance of intergovernmental organizations providing support to countries to raise awareness and help build capacities in the technologies related to remote audit and verification in order to ensure that any Codex texts developed in this area were useful and implementable by all Members.

Conclusion

177. CAC45:

- i. approved the new work proposal on the development of principles and guidelines on the use of remote audit and verification in regulatory frameworks by CCFICS;
- ii. established an EWG under CCFICS, chaired by Australia and co-chaired by Canada and Singapore and working in English, French and Spanish, to prepare at Step 2 the Proposed draft principles and guidelines on the use of remote audit and verification in regulatory frameworks; and

iii. requested that the report of the EWG including the proposed draft principles and guidelines be made available to the Codex Secretariat and circulated for comments at Step 3 at least three months before CCFICS26, which would discuss it at Step 4.

STRATEGIC PLAN 2020-2025: IMPLEMENTATION REPORT 2020-2021 (Agenda Item 7)²³

Introduction

- 178. The Codex Secretariat presented the report on the implementation of the Codex Strategic Plan 2020-2025 (SP) according to its revised monitoring framework, as approved by CCEXEC81. The report focused on achievements in the 2020-21 biennium, which was atypical because of the COVID-19 pandemic. Despite this, the implementation of the SP progressed satisfactorily and performance under most indicators scored well. Highlights from this monitoring exercise included:
 - the increased participation of developing countries thanks to virtual meeting formats and increased efforts on informal pre-meeting preparatory events;
 - the flexibility and actions of the Codex Secretariat together with the CVCs and Codex Membership to adapt quickly to the new environment, finding innovative, creative and agile ways to progress and minimize disruption to Codex work. This was recognized by Members who overall expressed satisfaction for the organization and implementation of Codex meetings during the biennium; and
 - the continued provision of FAO and WHO scientific advice, critical to Codex standard setting work, despite facing similar challenges as for Codex meetings.
- 179. The Codex Secretariat reported on the ongoing challenges to monitoring the implementation of the SP, including:
 - data collection for some indicators that relied more on qualitative information, and the difficulties in comparing the results for this type of indicator across biennia;
 - the ongoing changes and uncertainties Codex was operating in that required constant adaptation; and
 - the number of indicators, some of which overlapped.
- 180. Within this context, it was proposed that CAC consider requesting the Secretariat to reduce the number of indicators to those where the most useful information could be collected.
- 181. The Secretariat also presented the preliminary report on the pilot survey on the use and impact of Codex texts, which were in general encouraging with Members indicating good familiarity with the selected Codex texts and considering them as extremely or mostly useful. Primary barriers to the use of Codex texts included lack of basic national food safety laws, challenges to catch up with changes in Codex texts, and language issues.
- 182. The Chairperson highlighted the conclusions of CCEXEC82 and CCEXEC83, and in particular the conclusion of CCEXEC83 that there would be benefit in undertaking the elaboration of the next SP with the Codex membership in parallel with the development of the monitoring framework led by the Codex Secretariat.

Discussion

- 183. Members expressed appreciation for the comprehensive report. There was agreement on the need to review the monitoring framework of the SP with the aim of providing accurate and complete information, and with the proposal of the Codex Secretariat to reduce the number of indicators, while ensuring that there be at least one indicator per result and that the one related to timely distribution of documents should remain. It was also suggested that the prioritization and work management mechanisms of the different committees be collated in one place for ease of access and understanding. The Codex Secretariat noted that this could be undertaken as part of guidance requested by CCEXEC on development of new work proposals.
- 184. Members particularly commended the Codex Secretariat for the efforts undertaken under objective 3.1 (raise the awareness of Codex standards) on sustained communication activities. Members also commended the Secretariat for providing preliminary results of the pilot survey on the use and impact of Codex texts in a timely manner. They looked forward to a more in-depth analysis of the results and how this could inform the next Codex SP.
- 185. Several Members raised the issue of timely distribution of documents and the importance of publication of documents two months in advance of committee meetings to facilitate review and preparation by Member delegations.
- 186. The Codex Secretariat acknowledged the importance of improvements in this area and noted that, while reasons for delays were multifold and often outside the control of the Secretariat (e.g. late arrival of EWG

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²³ CX/CAC 22/45/14 & Add. 1

reports), they were in many areas directly related to the workload of the Secretariat and it would be difficult to improve the situation without reducing the output requested by Members. The Codex Secretariat encouraged input on how to address the issue.

Conclusion

187. CAC45:

- i. welcomed the comprehensive report on the implementation of the SP and noted the highlights presented by the Codex Secretariat;
- ii. commended the Codex Secretariat on its efforts to raise awareness of Codex standards through the continued communication activities and the resulting increased visibility, even in challenging circumstances such as the COVID-19 pandemic;
- iii. commended the Codex Secretariat for the preliminary report and analysis of the survey on the use and impact of Codex texts, recognizing its potential as an important tool for Codex;
- iv. requested that further attention be given to the timely distribution of working documents in all languages while recognizing the resource constraints on the Codex Secretariat;
- v. noted the continuing evolution of the SP monitoring framework and requested the Codex Secretariat to further review the SP monitoring framework with the intent to reduce the number of indicators to those where the most useful information was collected, noting in this respect that the Codex Secretariat would propose a revised framework for review at CCEXEC84; and
- vi. noted that there would be benefit in undertaking the elaboration of the next SP with the membership in parallel with the development of the monitoring framework led by the Codex Secretariat.

CODEX BUDGETARY AND FINANCIAL MATTERS (Agenda Item 8)24

Introduction

- 188. The Codex Secretariat introduced the item highlighting that the COVID-19 pandemic had resulted in dramatic changes in how Codex work was implemented, which had affected most of the 2020-21 biennium. The Secretariat had thus adopted a flexible approach and had managed to deliver the Codex work plan with a 98 percent delivery.
- 189. For the 2022-23 biennium, as of September 2022, 44 percent of the budget had been spent. Expenditures in 2022 were progressing according to the Codex work plan. Estimated expenditures for 2023 were planned according to the Codex work plan and full delivery was expected by the end of the biennium.
- 190. The proposed budget for 2024-25 biennium would be in line with the objectives of the SP. Highlighting some of the underlying assumptions to the proposal, it was noted that uncertainties remained in terms of the format of Codex meetings, but it was assumed that physical meetings will have resumed and that it will remain necessary to make provisions for remote participation in meetings of CCEXEC and CAC.
- 191. Looking at the Codex budget from a more overarching perspective, the Codex Secretariat noted that Codex had operated in a zero-growth budget environment for several biennia. Considering that overall costs were increasing for salaries, contracts, services, etc. and the impact this had on the costs for organizing committees, in particular hybrid sessions of the Commission and potentially supporting hybrid sessions of committees, it was becoming increasingly difficult to run Codex in line with Members' expectations with the available resources. Members were asked to consider requesting FAO and WHO to increase the Codex budget. It was noted that Codex was also seeking extra-budgetary contributions to support its work under Goal 3 and 5 of the SP.
- 192. The Chairperson highlighted the conclusions made by CCEXEC83 on this item, including the need for a flexible approach in delivering the Codex work plan and the request to advocate for additional funding to the Codex programme.

Discussion

193. Members welcomed the report and the efforts made by the Secretariat during the COVID-19 pandemic, and supported the recommendations made by CCEXEC83.

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²⁴ CX/CAC 22/45/15

Conclusion

194. CAC45:

i. noted the final report for the biennium 2020-2021, progress in line with budgeted expenditure in the biennium 2022-2023; and the proposed budget for 2024-2025;

- ii. noted the continued need for a flexible approach to the redistribution of resources, within the total financial limit, to best support delivery of the Codex work plan;
- iii. noted the increasing difficulty in delivering the Codex work plan in a zero-growth budget environment and that, accordingly, Codex was seeking extra-budgetary resources; and
- iv. urged Members to advocate with their government representatives to FAO and WHO for additional funding for the Codex programme.

MATTERS ARISING FROM FAO AND WHO (Agenda Item 9)25

- 195. The Representatives of FAO and WHO highlighted their joint work, including capacity building and scientific advice activities and budget matters. They also provided update on the CTF to CAC45 for consideration and possible action.
- 196. The Representative of WHO referred to the work of WHO on nutrition and healthy diets, highlighting four areas of work including the WHO guideline on RUTF, the WHO Action Plan to reduce the harmful use of alcohol which highlighted the importance of labelling requirements for alcoholic beverages, elimination of industrially produced *trans*-fatty acids (TFA) by 2023, and global efforts in accelerating actions to achieve the global target of reducing population sodium intake.
- 197. The Representative of WHO further highlighted that CCEXEC83²⁶ had requested Codex committees to give due regard to ongoing global efforts to reduce non-communicable disease (NCD) risk factors such as sodium intake, when prioritising and undertaking work on new standards or reviewing existing standards and guidelines.

Discussion

- 198. CAC45 welcomed the reports from FAO and WHO, commended their work, supported the conclusions of CCEXEC83, and encouraged both organisations to sustain their efforts, particularly regarding the provision of scientific advice to support Codex work and their efforts to address new and emerging food safety and nutrition issues.
- 199. Members appreciated the collaboration of FAO and WHO in implementing both the FAO Food Safety Priorities and the WHO Global Strategy for Food Safety, including through the food safety element of the Quadripartite One Health Joint Plan of Action. Members further requested that this be done respecting the mandates of each organization.
- 200. Members recognized the benefits of capacity building and awareness raising events, including those delivered virtually. They supported continuing using virtual modalities as part of a blended approach to capacity development, tailored according to the context, and building engagement.
- 201. The Representatives of FAO and WHO appreciated the strong interest of Members in the work of FAO and WHO and highlighted that the work of the two organizations would not be possible without the active and continuing support of Members. For example, the provision of independent scientific advice provided by FAO and WHO that was central to the work of the CAC was only possible because Members were willing to fund the operational cost of the scientific committees and were willing to promote and facilitate the participation of their experts. The representatives of FAO and WHO further highlighted their appreciation that experts were willing to support and make themselves available to contribute to the scientific advice work of FAO and WHO.

Codex Trust Fund (CTF)

- 202. CAC45 welcomed the information and analysis provided by the CTF Secretariat.
- 203. Some Members pointed out that the COVID-19 pandemic had a profound impact on how they carried out Codex related work at national and regional level, and requested that the CTF change the criteria for eligibility

²⁵ CX/CAC 22/45/16; CAC45/INF1; CAC45/INF2; CAC45/INF3; CRD4; CRD27 (Mali)

²⁶ REP22/EXEC2, paragraph 154

to further facilitate the application process and consequently extend the number of Member countries that could benefit from CTF support.

- 204. CTF beneficiaries appreciated the support from CTF and donor countries and requested the CTF Secretariat to clarify whether it was possible for a beneficiary to apply to CTF in future rounds and what the relevant follow up steps would be.
- 205. An Observer emphasized the value of CTF and stressed the importance for CTF to only accept public funds for reasons of transparency.
- 206. The Representative of WHO welcomed the positive feedback on the CTF2 projects and acknowledged the high expectations for capacity building through CTF and other food safety work streams such as the assessment of national food control systems. The WHO food safety strategy was an attempt to bring these work streams together.
- 207. The CTF Secretariat welcomed the high interest expressed by Members and noted the requests regarding the eligibility criteria, the need for possible extensions, and the questions on other forms of support such as coaching/mentorship for eligible countries to prepare and submit robust applications. He pointed out that the operations and support of CTF remained bound to the CTF2 project document and that requests for changes would be taken into consideration in the CTF2 mid-term evaluation. He encouraged Members to contact the CTF Secretariat with any specific concerns and reassured them that the CTF Secretariat remained committed to continuously improving the programme. He informed about regional trainings planned for eligible countries in 2023. Finally, the CTF Secretariat encouraged donor countries to increase the contributions to the CTF to match the increasing requests for assistance.
- 208. The Representative of FAO pointed out that the focus of the CTF was to enable countries to better participate in Codex and encouraged Members to contact FAO and WHO directly for other capacity building requests, for instance on the application of the food control systems assessment tool.

Conclusion

209. CAC45:

- i. supported the conclusions of CCEXEC83 and thanked FAO and WHO for their continued support to Codex Alimentarius, its committees, and Members, and in particular its continuing work on:
 - a. mitigation of foodborne AMR;
 - b. risk assessment related to foods including edible seaweed, noting the long history of its consumption in some countries;
 - c. potential risks including those posed by microplastics;
 - d. review and implementation of guidance on traditional food markets; and
 - e. issues related to nutrition, including sodium reduction and elimination of trans-fatty acids.
- ii. encouraged FAO and WHO to continue their collaboration in implementation of the FAO Food Safety Priorities and WHO Global Strategy for Food Safety, including through the food safety element of the Quadripartite One Health Joint Plan of Action, which should respect the mandates of and draw on the expertise of each organization;
- iii. recognized the benefits to Codex Members of capacity building and awareness raising events, including those delivered virtually; supported the continued use of virtual modalities as part of a blended approach to capacity development, tailored according to the specific context and objective; welcomed the reports from CTF beneficiaries; recognized the important role of CTF in strengthening developing countries' effective participation in Codex; and encouraged all eligible countries to apply to the CTF to benefit from its support; noted the need to develop approaches that sustain the benefits of CTF projects beyond their duration; and
- iv. noted the concerns of Members regarding the eligibility criteria for CTF projects.

APPOINTMENT OF COORDINATORS (Agenda Item 10)27

210. The Codex Secretariat informed CAC45 that four FAO/WHO Coordinating Committees (RCCs) had met since CAC43, namely, the FAO/WHO Coordinating Committee for Europe (CCEURO) (May 2022), the FAO/WHO Coordinating Committee for Africa (CCAFRICA) (September 2022), the FAO/WHO Coordinating Committee for Asia (CCASIA) (October 2022) and the FAO/WHO Coordinating Committee for Latin America and the Caribbean (CCLAC) (October 2022). The Codex Secretariat further informed CAC45 that CCAFRICA, CCASIA

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²⁷ CX/CAC 22/45/17

and CCLAC had nominated the current Coordinators, namely Uganda, China and Ecuador, respectively, for re-appointment.

- 211. The Codex Secretariat also informed CAC45 that the next Sessions of the FAO/WHO Coordinating Committees for North America and South-West Pacific (CCNASWP) and the Near East (CCNE) had been scheduled for 2023.
- 212. With regards to Europe, the Codex Secretariat noted that CCEURO recommended the appointment of Germany as the next Coordinator recalling that since Germany was currently serving as Member for Europe elected on a geographic basis to CCEXEC, it could not also serve as Coordinator according to Rule V.1 of the PM
- 213. The Delegation of Germany informed CAC45 that following the appointment as Coordinator, they would step down from the position of Member for Europe.
- 214. The Codex Secretariat noted that the appointment of Germany as Coordinator for Europe would leave a vacancy in CCEXEC for the position of Member for Europe elected on a geographic basis. The Commission would therefore need to be invited to nominate and elect a new Member for Europe to complete the current term as Germany had only served half of their second term.

Conclusion

- 215. In accordance with Rule IV.2 of the Commission's Rule of Procedure, and on the basis of the nominations made by the FAO/WHO Coordinating Committees, the following Members of the Commission were appointed/reappointed as Coordinators to hold office from the end of CAC45 until the end of the first regular session of the Commission following the next session of the relevant RCC (in accordance with current plans this would be until the end of CAC47 (2024)):
 - CCAFRICA: Uganda (re-appointed)
 - CCASIA: China (re-appointed)
 - CCEURO: Germany (appointed)
 - CCLAC: Ecuador (re-appointed)
- 216. The Chairperson thanked Uganda, China and Ecuador for their successful and productive work despite the challenges faced in taking on the Coordinator role during the COVID-19 pandemic and wished them success for their second term. He also welcomed Germany as new Coordinator for Europe and wished them success. The Chairperson also thanked Kazakhstan for all their work during their two terms as Coordinator for Europe and for ensuring the views of all countries in the region were brought to the attention of CCEXEC and CAC.

ELECTION OF THE MEMBER OF THE EXECUTIVE COMMITTEE FROM EUROPE

217. Following the appointment of Germany as Coordinator for Europe and consequently stepping down from its role as Member for Europe elected on a geographic basis, CAC45 elected Finland as the Member for Europe elected on a geographical basis to complete the current term (expected until the end of CAC46).

ELECTION OF THE CHAIRPERSON AND VICE-CHAIRPERSONS (Agenda Item 11)²⁸

218. CAC45 elected the following persons to hold office from the end of its present Session to the end of the next regular Session of the Commission (CAC46):

Chairperson: Mr Steve Wearne (United Kingdom)

Vice-Chairpersons: Mr Allan Azegele (Kenya)

Mr Raj Rajasekar (New Zealand)

Mr Diego Varela (Chile)

DESIGNATION OF COUNTRIES RESPONSIBLE FOR APPOINTING THE CHAIRPERSONS OF CODEX SUBSIDIARY BODIES (Agenda Item 12)²⁹

219. The Chairperson expressed appreciation to the Member Countries responsible for appointing Chairpersons of Codex Subsidiary bodies recalling their relentless efforts to ensure the functioning of Codex and Codex meetings in the virtual environment.

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²⁸ CX/CAC 22/45/18; CRD31 (Dominican Republic)

²⁹ CX/CAC 22/45/19

Conclusion

220. CAC45 confirmed the designation of countries responsible for appointing the Chairpersons of Codex subsidiary bodies as outlined in CX/CAC 22/45/19.

60th Anniversary of the Codex Alimentarius Commission: 1963-2023 (Agenda Item 13)30

- 221. The Codex Secretariat presented the progress on preparations for the 60th Anniversary of the Codex Alimentarius Commission (Codex@60) since CAC44, noting that FAO senior management had recommended a year of celebration rather than limiting it to a specific day. The Secretariat reiterated the need for Members and Observers to take a proactive approach to organizing events, including through the Codex regional groupings, and sought updates and inputs from them on their plans to mark the occasion.
- 222. The discussions highlighted the commitment and enthusiasm of Members to celebrate Codex@60 in multiple ways, at regional, national and international levels, using different modalities, ranging from formal to more informal events. Delegations outlined ideas involving all actors throughout the food chain and plans to connect with youth, academia, industry, agriculture, consumers, media and government including at ministerial level. With World Food Safety Day in 2023 dedicated to the theme of standards, opportunities to link events to this UN celebration were noted and encouraged.
- 223. Celebrating those Members and experts who had dedicated much of their time and careers to steering the work of Codex was another idea that received support.
- 224. Members and Observers gave several examples of topics that could be the focus for Codex@60 such as strengthening understanding of risk management; food safety control; health and food markets; compliance with food safety policies and regulations; a reflection on the success of Codex standards; and food safety for human health.
- 225. The Secretariat responded that countries were welcome and encouraged to place emphasis for Codex@60 on local realities and national food safety priorities.
- 226. Activities planned from the Secretariat, described in CX/CAC 22/45/20, were expanded on, including the desire to engage with Members to develop case studies on the implementation of Codex texts, and their adaptation to national scenarios, as well as ongoing work on the revised, richer layout of Codex publications and the forthcoming website upgrades.
- 227. One observer appealed to Members to be frank in their assessments of Codex achievements, acknowledging not only its successes but also its problems and risks.

Conclusion

228. CAC45:

- i. noted the information provided by the Secretariat and the planned celebrations under development by the Secretariat and Members;
- ii. encouraged Members and Observers to fully engage in the celebrations and to share information on their plans and activities directly and through the Codex Secretariat; and
- iii. urged Members to commit to advocacy at all levels to ensure both the widest possible participation in the celebrations and the widest possible promotion of the work of Codex.

PARTICIPATION OF THE EUROPEAN UNION AS ADVISER TO THE MEMBER FOR EUROPE IN THE EXECUTIVE COMMITTEE OF THE CODEX ALIMENTARIUS COMMISSION (Agenda Item 14.1)³¹

Introduction

- 229. The Representative of the Legal Office of FAO speaking on behalf of the Legal Offices of FAO and WHO recalled that at CCEXEC78 and CCEXEC79 (in February and July 2020), the Member for North America had drawn the attention of CCEXEC to the presence of the EU as adviser to the Member for Europe and sought clarifications from the FAO and WHO Legal Offices as to whether this participation was in line with the PM and the 2003 voluntary declaration from the EU concerning its presence at CCEXEC. In response, at CCEXEC79, the FAO/WHO Legal Offices had indicated that any decision on the matter would lie with the Codex membership, bearing in mind that the rules of Codex are silent on the question of the right of the EU to participate in CCEXEC and that the EU had submitted a declaration on the subject.
- 230. As these concerns had been raised during the COVID-19 pandemic and required a review of the Organizations' archives, the FAO and WHO Legal Offices had committed to prepare a paper addressing the legal aspects of

³⁰ CX/CAC 22/45/20; CRD31 (Dominican Republic), CRD32 (Indonesia).

³¹ CX/CAC 22/45/21

the issue, to assist Members in taking a decision on the matter at the next physical session of the Commission which was the present session.

- 231. The Representative explained that the first part of the document set out the historical background of the issue, including the practice that has developed over time regarding the participation of Member Organizations in meetings of FAO Governing Bodies and of Codex:
 - Paragraph 13 explained the apparent gap in the Codex Rules of Procedure concerning the right of Member Organizations to participate in sessions of CCEXEC as is it only referred to the right of a Member Organization to participate in matters within its competence in meetings of the Commission or its subsidiary bodies, but did not refer to CCEXEC specifically.
- 232. The Representative further recalled that:
 - the FAO Committee on Constitutional and Legal Matters (CCLM) had examined the question of the EU's entitlement to participate in CCEXEC at its 74th session in 2002 and considered that the matter required a review of the functions of CCEXEC to determine whether CCEXEC could be equated with the FAO Council, and noted that this had to be "dealt by the [CCGP] and ultimately by the Commission":
 - after the CCLM's review, at CCGP18 in 2003, the Observer from the European Community had submitted the Declaration concerning the EU participation in the Executive Committee, which was reproduced in paragraph 18 of the document.³²
 - the records of the legal offices had revealed that the Commission did not express any view on the 2003 EU Declaration.
 - since the 2003 EU Declaration, a practice had evolved whereby the EU had not participated as a
 Member in CCEXEC sessions; however, individuals employed at the European Commission had
 occasionally attended sessions of CCEXEC as advisers to the Member for Europe (in 2012, 2013 and
 2014, and recently in 2020 and 2021).
- 233. The Representative explained that the second part of the document outlined the relevant rules providing that:
 - the composition of delegations was a matter of sovereignty, i.e.; it was the right of each Member to decide the composition of its delegation and that advisers formed part of the delegation (Rule III.1 of GROs, Article V.I of the FAO Constitution and Rule VI (paragraphs 4 and 5) of the Codex rules).
 - in Codex, the CCGP had clarified that the sovereign right of a Member to choose its advisers was subject to two conditions: must be from the same geographic location as the Member, and no more than two.
 - as concerns their role, the relevant rules (Codex Rule VI (paragraph 5) and Rule VIII (paragraph 1))
 reveal that advisers were present at a session as part of the Member's delegation without any other
 status or rights.
- 234. The Representative further stated that the FAO and WHO Legal Offices had recognized that there might be a lack of clarity between the issue of the presence of the EU as adviser to the Member for Europe and the broader question of EU's entitlement to participate in CCEXEC sessions.
- 235. Following a thorough review of the background, and all relevant rules and practices in FAO and Codex, the FAO and WHO Legal Offices had concluded that both issues were ultimately for deliberation by the Commission.

Discussion

236. Members that intervened welcomed the document especially the clarification that advisers form part of the delegation of the Member, and that is the sovereign right of the Member to choose its advisers, subject only to the two conditions mentioned (that the adviser had to come from the same geographic location and a Member cannot bring more than two advisers). They also welcomed the confirmation that the Members of the CCEXEC elected on a geographical basis for Europe who had previously been accompanied by an adviser from the European Commission had acted consistent with the rules of Codex. One Member requested that CAC45 reconfirm these rules.

Conclusion

237. CAC45 noted the advice of the Legal Offices of FAO and WHO as in CX/CAC 22/45/21, paragraphs 27-30.

³² CX/CAC 22/45/21, paragraph 18

APPENDIX I

LIST OF PARTICIPANTS LISTE DES PARTICIPANTS LISTA DE PARTICIPANTES

CHAIRPERSON Mr Steve Wearne

Chairperson of the Codex Alimentarius Commission PRÉSIDENT

PRESIDENTE UK Food Standards Agency

United Kingdom

VICE-CHAIRPERSONS

Dr Allan Azegele Senior Deputy Director of Veterinary Services VICE-PRÉSIDENTS

Ministry of Agriculture and Livestock Development Kenya **VICEPRESIDENTES**

Mr Raj Rajasekar

Senior Programme Manager Ministry for Primary Industries

New Zealand

Mr Diego Varela Secretario Ejecutivo

Agencia Chilena para la Inocuidad y Calidad Alimentaria, ACHIPIA

Ministerio de Agricultura

Chile

MEMBERS NATIONS AND MEMBER ORGANIZATIONS ÉTATS MEMBRES ET ORGANISATIONS MEMBRES ESTADOS MIEMBROS Y ORGANIZACIONES MIEMBROS

ALBANIA - ALBANIE

Mr Anton Koliqi

Deputy Permanent Representative

Embassy of Albania

ALGERIA - ALGÉRIE - ARGELIA

Dr Hanane Bedjaoui Enseignante-chercheur

Ministère de l'Enseignement supérieur et de la

Recherche Scientifique

Biskra

Mr Nourreddine Haridi

Sous-Directeur de la Normalisation des produits

alimentaires

Ministère du Commerce

Alger

Ms Hassani Zahra

Enquêteur Principal en Chef de la répression des

Fraudes

Ministère du Commerce

Alger

ANGOLA

Dr Joaquin Pereira Da Gama

Commercial Attaché (Counsellor) of the Permanent

Mission of Angola in Geneva

Angola

ANTIGUA AND BARBUDA -ANTIGUA-ET-BARBUDA -ANTIGUA Y BARBUDA

Mrs Solange Baptiste

Manager Information Services

Antigua and Barbuda Bureau of Standards

St. John's

ARGENTINA - ARGENTINE

Eng Gabriela Alejandra Catalani Punto Focal del Codex de Argentina Ministerio de Agricultura, Ganadería y Pesca Buenos Aires

Mr Carlos Cherniack

Representante Permanente ante FAO Ministerio de Relaciones Exteriores y Culto

Roma

Mrs María Julia Geraci

Jefa del Departamento de Rectoría en Normativa Alimentaria para la Evaluación del Riesgo Instituto Nacional de Alimentos (INAL Ciudad Autónoma de Buenos Aires Eng Maria Alejandra Larre

Asesora Técnica Punto Focal del Codex Ministerio de Agricultura, Ganadería y Pesca

Buenos Aires

Mr Claudio Magno Técnico Profesional

INAL

Mrs Mariana Parodi

Asesora Técnica Punto Focal Codex

Secretaria de Agricultura, Ganadería y Pesca

Ciudad Autónoma de Buenos Aires

AUSTRALIA - AUSTRALIE

Ms Nicola Hinder

A/G Deputy Secretary, Agricultural Trade Group

Australian Government

Canberra, ACT

Mr Steve Crossley

Director - International Affairs and Dietary

Exposure Assessment Australian Government

Canberra

Mrs Sandra Cuthbert

CEO

Australian Government

Canberra

Mr Scott Mersch

Director - Codex Australia

Australian Government Canberra

Dr Anna Somerville

Assistant Secretary, Export Standards Branch

Australian Government

Canberra, ACT

AUSTRIA - AUTRICHE

Mrs Karin Gromann

Head of Unit

Federal Ministry Social Affairs, Health, Care and

Consumer Protection

Vienna

Mrs Bettina Brandtner

Codex Contact Point

Ministry of Agriculture, Forestry, Regions and Water

Management

Vienna

Mrs Lisa-Maria Urban

Senior Expert

Federal Ministry of Social Affairs, Health, Care and

Consumer Protection - Austria

Vienna

AZERBAIJAN - AZERBAÏDJAN - AZERBAIYÁN

Mr Fuad Mardiyev

CCP

Food Safety Agency of the Republic of Azerbaijan

Baku

Mr Ramazan Nabiyev

Head

Food Safety Agency of the Republic of Azerbaijan

Baku

BAHAMAS

Dr Patricia Johnson

Director

Bahamas Agricultural Health and Food Safety

Authority (BAHFSA)

Nassau

Dr Patricia Symonette

Chairperson

Bahamas Agricultural Health and Food Safety

Authority Nassau

BAHRAIN - BAHREÏN - BAHREIN

Mr Faisal Al-sari

Chief of Food control Section

Ministry of Health

Manama

Mr Ali Alhayki

Chief of Standards Development & Metrology

Ministry of Industry and Commerce

Manama

Mrs Fatima Isa

Head Standards Development

Ministry of Industry and Commerce

Manama

Mr S. Ali Shubbar Jawad

Director, Testing & Metrology

Ministry of Industry and Commerce

Manama

BANGLADESH

Mr H.E. Md. Shameem Ahsan

Ambassador and Permanent Representative of

Bangladesh

Embassy of Bangladesh

Rome

Mr Md Al Amin

Economic Counsellor & Alternate Permanent

Representative (APR) to FAO, IFAD & WFP

Bangladesh Embassy

Rome

BARBADOS - BARBADE

Mr Dwaine A Inniss

First Secretary

Permanent Mission of Barbados to the United

Nations Office and Other International

Organisations

Geneva

Mrs Cheryl Lewis

Technical Officer

Barbados National Standards Institution

St. Michael

Dr Beverley Patricia Wood

Director

Government Analytical Services Laboratory

St. Michael

BELARUS - BÉLARUS - BELARÚS

Mrs Ekaterina Fedorenko

Deputy Director for practical and sanitary-

epidemiological supervision

Republican Unitary Enterprise "Scientific Practical

Centre of Hygiene"

Minsk

Mr Kiryl Piatrouski

Perm. Rep.

Embassy of Belarus

Mrs Iryna Dalakishvili

Head of the department of food hygiene

Republican Center for Hygiene, Epidemiology and

Public Health

Minsk

Mrs Hanna Sandul

Head, Unit for International Cooperation

Department of Veterinary and Food Supervision Department of Veterinary and Food Supervision

Minsk

Mrs Tatsiana Osipava

junior researcher

Scientific-Practical Centre of Hygiene.

Minsk

BELGIUM - BELGIQUE - BÉLGICA

Mr Carl Berthot

General Advisor

FPS public health, food chain safety and

Environment

Brussels

BELIZE - BELICE

Dr Natalie Gibson

Laboratory Administrator/Deputy Director Belize Agricultural Health Authority

Belize

BENIN - BÉNIN

Mr Eusèbe Agbangla

Ambassador Extraordinary and Plenipotentiary, Permanent Representative

Ministry of Foreign Affairs

Mr Egnon Jacques Hougbenou Houngla Directeur de l'Alimentation et de la Nutrition

Appliquée

Ministère de l'Agriculture, de l'Elevage et de la

Pêche Porto-Novo

BOLIVIA (PLURINATIONAL STATE OF) – BOLIVIE (ÉTAT PLURINATIONAL DE) – BOLIVIA (ESTADO PLURINACIONAL DE)

Ms Sonia Brito Sandoval Perm Rep Bolivian Embassy Bolivian Embassy

BOTSWANA

Mrs Esther Rugara

Principal Scientific Officer - Food Safety

Ministry of Health

Gaborone

Ms Lephutshe Ada Senwelo

Codex Contact Point

Ministry of Health

Gaborone

Dr Pamela Smith-Lawrence

Director Health Service

Ministry of Health

Gaborone

BRAZIL - BRÉSIL - BRASIL

Mr Igor Moreira Moraes

Third Secretary

Ministry of Foreign Affairs

Ms Gabriella Calixto Da Silva Guedes Nicacio

Assistant

National Institute of Metrology, Quality and

Technology

Mr Andre Luis De Sousa Dos Santos

Chair of the Brazilian Codex Alimentarius

Committee

National Institute of Metrology, Quality and

Technology - Inmetro

Rio de Janeiro

Mr Tiago Lanius Rauber

Specialist on Regulation and Health Surveillance Brazilian Health Regulation Agency (ANVISA)

Brasília

Mr Rafael Vinicius G. C. Lima

Assistant

National Institute of Metrology, Quality and

Technology

Mr Fábio Meira De Oliveira Dias

Counselor, Alternate Permanent Representative of

Brazil to FAO, IFAD and WFP

Ministry of Foreign Affairs

Ms Maria Aparecida Menssor

Assistant

National Institute of Metrology, Quality and

Technology - Inmetro

Mr Alexandre Novachi

Regulatory and Scientific Affairs Director

Brazilian Food Industry Association

São Paulo

Mr Diogo Penha Soares

Health Regulation Expert

Brazilian Health Regulation Agency

Brasília

Ms Fernanda Rodrigues Spinelli

Consultant

Ministry of Agriculture, Livestock and Food Supply

Brasília

Mr Paulo Roque Silva

Researcher

National Institute of Metrology, Quality and

Technology - Inmetro

Mr Marlos Schuck Vicenzi

Coordinator for Regulatory Matters - Wines and

Beverages

Ministry of Agriculture, Livestock and Food Supply

Brasilia

Mr Cesar Augusto Vandesteen Junior

Auditor Fiscal Federal Agropecuário

Ministry of Agriculture, Livestock and Food Supply -

MAPA

Brasilia

BULGARIA - BULGARIE

Dr Galya Kostadinova

Head of department "Food safety"

Ministry of Agriculture

Sofia

Mr Ivo Mouskourov

Minister Plenipotentiary, Permanent Representative

Designate of the Republic of Bulgaria to FAO

Permanent Representative of the Republic of

Bulgaria to FAO

Roma

Mrs Petia Tasseva

State expert

Ministry of Agriculture

Sofia

BURKINA FASO

Mr Dominique Ouedraogo

Ingénieur Agronome

Ministère en charge de l'Agriculture

Ouagadougou

Mrs Estelle Bambara

Director of Nutrition

Ministry of Health

Ouagadougou

Mr Nouhoun Assane Bonkoungou

Membre Comité National Codex

Direction de la Protection des Végétaux et du

Conditionnement

Dr Diakalia Son

Membre Comité National Codex

Direction de la Protection des Végétaux et du

Conditionnement Ouagadougou

Mr Aristide Batoury Thiombiano Membre Comité National Codex Ambassade du Burkina Faso à Rome

Mr Alfred Benjamin Patindé Tiendrebeogo Membre Comité National Codex Ambassade du Burkina Faso à Rome

BURUNDI

Mr Ntahomvukiye Celestin

CCP

Bureau Burundais de Normalisation et Contrôle de

la Qualité (BBN) Bujumbura

Ms Sindayirwanya Beatrice Codex Forum Member Private Sector

Bujumbura

Mr Nsengiyumva Dismas

Consultant
Private Sector
Bujumbura

Mr Rudaragi Désire

Secretary of National Codex Forum Bureau Burundais de Normalisation

Bujumbura

Ms Nimbona Pelagie Codex Forum Member

CNTA Bujumbura

Ms Eric Ruracenyeka Codex Forum Member Burundi Bureau of Standards Bujumbura

CABO VERDE - CAP-VERT

Mr Edson Dos Santos

Director ERIS Praia

Ms Patrícia Alfama Administradora Executiva

ERIS Praia

CAMEROON - CAMEROUN - CAMERÚN

Mr Charles Booto A Ngon Directeur Général de l'ANOR Agence des Normes et de la Qualité Yaoundé

Mr Jean Pierre Foka

Agence des Normes et de la Qualité

Yaoundé

Mr Awal Mohamadou

Agence des Normes et de la Qualité

Yaoundé

Mr Medi Moungui

Ambassade du Cameroun

Rome

Mr Pouedogo Pouedogo

Attaché

Services du Premier Ministre

Yaoundé

Mr Idriss Seyi

Sous-directeur du Budget

Agence des Normes et de la Qualité

Yaoundé

Mrs Colette Wolimoum épse Booto à Ngon chef de la Cellule Femmes et Normalisation

Agence des Normes et la Qualité

Yaoundé

Mr Indongo Yves Laret

Directeur du Développement de la Qualité Ministère des Mines, de l'industrie et du développement Technologique

Yaoundé

CANADA - CANADÁ

Ms Meghan Quinlan

Manager, Bureau of Policy, Interagency and

International Affairs Health Canada

Ottawa

Mrs Kathy Twardek

Director

Canadian Food Inspection Agency

Ottawa

Mrs Julie Emond

Alternate Permanent Representative

Permanent Mission of Canada to the Food and

Agriculture Agencies of the U.N.

Rome

Mr Jason Glencross

International Policy Analyst

Canadian Food Inspection Agency

Ottawa

Ms Nancy Ing Senior Advisor

Health Canada

Ottawa

Ms Samantha Kieffer Trade Policy Analyst

Agriculture and Agri-Food Canada

Ottawa

Mrs Alison Wereley Senior Policy Analyst

Canadian Food Inspection Agency

Ottawa

CHAD - TCHAD

Prof Soudy Imar Djibrine

Focal Point Codex Chad, DG CECOQDA Food Quality Control Center Of Chad

Ndjamena

CHILE - CHILI

Ms Cassandra Pacheco Vásquez Punto de Contacto del Codex

Agencia Chilena para la Calidad e Inocuidad

Alimentaria (ACHIPIA) Ministerio de Agricultura

Santiago

Mr Javier Gorostegui

Primer Secretario, Representante adjunto de Chile

ante FAO

Ministerio de Relaciones Exteriores

Roma

Ms Karla Carmona Araya

Asesora Técnica

Agencia Chilena para la Calidad e Inocuidad

Alimentaria (ACHIPIA) Ministerio de Agricultura

Santiago

Mr Moisés Leiva Gerente de Alimentos Chilealimentos Santiago

Ms Roxana Vera

Jefa del Subdepartamento de Acuerdos

Internacionales.

Departamento de Asuntos Internacionales

Servicio Agrícola y Ganadero (SAG)

Ministerio de Agricultura

Santiago

Mr Jorge Carvajal

Profesional Subdepartamento de Acuerdos

Internacionales

Departamento de Asuntos Internacionales

Servicio Agrícola y Ganadero (SAG)

Ministerio de Agricultura

Santiago

Ms Claudia Espinoza

Profesional subdepartamento de Acuerdos

Internacionales

Departamento de Asuntos Internacionales

Servicio Agrícola y Ganadero (SAG)

Ministerio de Agricultura

Santiago

Mr Claudio Núñez

Profesional Subdepartamento de Acuerdos

Internacionales

Departamento de Asuntos Internacionales

Servicio Agrícola y Ganadero (SAG)

Ministerio de Agricultura

Santiago

Mrs Lorena Delgado Rivera Encargada Laboratorio Biotoxinas Instituto de Salud Pública (ISP)

Ministerio de Salud

Santiago

Mrs Javiera Cornejo Kelly

Directora del Laboratorio de Inocuidad Alimentaria,

Universidad de Chile

Santiago

Ms Mónica Rojas

Jefa Asuntos internacionales

Servicio Nacional de Pesca y Acuicultura

(SERNAPESCA)

Ministerio de Economía, Fomento y Turismo

Valparaíso

CHINA - CHINE

Dr Yongxiang Fan

Researcher

China National Center for Food Safety Risk

Assessment Beijing

Mr Jingen Cheng Director of Department

Department of Agro-products Quality and Safety,

MARA, P.R.C Beijing

Mr Guoqiang Gong Deputy Director

Department of Food Safety Standards, Risk Surveillance and Assessment, National Health Commission of the People's Republic of China

Beijing

Dr Wing Kin Chu

Agricultural Officer (Risk Assessment)

Centre for Food Safety, Food and Environmental Hygiene Department, HKSAR Government

Hong Kong

Ms Ho Yan Chung

Scientific Officer (Standard Setting)4

Centre for Food Safety, Food and Environmental Hygiene Department, HKSAR Government

Hong Kong

Mrs Tao Ding First Secretory

Ministry of Commerce, China

Beijing

Mr Huabing Feng Senior Veterinarian

Bureau of Animal Husbandry and Veterinary, MARA

Beijing

Mrs Fang Gao

Deputy Division Director

Center for Agro-Food Quality & Safety, Ministry of

Agriculture and Rural Affairs, P.R.China

Beijing

Prof Haihong Hao

Professor

Huazhong Agricultural University

Wuhan

Mrs Xin Hao Senior Engineer

Science and Technology Research Center of China

Customs Beijing

Mrs Lihua Hao Associate Professor

China Institute of Veterinary Drug Control

Beijing

Mrs Yajing He Associate professor

Chinese academy of fishery sciences

Beijing

Mr Yang Jiao Senior Engineer

International Inspection and Quarantine Standards and Technical Regulations Research Center of

General Administration of Customs

Beijing

Dr Xiaoxi Ju Researcher

Municipal Affairs Bureau, Macao SAR

Macao SAR

Ms Chin Man Ku Technician

Municipal Affairs Bureau, Macao SAR

Macao SAR

Ms Xiaoxu Li Manager

China National Light Industry Council

Beijing

Ms Chang Li Agronomist

Center for Agro-Food Quality & Safety, Ministry of

Agriculture and Rural Affairs, P.R.China

Beijing

Mr Xianming Liang

Deputy director, Division of Pharmaceutical

Evaluation

China Institute of Veterinary Drug Control Center for

Veterinary Evaluation, MARA)

Beijing

Dr Wen Liu Researcher

China National Institute of Standardization

Beijing

Mr Guangyang Liu

Professor

Institute of Vegetables and Flowers, Chinese

Academy of Agricultural Sciences

Beijing

Mr Zhen Lu Section Director

China General Chamber of Commerce

Beijing

Mrs Changyao Luo Office Assistant

China National Center for Food Safety Risk

Assessment (CFSA)

Beijing

Mrs Hanyang Lyu Research Assistant

China National Center for Food Safety Risk

Assessment Beijing Dr Fei Ma

Associate Professor

Oil Crops Research Institute, Chinese Academy of

Agricultural Sciences

Wuhan

Dr Chi-cheung Henry Ng

Principal Medical Officer (Risk Management)
Centre for Food Safety, Food and Environmental
Hygiene Department, HKSAR Government

Hong Kong

Prof Weili Shan

Professor/Deputy Director General

Institute for the Control of Agrochemicals, Ministry

of Agriculture and Rural Affairs (ICAMA)

Beijing

Mr Gensheng Shi Investigator

Department of Food Safety Standards, Risk Surveillance and Assessment, National Health Commission of the People's Republic of China

Beijing

Dr Xinyang Sun Assistant Professor

Foreign Affair Dept., NAFRA

Beijing

Dr Changpo Sun Chief Engineer

Standards and Quality Center of National Food and

Strategic Reserves Administration

Beijing

Mr Tao Sun Assistant Professor

Chinese Academy of Fishery Sciences

Beijing

Dr Jing Tian Researcher

China National Center for Food Safety Risk

Assessment Beijing

Mr Zhong Wan Staff member

Standards and Quality Center of National Food and

Strategic Reserves Administration

Beijing

Mr Xiaofeng Wang Investigator

State Administration for Market Regulation

Beijing

Dr Zeying Wu Engineer

Rural Energy and Environment Agency, Ministry of

Agriculture and Rural Affairs

Beijing

Dr Xingjun Xi Researcher

China National Institute of Standardization

Beijing

Mr Donghui Xu

Professor

The Institute of Vegetables and Flowers, Chinese

Academy of Agriculture Sciences

Beijing

Mr Xuewan Xu

Second Level Researcher

Department of Agro-products Quality and Safety,

MARA, P.R.C

Prof Guibiao Ye

Professor/Director, Chair of CCPR

Institute for the Control of Agrochemicals, Ministry

of Agriculture and Rural Affairs (ICAMA)

Beijing

Dr Yan Zhang

Division Director

Standards and Quality Center of National Food and

Strategic Reserves Administration

Beijing

Mrs Yujie Zhang

Senior Veterinarian

China Institute of Veterinary Drug Control

Beijing

Mrs Hongjing Zhao

Associate Professor of Pharmacy

Center for Food Evaluation, State Administration for

Market Regulation

Beijing

Mrs Guangyan Zhu

Professor

Institute for the Control of Agrochemicals, Ministry

of Agriculture and Rural Affairs (ICAMA)

Beijing

Mr Zewen Zhu

Division Director

Department of Agro-products Quality and Safety,

MARA, P.R.C

Beijing

Mr Huiqian Zhuang

Assistant Agronomist, CCPR Secretariat

Institute for the Control of Agrochemicals, Ministry

of Agriculture and Rural Affairs (ICAMA)

Beijing

COLOMBIA - COLOMBIE

Mrs Lorena Aydee Herreño Tellez

Asesora

Ministerio de Comercio, Industria y Turismo

Bogotá

Eng Blanca Cristina Olarte Pinilla

Profesional especializada

Ministerio de Salud y Protección Social

Bogotá

Eng Miguel Ángel Rincón Barrera

Asesor

Ministerio de Comercio, Industria y Turismo

Bogotá

Mr Juan Camilo Saretzki-Forero

Ministro Consejero

Embajada de Colombia en Italia

Eng Norma Constanza Soto Tarquino

Profesional especializada

Instituto Nacional de Vigilancia de Medicamentos y

Alimentos - INVIMA

Ms María Claudia Jiménez Moreno

Profesional Especializado

Coordinadora grupo Técnico de IVC de Alimentos y

Bebidas

Dirección Alimentos y Bebidas - Invima

COMOROS - COMORES - COMORAS

Mr Ahmed Mze Ali Said Gamao

Point Focal National de la convention de Codex

Alimentarius

Gouvernement

Comore

COOK ISLANDS - COOK, ILES - COOK, ISLAS

Mr Ngatoko Ta Ngatoko

Director

Ministry of Agriculture

Rarotonga

Mr Benjamin Ross

Australian Embassy

Rome

COSTA RICA

Mrs Amanda Lasso Cruz

Asesor Codex

Ministerio de Economía Industria y Comercio

San José

Mrs Luisa María Díaz Sánchez

Directora

Ministerio de Economía Industria y Comercio

San José

Mrs Melina Flores Rodríguez

Asesor Codex

Ministerio de Economía Industria y Comercio

Tibás

Mrs Carla Sierra Zúñiga

Representante Permanente Alterna

Misión Permanente de Costa Rica ante los

Organismos de las Naciones Unidas

Mr Federico Zamora Cordero

Embaiador

Misión Permanente de Costa Rica ante los

Organismos de las Naciones Unidas

CROATIA - CROATIE - CROACIA

Mrs Nika Jiroušek Balen

Head of Department

Ministry of Agriculture of the Republic of Croatia

Zagreb

CUBA

Dr Nancy Fernández Rodríguez

Directora General

Oficina Nacional de Normalización

La Habana

Ms Mariela Cue Ladrón De Guevara

Directora

Ministerio Comercio Exterior y la Inversión

Extranjera La Habana

Mrs Damaiky Hernández Duarte

Directora MINAL La Habana

Mrs Mayra Martí Pérez

Jefa de departamento de higiene de los alimentos Dirección Nacional de Sanidad Ambiental del

Ministerio de Salud Pública

La Habana

Eng Mariana De Jesús Pérez Periche

Jefe

Ministerio de la Agricultura

La Habana

Mr Reinaldo Ruiz

Director de Calidad e Inocuidad

AZCUBA La Habana

CYPRUS - CHYPRE - CHIPRE

Dr Annoula Kouppari Chief Agricultural Officer Ministry of Agriculture Strovolos

CZECH REPUBLIC – RÉPUBLIQUE TCHÈQUE – REPÚBLICA CHECA

Dr Dana Triska Head of Unit

Ministry of Agriculture of the Czech Republic

Prague

Mrs Lenka Bradacova national expert

Ministry of Agriculture of the Czech Republic

Prague 1

Mr Jiri Jilek Counsellor

Embassy of the Czech Republic in Rome

Rome

Mrs Alena Triskova national expert

Ministry of Agriculture of the Czech Republic

Prague 1

CÔTE D'IVOIRE

Prof Ardjouma Dembele

Président

Codex Alimentarius

Mrs Ténédja Coulibay Directeur / Point de contact

Laboratoire national d'appui au développement de

l'agriculture Abidjan Mrs Adeline Gale

Sous-Directeur / Assistante du Point de Contact Ministère de l'Agriculture et du Développement

Rural/ CNCA-CI

Dr Adjoumani Koffi

Représentant Permanent Adjoint

Représentation Permanente FAO, FIDA, PAM

Rome

Abidian

DEMOCRATIC PEOPLE'S REPUBLIC OF KOREA - RÉPUBLIQUE POPULAIRE DÉMOCRATIQUE DE CORÉE -

REPÚBLICA POPULAR DEMOCRÁTICA DE COREA

Mr Kim Chon Gil

Deputy Permanent Representative to the UN

Agencies in Rome

DPR Korea Embassy in Italy

Mr Jon Kyong Dok

Alternative Representative to the UN Agencies in

Rome

DPR Korea Embassy in Italy

DEMOCRATIC REPUBLIC OF CONGO -RÉPUBLIQUE DÉMOCRATIQUE DU CONGO -REPÚBLICA DEMOCRÁTICA DEL CONGO

Dr Jean Marie Olenga Yuma Chargé de communication Codex Secretariat Technique Comite National Kinshasa

DENMARK - DANEMARK - DINAMARCA

Mr Jens Therkel Jensen

Senior Advisor, Division of International

Cooperation

Ministry of Food, Agriculture and Fisheries

Glostrup

Mrs Susanne Kofoed

Special Adviser

Danish Veterinary and Food Administration

DJIBOUTI

Mr Mouharam Fouad Abdallah

Directeur

Ministère du Commerce

Djibouti

DOMINICA - DOMINIQUE

Ms Mara P. Abraham

Programme Manager - Standards Development

Dominica Bureau of Standards

Roseau

DOMINICAN REPUBLIC – RÉPUBLIQUE DOMINICAINE – REPÚBLICA DOMINICANA

Mrs Julia Vicioso

Ministra Consejera, Representante Alterna Mision Permanente Republica Dominicana

Roma

Dr Svetlana Afanasieva

Coordinadora del programa de fortificación de alimentos.

Ministerio de Salud Pública y Asistencia Social Santo Domingo, D.N.

Mrs Diana Infante Quinones Consejera, Representante Alterna

Misión Permanente República Dominicana FAO Roma

Mrs Maria Cristina Laureano First Secretary, Alternate Permanent

Representative

Permanent Mission of Dominican Republic to FAO, IFAD and WFP

Rome

Dr Luís Martínez Polanco

Encargado departamento de alimentos Dirección General Medicamentos, Alimentos y Productos Sanitarios, en Ministerio de Salud Pública

Santo Domingo, D.N.

Mrs Berioska Morrison

Ministra Consejera, Representante Alterna Misión Permanente Republica Dominicana Roma

Mr Modesto Buenaventura Pérez Blanco

Coordinador Normas Alimenticias

Ministerio de Salud Pública y Asistencia Social (MSP)

Santo Domingo

Mrs Patricia Rodríguez

Consejera, Representante Alterna

Misión Permanente Republica Dominicana Roma

Mrs Moira Vargas

Consejera, Representante Alterna

Mision Permanente Republica Dominicana Roma

Mrs Larissa Veloz

Ministra Consejera, Representante Alterna Mision Permanente Republica Dominicana Roma

ECUADOR - ÉQUATEUR

Mr Rommel Aníbal Betancourt Herrera Coordinador General de Inocuidad de Alimentos Agencia de Regulación y Control Fito y Zoosanitaria-AGROCALIDAD Quito

Ms Daniela Vivero

Analista de certificación de producción primaria y buenas practicas

Agencia de Regulación y Control Fito y Zoosanitario - AGROCALIDAD

Quito

Mrs Tatiana Gallegos

Analista

Ministerio de Salud Pública

EGYPT - ÉGYPTE - EGIPTO

Eng Hanan Ibrahim

Egyptian codex contact point & Manager of Food Standards dep.

Egyptian Organization for Standardization and Quality (EOS)

Cairo

Dr Hamdi Abdel Samei

Professor of Food Safety and Hygiene

Faculty of Veterinary Medicine

Benha University

AlKaluobia

Dr Reda Abdelgalil

Technical Affairs Manager

Chamber of Food Industries, Federation of Egyptian

Industries

Cairo

Eng Zienab Mosad Abdelrazik Abdelrahman

Food Standards Specialist

Egyptian Organization for Standardization and

Quality (EOS)

Cairo

Eng Mohammed Abdl Fatah Abo Bakr

Food Standards Specialist

Egyptian Organization for Standardization & Quality

(EOS) Cairo

Dr Nada Attia

Regulatory Affairs Manager

Danone Egypt

CAIRO

Eng Mariam Barsoum Onsy Barsoum

Food Standards Specialist

Egyptian Organization For Standardization and

Quality (EOS)

Cairo

Eng Ahmed Eltoukhy

Scientific and Regulatory Affairs Manager

International Co. for Agro Industrial Projects (Beyti)

Cairo

Eng Osama Ghaith

Head of Quality, Production Research and

Development Sectors Alexandria Oil & Soap Co.

Alexandria

Mrs Reda Ismael

Technical Secretariat for Veterinary Drugs

Committee

Egyptian Organization for Standardization and

Quality (EOS)

Cairo

Dr Ahmed Ismail Total Quality Manager AFIA International Egypt

Suez

Dr Hend Mahmoud

Chief of Research and Lab. Director

QCAP lab, ARC, MALR

Cairo

Eng Noha Mohamed Atia Food standards specialist

Egyptian Organization for Standardization and

Quality (EOS)

Cairo

Mr Elshahat Selim

consultant

Chamber of food industries

Cairo

Eng Yasser Shazly

Regional Scientific & Regulatory Manager

MARS Cairo

EL SALVADOR

Mrs Zaida Griselda Guzmán

Directora

Organismo Salvadoreño de Reglamentación

Técnica

San Salvador

Mrs Claudia Patricia Guzmán Jefa de Punto de Contacto Codex

Organismo Salvadoreño de Reglamentación

Técnica

San Salvador

Mr Carlos Eduardo Sosa Escobar

Consejero y Representante Permanente Alterno Embajada de El Salvador acreditada en Italia Misión Permanente ante los organismos internacionales con sede en Roma

San Salvador

ESTONIA - ESTONIE

Ms Anneli Tuvike

Deputy Head of the Food Safety Department

Ministry of Rural Affairs

Tallinn

ESWATINI - SWAZILANDIA

Mr Funwako Elias Dlamini

Deputy Chief Environmental Health Officer

Ministry of Health

Manzini

Mrs Senteni Mamba

Environmental Health Officer

Ministry of Health

Mbabane

Ms Milargrosa Mondlane

Standard Development Officer

Eswatini Standard Authority

Matsapha

ETHIOPIA - ÉTHIOPIE - ETIOPÍA

Dr Yoseph Legesse Assefa

NCC Chairman and Corporate Quality and Food

Safety Manager

IES/National Codex Committee

Addis Ababa

EUROPEAN UNION – UNION EUROPÉENNE – UNIÓN EUROPEA

Mr Zoltan Somogyi

Head of Unit

European Commission

Brussels

Mr Sebastien Goux Deputy Head of Unit

European Commission

Brussels

Mr Risto Holma

Senior Administrator

European Commission

Brussels

Ms Judit Krommer

Administrator

European Commission

Brussels

Mr Jörg Roos

Counsellor

European Union External Action Service

Rome

Ms Irene Seipelt

EU Codex Contact Point

European Commission

Brussels

Ms Anna Szajkowska

Administrator

European Commission

Brussels

Mr Gijs Van Den Berg

Trainee

European Commission

Brussels

FIJI - FIDJI

Ms Susana Levula Tuivuya

Principal Economic Planning Officer

Ministry of Agriculture

Suva

Ms Claudia Grosso

Policy Adviser

New Zealand Embassy

FINLAND - FINLANDE - FINLANDIA

Dr Sebastian Hielm

Food Safety Director

Ministry of Agriculture and Forestry

Ms Anne Haikonen

Senior Ministerial Adviser, Legal Affairs

Ministry of Agriculture and Forestry

FRANCE - FRANCIA

Mrs Céline Jurgensen

Ambassadrice, Représentante permanente

Représentation permanente de la France auprès

des Nations unies à Rome

Rome

Mr Jean-Luc Angot Président du CCGP

Ministère de l'agriculture et de la souveraineté

alimentaire

Paris

Mr Robert Dautzenberg Senior administrator

General Secretariat of the Council of the European

Union

Brussels

Mr Louis De Brondeau Chargé de mission

Représentation permanente de la France auprès

des Nations unies à Rome

Rome

Mr Sylvain Fournel

Représentant permanent adjoint

Représentation permanente de la France auprès

des Nations unies à Rome

Rome

Mrs Léa Kvaternik

Attachée

Représentation permanente de la France auprès

des Nations unies à Rome

Rome

Mr Louis-Barthélémy Legoux

Représentation permanente de la France auprès

des Nations unies à Rome

Rome

Mr Michel Levegue Conseiller agricole

Représentation permanente de la France auprès

des Nations unies à Rome

Rome

Mr Charles Martins-Ferreira

Sous-directeur des affaires sanitaires européennes et internationales

Ministère de l'agriculture et de la souveraineté

alimentaire

Paris

Mrs Laurence Moneron

Adjointe au chef de bureau

Ministère de l'économie et des finances

Paris

Mrs Camille Pineau

Adjointe à la cheffe du bureau des négociations

européennes et multilatérales (BNEM)

Ministère de l'agriculture et de l'alimentation

Paris

Mr Lucas Proust

Point de contact national Codex

SGAE

Paris

Mrs Andrée Sontot

Cheffe du secteur FAO & Codex Alimentarius

SGAE

Paris

Mr Volker Wachtler

Political administrator

General Secretariat of the Council of the European

Union

Brussels

GAMBIA - GAMBIE

Mr Mamodou Bah

Director General

Food safety and Quality Authority

Banjul

Mr Malang N Fofanna

Deputy Executive Director

National Nutrition Agency

Banjul

Mrs Bai Dodou Jallow

Director Scientific Affairs, FSQA

The Food safety and Quality Authority

Banjul

GEORGIA - GÉORGIE

Mr Zurab Chekurashvili

Head of the Agency

LEPL National Food Agency

Tbilisi

GERMANY - ALLEMAGNE - ALEMANIA

Mr Niklas Schulze Icking

Head of Unit

Federal Ministry of Food and Agriculture

Berlin

Ms Anne Beutling

Officer

Federal Ministry of Food and Agriculture

Dr Anja Brönstrup

Chair of Codex Committee on Nutrition and Foods

for Special Dietary Uses (CCNFSDU) Federal

Ministry of Food and Agriculture

Bonn

GHANA

Mr Roderick Kwabena Daddev-Adiei

Deputy Chief Executive Officer

Food Division

Food and Drugs Authority

Accra

Mr Andrew Amankwah Lartey

Codex Contact Point Manager

Ghana Standards Authority

Accra

Mrs Yvonne Nkrumah

Deputy Chief Executive, Cooperate Services

Food and Drugs Authority

Accra

GREECE - GRÈCE - GRECIA

Mrs Dimitra Papadimitriou

Head of Nutrition and Food Standards Unit

Hellenic Food Authority (EFET)

Athens

Mrs Christina Argiropoulou

Counsellor for Economic and Commercial

Affairs/Deputy Representative of Greece to FAO,

WFP. IFAD

Embassy of Greece in Rome

GRENADA - GRENADE - GRANADA

Mr Anthony Hazzard

Environmental Health Officer

Ministry of Health, Wellness & Religious Affairs

St. George's

GUATEMALA

Mrs Zenia Aguilar

Coordinadora Codex GT

MAGA

Guatemala

Mr Mario Álvarez

Programa de alimentos industrializados

Ministerio de Salud Pública y Asistencia Social

Ms Cecilia Cáceres Valdez

Primera Secretaria

MINEX

Ms Olga María Pérez Tuna

Ministra Consejera, Encargada de negocios, a.i.

MINEX

Mrs Úrsula Ixmucané Quintana Chavarría

Asesora Técnica

CACIF

Guatemala

GUINEA-BISSAU - GUINÉE-BISSAU

Mr N'sum-ne Jose Mora

Point Contact de Comite National du Codex

Alimentarius et Directeur de Service de l'Information

et Communication

Institut National de la Recherche Agraire de la

Guinée-Bissau

Bissau

GUYANA

Dr Ozave Dodson

Director

Ministry of Health

Georgetown

Ms Tandeka Barton

Director

Government Analyst- Food and Drug Department

Ms Adele Pierre

Senior Plant Protection Officer

National Plant Protection Organisation

Ms Samathra Scott

Technical Officer 1

Guyana National Bureau of Standards

HAITI - HAÏTI - HAITÍ

Mr Monorde Civil

Directeur

Bureau Haïtien de Normalisation (BHN)

Port-au-Prince

HONDURAS

Ms Mirian Yamileth Bueno Almendarez

Directora Técnica de Inocuidad Agroalimentaria

SENASA

Tegucigalpa

HUNGARY - HONGRIE - HUNGRÍA

Dr Attila Nagy

Director

National Food Chain Safety Office

Budapest

Mrs Krisztina Bakó-frányó

Officer

National Food Chain Safety Office

Budapest

Ms Dóra Egri

Assistant

Permanent Representation of Hungary to the UN

Food and Agriculture Agencies in Rome

Rome

Ms Erika Simon

Head of department

Ministry of Agriculture

Budapest

Ms Rita Temesfalvi

Officer

Ministry of Agriculture

Budapest

INDIA - INDE

Mr Gopalakrishnan Suryanarayanan

Chief Executive Officer

Food Safety and Standards Authority of India

(FSSAI)

New Delhi

Dr Dinesh Singh Bisht

Scientist C

Spices Board

Mumbai

Mr Balaji G Technical Officer

Food Safety and Standards Authority of India New Delhi

Mr Rajeev Kumar Jain Executive Director

Food Safety and Standards Authority of India

New Delhi

Mr Krishna Kumar Joshi

Head, Foods Division Regulatory Affairs

Department ITC Limited

Mr Ratish Ramanan K Technical Officer

Food Safety and Standards Authority of India

Delhi

Mr Perumal Karthikeyan

Joint Director (Science and Standards) Food Safety and Standards Authority of India (FSSAI) New Delhi

Mr Sunil Kumar Technical Officer

Food Safety and Standards Authority of India

(FSSAI) New Delhi

Mr Rajesh Maheshwari

CEO

Quality Council of India

Ms Varsha Misra Deputy Director Quality Council of India

Dr J S Reddy Additional Director

Ministry of Commerce & Industry

New Delhi

Ms Rini Sanyal

Director-Regulatory Affairs

Herbalife

Dr M. R. Sudharshan Former Director (Research) Spices Board on India

Karnataka

Ms Dhanya Suresh Technical Officer

Food Safety and Standards Authority of India

New Delhi

Dr Heena Yadav Technical Officer

Food Safety and Standards Authority of India

INDONESIA - INDONÉSIE

Mr Hendro Kusumo

Deputy Chairman for Standards Development National Standardization Agency of Indonesia Jakarta Mr Donny Adityawarman

Senior Product Quality Assurance Expert

Ministry of Trade

Jakarta

Mrs Mutia Ardhaneswari

Secretariat of the Codex Contact Point of Indonesia National Standardization Agency of Indonesia

Jakarta

Mrs Duma Olivia Bernadette Product Quality Assurance Expert

Ministry of Trade

Jakarta

Ms Agnes Rosari Dewi

Delegate

Embassy of Indonesia in Rome

Rome

Mrs Yusra Egayanti

Director for Food Safety and Quality Standards

Formulation

National Food Agency

Jakarta

Prof Purwiyatno Hariyadi

Professor IPB University Bogor

Dr Evi Savitri Iriani

Head of Spices and Medicinal Crops Research

Institute

Ministry of Agriculture

Bogor

Dr Prima Luna Policy Analyst Ministry of Agriculture Bogor

Mr Nindya Malvins Trimadya

Secretariat of the Codex Contact Point of Indonesia National Standardization Agency of Indonesia Jakarta

Mrs Rr. Dyah Palupi Director of Standardization and Quality Control

Ministry of Trade

Jakarta

Mrs Yeni Restiani

Coordinator of Raw Material, Food Category, Food Labelling, and Food Standard Harmonization

Indonesian Food and Drug Authority

Jakarta

Mr Widya Rusyanto

Director of Processing and Quality Development Ministry of Marine Affairs and Fisheries of Republic of Indonesia

Jakarta

Mrs Theista Savanty

Secretariat of the Codex Contact Point of Indonesia National Standardization Agency of Indonesia Jakarta

Mrs Dyah Setyowati

Sub-coordinator of Product Information and Food

Standard Harmonization

Indonesian FDA

Jakarta

Mrs Sulistiyorini Sulistiyorini Food Security Analyst National Food Agency Jakarta

Mr Heru Suseno

Director of Standards Development for Agro,

Chemistry, Health and Halal

National Standardization Agency of Indonesia Jakarta

Mr Andre Wijaya Wahyu

Assistant Deputy Director of Standardization Ministry of Marine Affairs and Fisheries of Republic of Indonesia

Jakarta

Mrs Bety Wahyu Hapsari

Secretariat of the Codex Contact Point of Indonesia National Standardization Agency of Indonesia Jakarta

Mr Catur Wicaksono

Deputy Director of Standardization

Ministry of Marine Affairs and Fisheries of Republic of Indonesia

Jakarta

Mrs Windri Widyaningsih

Secretariat of the Codex Contact Point of Indonesia National Standardization Agency of Indonesia Jakarta

Mrs Endang Widyastuti Food Safety Staff Ministry of Health Jakarta

Mrs Nuri Wulansari

Secretariat of the Codex Contact Point of Indonesia National Standardization Agency of Indonesia Jakarta

IRAN (ISLAMIC REPUBLIC OF) – IRAN (RÉPUBLIQUE ISLAMIQUE D') – IRÁN (REPÚBLICA ISLÁMICA DEL)

Dr Leila Nasiri

Codex Contact Point of Iran

Iran National Standard Organization (INSO)

Tehran

Ms Arasteh Alimardani

Member national committee of CCSCH

Novin .co

Mrs Samaneh Eghtedari Expert of Codex Group in Iran

Iran national standards organization (INSO)

Tehran

Dr Farahnaz Ghollasi Moud Codex Contact Point of Iran

Iran National Standard Organization (INSO)

Tehran

IRAQ

Dr Saadulddin H. Ali

community medicine specialist doctor

Ministry of Health

Baghdad

Ms Nagham Hameed

Senior biologist

Central Organization for Standardization and

Quality Control

Baghdad

Ms Nagham Hameed

Senior biologist

Central Organization for Standardization and

Quality Control

Baghdad

IRELAND - IRLANDE - IRLANDA

Mr Karl Walsh

Senior Inspector

Department of Agriculture, Food and the Marine (DAFM)

Dr Pamela Byrne

CEO

Food Safety Authority of Ireland

Dublin

ISRAEL - ISRAËL

Ms Yael Rubinstein

Ambassador

Permanent representative to the UN Organizations

in Rome

Rome

ITALY - ITALIE - ITALIA

Mr Giulio Cardini

Officer

Ministry of Agriculture, Food and Forestry Policies

Rome

Mr Andrea Angeli

Officer

Ministry of Agriculture, Food and Forestry Policies

Rome

Mrs Elisabetta Lanzellotto

Officer

Ministry of Agricultural Food and Forestry Policies

Rome

JAMAICA - JAMAÏQUE

Dr Lorice Edwards-Brown

C.E.O.

National Compliance and Regulatory Authority

JAPAN - JAPON - JAPÓN

Dr Hidetaka Kobavashi

Coordinator, Risk and Crisis Management Ministry of Agriculture, Forestry and Fisheries Tokyo

Mr Tsuyoshi Arai Deputy Director

Consumer Affairs Agency

Ms Asuka Horigome Science Officer

Ministry of Agriculture, Forestry and Fisheries

Tokyo

Prof Koji Miura

Adviser

Ministry of Health, Labour and Welfare

Tokyo

Dr Hiroyuki Noda

Director, Office of International Food Safety Ministry of Health, Labour and Welfare Tokyo

.

Ms Aya Orito-Nozawa Associate Director

Ministry of Agriculture, Forestry and Fisheries

Tokyo

Ms Himeno Oshikawa Science Officer

Ministry of Agriculture, Forestry and Fisheries

Tokyo

Ms Kanako Sasaki

Deputy Director, Office of International Food Safety

Ministry of Health, Labour and Welfare

Tokyo

JORDAN - JORDANIE - JORDANIA

Eng Nessma Shannak Jsmo Food industries division Head

Jordan standards and metrology organization

Amman

Dr Khaled Abu Hammour

Deputy Permanent Representative of Jordan to UN

Agencies in Rome

Permanent Representation of Jordan to UN

Agencies in Rome

Rome

KAZAKHSTAN - KAZAJSTÁN

Dr Nailya Karsybekova

Regional Coordinator, CCEURO

Ministry of Healthcare the Republic of Kazakhstan

Astana

Dr Maral Rakhimzhanova

Deputy chair of the Committee for sanitary and

epidemiological control

MOH RK

Mr Zeinulla Sharipov

expert on veterinary and phytosanitary, KZ Codex

Team

Ministry of Healthcare the Republic of Kazakhstan

Astana

Ms Zhanar Tolysbayeva

CCP, expert on hygiene of nutrition

Ministry of Healthcare the Republic of Kazakhstan

Astana

KENYA

Dr Kimutai Maritim

Director

Kenya Dairy Board

Mr Lawrence Aloo Chief Biochemist Ministry of Health Nairobi

Mr Zachariah Lukorito

Chief Manager, Standards Development

Kenya Bureau of Standards

Nairobi

Prof Theophilus Mutui Managing Director

Kenya Plant Health Inspectorate Service

Nairobi

Mr John Oteko Chief Manager

Kenya Bureau of Standards

Ms Maryann Kindiki

Manager, National Codex Contact Point

Kenya Bureau of Standards Standards Development and Trade

Nairobi

KIRIBATI

Ms Sonia Fincato

Proxy Embassy Rome

KUWAIT - KOWEÏT

Mr Naieff Al Dousari

First Secretary

Permanent Representation of Kuwait to FAO &

WFP

Mr Yousef Juhail

Permanent Representative of Kuwait to FAO &

WFP

Mr Salah Al Bazzaz

Technical Advisor

Permanent Representation of Kuwait to FAO &

WFP

Eng Maryem Al-Azmi

Junior Chemical Engineer

The Public Authority for Food and Nutrition - Kuwait

Ms Yasmeen Al-Mousa

Administrative Coordinator of Operations

Public Authority for Food and Nutrition

Ms Maryam Al-Najjar Technical Nutritionist

The Public Authority for Food and Nutrition

Ms Wajd Alothman Senior Nutritionist

Public Authority for Food and Nutrition

KYRGYZSTAN - KIRGHIZISTAN - KIRGUISTÁN

Mrs Dinara Aitmurzaeva

Head of Standardization Division, CCP in

Kyrgyzstan

Center for Standardization and Metrology under The Ministry of Economy of the Kyrgyz Republic Bishkek

LAO PEOPLE'S DEMOCRATIC REPUBLIC – RÉPUBLIQUE DÉMOCRATIQUE POPULAIRE LAO - REPÚBLICA DEMOCRÁTICA POPULAR LAO

Mrs Viengxay Vansilalom Deputy Director General Ministry of health Vientiane

LATVIA - LETTONIE - LETONIA

Mrs Dace Ugare Deputy Director Ministry of Agriculture Riga

Mrs Liene Bugina senior officer Ministry of Agriculture Rīga

Mrs Baiba Kārklina

Animal Health and Veterinary Medicine Division

Ministry of Agriculture

Rīga

Mr Maris Valdovskis

Deputy Head of Division of Food Safety

Ministry of Agriculture of Latvia

Rīga

LEBANON - LIBAN - LÍBANO

Eng Lena Dargham Director General

The Lebanese standards Institution- LIBNOR

Beirut

Eng Mariam Eid

Head Agro-Industries department

Ministry of Agriculture

Mrs Cecile Obeid Head of division

The Lebanese Standards Institution-LIBNOR

Beirut

LESOTHO

Mr Motjoka Makara Chief Standards Officer Ministry of Trade and Industry Maseru

LIBERIA - LIBÉRIA

Eng Stephen Mambu

Director

National Standards Laboratory

Monrovia

Ms Theresa Peters

Staff

Embassy and Permanent Representation of Liberia

Rome

Ms Pauline Tarpeh

Codex Technical Desk Officer National Standards Laboratory

Monrovia

LITHUANIA - LITUANIE - LITUANIA

Dr Albertas Barzda Senior Specialist Institute of Hygiene Vilnius

Mrs Dominyka Dautaraite

Assistente

Ambasciata della Repubblica di Lituania

LUXEMBOURG - LUXEMBURGO

Ms Marie-Lise Stoll

Représentante permanente adjointe

Embassy of Luxembourg

Mrs Rebecca Entringer

Conseillère

Représentation du Luxembourg auprès de la FAO,

du PAM et du FIDA

MADAGASCAR

Mrs Lantomalala Raharinosy Point de contact du Codex

Ministère de l'Industrialisation du Commerce et de

la Consommation Antananarivo

MALAWI

Mr Justin Onani Senior Standards Officer Malawi Bureau of Standards Blantyre

MALAYSIA - MALAISIE - MALASIA

Ms Norrani Eksan

Senior Director of Food Safety and Quality Division

Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

Ms Zailina Abdul Majid

Director of Policy, Strategic Planning and Standard

Codex

Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

Mr Mohammad Nazrul Fahmi Abdul Rahim

Deputy Director

Pesticides Control & Fertilizers Division

Department of Agriculture (DOA)

Kuala Lumpur

Mr Roslan Abu Hassan Fisheries Officer Department of Fishery Ministry of Agriculture and Food Industry Wilayah Persekutuan Putrajaya

Dr Azmil Haizam Ahmad Tarmizi Head of Analytical and Quality Development Unit Malaysian Palm Oil Board (MPOB) Selangor

Dr Noor Affizah Bujang Saili Fisheries Officer Department of Fishery Ministry of Agriculture and Food Industry Wilayah Persekutuan Putrajaya

Ms Nuraini Ghaifullah Senior Assistant Director Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

Ms Faridah Malik Shari Deputy Director Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

Ms Muzaiyanah Mohd Kaprawi Head of Contaminant Section Department of Chemistry Malaysia Ministry of Science, Technology and Innovation Selangor

Ms Shazlina Mohd Zaini Principal Assistant Director Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

Ms Azalina Othman @ Ab Rahman Head of Additive & Adulteration Section Department of Chemistry Malaysia Ministry of Science, Technology and Innovation Selangor

Ms Norashikin Ahmad Chek Director of Food Quality Division, Department of Chemistry, Ministry of Science, Technology and Innovation Selangor

Dr Kanga Rani Selvaduray Head of Nutrition Unit Malaysian Palm Oil Board (MPOB) Selangor

Ms Siti Munirah Wan Jusoh@kamal Senior Principal Assistant Director Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

Ms Norlida Zulkafly Principal Assistant Director Food Safety and Quality Division Ministry of Health Malaysia Wilayah Persekutuan Putrajaya

MALI - MALÍ

Dr Assanatou Doumbia Agent Institut National de Santé Publique/Département Nutrition et Sécurité Sanitaire des Aliments Bamako

Dr Halimatou Kone Eps Traore Representante Permanente Adjointe Ambassade de la République du Mali à Rome Bamako

MALTA - MALTE

Ms Kimberly Zammit Second Secretary Embassy of Malta Rome

Mr Manuel Zarb Attaché Embassy of Malta

MAURITANIA - MAURITANIE

Eng Lekweiri Haiba Legrae Service Contrôle des denrées alimentaires et l'environnement à l'ARSN, Mauritanie Service Contrôle des denrées alimentaires et l'environnement à l'ARSN, Mauritanie Nouakchott

Mr Sid Ahmed Teguedy Attaché Embassy of Mauritania

MAURITIUS - MAURICE - MAURICIO

Dr Shalini Neeliah Principal Scientific Officer Contact Codex Point Reduit

MEXICO - MEXIQUE - MÉXICO

Mrs Gabriela Alejandra Jiménez Rodríguez Subdirectora de Normas Secretaría de Agricultura y Desarrollo Rural

Mr José Luis Delgado Crespo Consejero en la Misión Permanente Secretaría de Relaciones Exteriores

Mrs María Elena Álvarez Jiménez Jefa de Departamento Secretaría de Agricultura y Desarrollo Rural

Mr Fernando Faz Gutiérrez Jefe de Unidad Jurídica. SADER, Baja California Sur.

Secretaría de Agricultura y Desarrollo Rural

Mrs Nubia Villasana Santana Jefa de Departamento SENASICA-DGSA

Mrs María Teresa Cervantes Ramírez Jefa de Departamento SENASICA-DGSA

Ms Maria Guadalupe Arizmendi Ramírez Verificadora Dictaminadora Especializada Secretaría de Salud

Mr Édgar Barrón

Investigador estatal de producción de aguacate y Derivados

Estado de Michoacán

Mr Víctor Manuel Coria Ávalos

Director de Coordinación Vinculación en Michoacán Instituto Nacional de Investigaciones Forestales, Agrícolas y Pecuarias

Mrs Tania Daniela Fosado Soriano Punto de Contacto Codex

Secretaría de Economía

MICRONESIA (FEDERATED STATES OF) -MICRONÉSIE (ÉTATS FÉDÉRÉS DE) -MICRONESIA (ESTADOS FEDERADOS DE)

Ms Lynda Hayden Australian Embassy, Rome Australia

MONTENEGRO

Mrs Jelena Burzan Minister Counsellor

The Embassy of Montenegro in Rome

Mrs Milica Minić Samardžić Advisor in the Sector for Food Safety

Food Safety Administration

Dr Ana Velimirovic Teaching assistant

Biotechnical Faculty, University of Montenegro

Podgorica

MOROCCO - MAROC - MARRUECOS

Mrs Khadija Kadiri

Chef du Service de la Normalisation et du Codex Alimentarius

Office National de la Sécurité Sanitaire des Produits Alimentaires

Rabat

Mr Abdelkrim Berrada Head of division

Direction des Industries de la Pêche

Rabat

Mr Hecham El Hamri

Chef du département de toxicologie - hydrologie et toxicologie légale

Institut National d'Hygiène – Rabat

Rabat

Dr Hasna Harrak Directeur de Recherche

Centre Régional de la Recherche Agronomique de Marrakech

Institut National de la Recherche Agronomique (INRA)

Dr Beggali Himdi Ihssane

Chef de la Division de la Normalisation et des

Questions SPS

Office National de Sécurité Sanitaire des Produits

Alimentaires

Rabat

Dr Brahim Karfal

Chef de Service de la Réglementation et des

Autorisations

Agence Nationale pour le Développement de

l'Aquaculture

Rabat

Dr Nouredine Malmouze

Chef de Division de la Santé Maternelle et Infantile

Direction de la Population

Rabat

Eng Bouchra Messaoudi

Cadre au Service de la Normalisation et Codex

Alimentarius

Office National de la Sécurité Sanitaire des Produits

Alimentaires

Rabat

Dr Karim Moujani

Chef de service de la Veille SPS et accès aux

Marchés (ONSSA)

Rabat

Mr Najib Layachi

Conseiller Technique à la FICOPAM

Casablanca

Mrs Rajaa Rochdi

Responsable au Département Microbiologie et

Hygiène Alimentaire

Institut National d'Hygiène - Rabat

Rabat

Mr Rachid Tadili

Chef du Département Normalisation et Valorisation

Morocco food export (EACCE)

Casablanca

Dr Karima Zouine

Chef du Service de l'Évaluation des Risques

ONSSA Rabat

MOZAMBIQUE

Mrs Filomena Aide

Head of Food Safety Unit

MoH

Maputo

NAMIBIA - NAMIBIE

Dr Jessey Kamwi

Deputy Chief Veterinary Officer

Ministry of Agriculture, Water and Land Reform

Windhoek

Ms Mbapeua Karutjaiva

Consultant

Food and Agriculture Organisation country office-

Namibia

Windhoek

Ms Bethel Kazapua

Agriculture Scientific Officer-Pesticide

Ministry of Agriculture, Water and Land Reform

Windhoek

Ms Margaret Milinga Matengu

Deputy Director

Ministry of Agriculture, Water and Land Reform

Windhoek

Deputy Director

Ministry of Environment, Tourism and Forestry Windhoek

NAURU

Mr Alexander Hayden

Delegate

NETHERLANDS - PAYS-BAS - PAÍSES BAJOS

Dr Marie-Ange Delen Senior Policy Officer

Ministry of Agriculture, Nature and Food Quality

The Hague

Dr Sally Hoffer Management

Ministry of Agriculture, Nature and Food Quality

The Hague

Mrs Astrid Bulder Senior Scientific Officer

Ministry of Health, Welfare and Sport

Bilthoven

Mrs Ana Viloria Alebesque Senior Policy Officer

Ministry of Health, Welfare and Sport

The Hague

NEW ZEALAND - NOUVELLE-ZÉLANDE – NUEVA ZELANDIA

Dr Paul Dansted Director Food Regulation Ministry for Primary Industries

Ms Lisa Ralph Senior Policy Analyst

Ministry for Primary Industries

Ms Jenny Reid Agricultural Counsellor Ministry for Primary Industries

NICARAGUA

Mrs Noemi Solano Lacayo Punto de Contacto de Codex

Ministerio de Fomento, Industria y Comercio

Managua

NIGER - NÍGER

Mr Abdel Kader Moise Assogba Membre CNCA_Niger

ANMC Niamey

Dr Souliyatou Illa Kane

Directrice de la Sécurité Sanitaire des Denrées et

Aliments d'Origine Animale Ministère de l'élevage

Niamey

Mr Abarchi Soumana Chef de Division Ministère du commerce

Niamey

NIGERIA - NIGÉRIA

Mrs Kemisola Kikelomo Ajasa Vice Chairman Technical Committee Association of Food, Beverage and Tobacco Employers (AFBTE)

Lagos

Mr Olugbemiga John Atanda

DD/NC Food Safety and Quality Programme

Federal Ministry of Health

Abuja

Mrs Eva Obiageli Edwards

Director

National Agency for Food and Drug Administration

and Control (NAFDAC)

Lagos

Mrs Margaret Efiong Eshiett Head, Codex Contact Point (Nigeria) Standards Organisation of Nigeria

Lagos

Mrs Talatu Kudi Ethan

Director

Standards Organisation of Nigeria

Lagos

Mrs Olajumoke Omotola Makanju

Assistant Director

National Agency for Food and Drug Administration

and Control (NAFDAC)

Lagos

Dr Nkechi Osondu Mba

Deputy Director

Consumer Protection Council

Abuja

Dr Mustapha Mohammad

Assistant Director

Federal Ministry of Agriculture and Rural

Development

Abuja

Mrs Nene Maudline Obianwu

ΑD

Standards Organisation of Nigeria

Lagos

NORTH MACEDONIA - MACÉDOINE DU NORD - MACEDONIA DEL NORTE

Ms Svetlana Tomeska Mickova

Head of Department

Food and Veterinary Agency

Skopje

Ms Katerina Jonovska

Associate

Food and Veterinary Agency

Skopje

NORWAY - NORVÈGE - NORUEGA

Mrs Vigdis S. Veum Møllersen

Specialist Director

Norwegian Food Safety Authority

Oslo

Mr Knut Berdal Specialist Director

Royal Norwegian Ministry of Agriculture and Food

Oslo

Mrs Celine Edvardsen **Higher Executive Officer**

Royal Norwegian Ministry of Trade, Industry and

Fisheries Oslo

Mr Anders Tharaldsen

Senior Adviser

Royal Norwegian Ministry of Health and Care

Services Oslo

OMAN - OMÁN

Mr Ali Al.Ghafri

Assistant Directorate of Food Licensing

Food Safety and Quality Center

Muscat

Mr Sultan Al.Shibli

H.D of the Department of Exported and Imported

Food Safety and Quality Center

Muscat

PANAMA - PANAMÁ

Eng Joseph Gallardo

Ingeniero de Alimentos / Punto de Contacto Codex

Ministerio de Comercio e Industrias

Panamá

Mr Michael Troescht

Director General de Normas y Tecnología Industrial

Ministerio de Comercio e Industrias

Panamá

Eng Hildegar Mendoza Ingeniera en Alimentos

Cámara Panameña de Alimentos

Panamá

Mr Marco Pino

Salud Pública Alimentaria

Ministerio de Salud

Panamá

PAPUA NEW GUINEA -

PAPOUASIE-NOUVELLEGUINÉE -

PAPUA NUEVA GUINEA

Mr Elias Taia

Director / Codex Contact Point

Department of Agriculture and Livestock

Port Moresby

Mr David Braddick Australian Ambassador Australia Embassy in Rome

Canberra

PARAGUAY

Mrs María Inés Ibarra Colmán

Punto de Contacto del Codex, Paraguay

Instituto Nacional de Tecnología, Normalización y

Metrología - INTN

Asunción

Mrs Gretel Albert

Asesora Técnica Universidad Nacional de Asunción - UNA

San Lorenzo

Prof María Eugenia Alvarenga Torres

Asesora Técnica

Instituto Nacional de Alimentación y Nutrición -

INAN

Asunción

Mrs Mirtha Carrillo De Vera

Coordinadora Subcomité Técnico Contaminante de

los Alimentos

Servicio Nacional de Calidad y Salud Animal -

SENACSA San Lorenzo

Ms Laura Stefanía Correa Miño

Asesora

Ministerio de Relaciones Exteriores -MRE

Asunción

Mr Miguel Dionisi Battilana

Segundo Secretario, Representante Alterno de la República del Paraguay ante las Organizaciones

con Sede en Roma.

Embajada de la República del Paraguay en Italia

Roma

Mrs Camila Escobar

Técnica

Cámara de Empresas Paraguayas de la

Alimentación - CEPALI

Asunción

Mrs Librada Gamarra

Técnica

Cámara de Empresas Paraguayas de la

Alimentación-CEPALI

Asunción

Dr Carlos Insfrán Micossi

Asesor Técnico

Unión Industrial Paraguaya - UIP

Asunción

Mrs Marizela López Cattebeke

Asesora Técnica

Instituto Nacional de Alimentación y Nutrición -

INAN Asunción

Mrs Elsi Carolina Ovelar Presidenta CONACAP

Instituto Nacional de Alimentación y Nutrición -

INAN Asunción

Mr Víctor Silva

Técnico

Cámara de Empresas Paraguayas de la

Alimentación - CEPALI

Asunción

Mrs Ana Vargas Asesora Técnica

Instituto Nacional de Alimentación y Nutrición -

INAN Asunción

Mrs María Alejandra Zaracho

Técnica

Instituto Nacional de Tecnología, Normalización y

Metrología - INTN

Asunción

Mrs Zuny Mabel Zarza De Riquelme

Asesora Técnica

Instituto Nacional de Alimentación y Nutrición (INAN)

Asunción

PERU - PÉROU - PERÚ

Mr Javier Neptali Aguilar Zapata

Coordinador Titular de la Comisión Técnica Nacional sobre Contaminantes de Alimentos en

Perú

SENASA La Molina

Mr Alejandro Bravo Martínez

Miembro Alterno del Pleno del Comité Nacional -Ministerio de Comercio Exterior y Turismo

Lima

Ms Rudy Campos Espinoza

Coordinadora Alterna de la Comisión Técnica sobre Etiquetado de los alimentos del Codex-Perú

Nestle

Lima

Ms María Carolina Carranza Núñez Representante Permanente Alterna

Ministerio de Relaciones Exteriores

Roma

Ms Gloria Atala Castillo Vargas

Coordinadora Titular de la Comisión sobre - Leche y productos lácteos - Grasas y Aceites - Cereales,

legumbres, leguminosas

Instituto Nacional de Calidad - INACAL

Lima

Mr Moisés Mitsuo Chong Sakihara

Miembro Titular del Pleno del Comité Nacional del

Codex – Representante de la Industria.

Sociedad Nacional de Industria Lima

Mr Georgi Hugo Contreras Nolasco

Coordinador Alterno de la Comisión Técnica

Nacional sobre Contaminantes de Alimentos en

Perú

SENASA

La Molina

Ms Giovanna Galarza Silva

Coordinador Titular de la Comisión Técnica

Nacional sobre Higiene de los Alimentos

Dirección General de Salud Ambiental e Inocuidad

Alimentaria - DIGESA

Lima

Ms Jenny Esperanza Huamán Tupac

Coordinadora Titular de la Comisión Técnica de Métodos de Análisis y Toma de Muestra

INACAL

Lima

Ms Libia Carlota Liza Quesquén

Secretaria Técnica Nacional del Codex Perú

Ministerio de Salud

Lima

Mr Gustavo Eduardo Mostajo Ocola

Agregado agrícola y Representante Permanente

Alterno

Ministerio de Relaciones Exteriores

Roma

Mr Ethel Humberto Reves Cervantes

Coordinador Titular de la Comisión Técnica sobre

Residuos de Plaguicidas

SENASA

La Molina

Mrs Mirtha Sachun Segura

Coordinadora Titular de la Comisión Técnica

Nacional de Aditivos alimentarios del Codex/Asesor

Técnico

DIGESA

LIMA

Mr Naren Takur Vivanco Quino

Presidente Alterno Pleno del Comité Nacional del

Codex

Ministerio de Salud

Lima

PHILIPPINES - FILIPINAS

Dr Maria Victoria Pinion

Chairperson, NCO Technical Committee

Food and Drug Administration (FDA)

Department of Health

Ms Sheena Mae Bagayao

Philippine Codex Contact Point

Policy Research Services (PRS) -Department of

Agriculture

Mr Samuel Fontanilla

Chairperson, Sub-Committee on Fresh Fruits and

Vegetables

Bureau of Plant Industry (BPI) - Department of

Agriculture

Dr Josyline Javelosa

Deputy Permanent Representative to Rome-based Agencies of the United Nations-Agriculture Attaché

Embassy of the Philippines

POLAND - POLOGNE - POLONIA

Ms Marzena Chacinska

Head

Agricultural and Food Quality Inspection

Warsaw

Ms Magdalena Kowalska

Main expert

Agricultural and Food Quality Inspection

Warsaw

PORTUGAL

Dr Francisco Santos

Senior officer

Directorate-General for Food and Veterinary

(DGAV)

Lisboa

QATAR

Ms Moza Mohamed Sh Alkaabi

Food and Agriculture Standards Researcher Qatar General Organization for standardization (QS)

Ms Farah Mohammed Almejali

Standards Researcher

Qatar General Organization for standardization

(QS)

REPUBLIC OF KOREA - RÉPUBLIQUE DE CORÉE - REPÚBLICA DE COREA

Mr Jae Yong Lee Director General

Ministry of Food and Drug Safety

Cheongju

Ms Yujeong An SPS Researcher

National Fishery Products Quality Management

Service Busan

Ms Eunsong Cho SPS/Codex Researcher

Ministry of Agriculture, Food and Rural Affairs

Ms Yujeong Choi Deputy Director

Ministry of Food and Drug Safety

Cheongju

Ms Jeong A Han Deputy Director

Ministry of Food and Drug Safety

Cheongju

Dr Kiseon Hwang SPS Researcher

Ministry of Agriculture, Food and Rural Affairs

Ms Haejee Jo Codex Researcher

Ministry of Food and Drug Safety

Cheongju

Ms Shinwon Kang SPS Researcher

Ministry of Agriculture, Food and Rural Affairs

Sejong

Mr Jinwoo Kim Researcher

Korea Food Research Institute

Mr Seunglae Kim Deputy Director

Ministry of Agriculture, Food and Rural Affairs

Sejong

Ms Hyun Jeong Lee Assistant Director

National Agricultural Products Quality Management

Service

Ms Jee Sun Lee Assistant director

Ministry of Food and Drug Safety

Cheongju

Mr Geun Pil Lee SPS Researcher

Ministry of Agriculture, Food and Rural Affairs

Sejong

Mr Jong Seok Park

Director

Ministry of Food and Drug Safety

Dr Youshin Shim Principal researcher

Korea Food Research Institute

Ms Jin Hyang Suh Scientific Officer

Ministry of Food and Drug Safety

ChungCheongBuk-Do

Ms Jihye Yang SPS researcher

National Fishery Products Quality Management

Service Busan

Ms Yoye Yu SPS Researcher

Ministry of Agriculture, Food and Rural Affairs

Sejong

REPUBLIC OF MOLDOVA – RÉPUBLIQUE DE MOLDOVA – REPÚBLICA DE MOLDOVA

Mr Vasile Gustiuc Deputy Director

National Agency for Public Health

Chisinau

Mr Afanasie Tarlev Deputy Director General National Agency for Food Safety Chisinau

ROMANIA - ROUMANIE - RUMANIA

Ms Cojocaru Denisa

Councellor

National Sanitary Veterinary and Food Safety

Authority Bucharest

Ms Constantin Catalina Maria

Minister Counselor - Deputy Permanent

Representative of Romania to the UN Organizations

in Rome

Embassy of Romania to Italy

Ms Damiescu Lacramioara

Councellor

National Sanitary Veterinary and Food Safety

Authority Timisoara

Ms Boboc Viorica

Councellor

Ministry of Agriculture and Rural Development

Bucharest

RUSSIAN FEDERATION – FÉDÉRATION DE RUSSIE – FEDERACIÓN DE RUSIA

Mr Kirill Antyukhin First secretary

Permanent Mission of the Russian Federation to FAO and other UN Agencies in Rome

Ms Kseniia Bokovaia Head of the Division

Federal Service for Surveillance on Consumer Rights Protection and Human Well-being

Russian Codex CP

Ms Olga Fomicheva

Counselor

Federal Service for Surveillance on Consumer Rights Protection and Human Well-being

Ms Khalidya Khamidulina Director of the Branch

Russian Register of Potentially Hazardous Chemical and Biological Substances

F.F. Erisman Federal Scientific Center for Hygiene of the Rospotrebnadzor

Mr Gleb Masaltsev

Researcher

F.F. Erisman Federal Scientific Center for Hygiene of the Rospotrebnadzor

Ms Vera Pavlicheva

Chief expert

Federal Service for Surveillance on Consumer Rights Protection and Human Well-being

Ms Irina Shevkun Head of department

Federal Service for Surveillance on Consumer Rights Protection and Human Well-being

Prof Pavel Shur

Secretary of the Academic Council

FBSI "Federal Scientific Center for Medical and Preventive Health Risk Management Technologies" of the Rospotrebnadzor

Ms Tatiana Zavistyaeva

Deputy Chief

Clinic FBUN "FIZ Food and Biotechnology"

Mr Sergey Zelenkin Junior researcher

FBSI "Federal Scientific Center for Medical and Preventive Health Risk Management Technologies" of the Rospotrebnadzor

RWANDA

Mr Jean D'amour Hashimimana Operations Manager MINIMEX Ltd

Mrs Blandine Ingabire QAQC Manager Africa Improved Foods

Mr Justin Manzi Muhire

Analyst

Rwanda Food and Drugs Authority

Mr Celestin Munyensanga

Packaged Food Assessment & Registration Analyst

Rwanda FDA

Mr Moses Ndayisenga

Associate

One Acre Fund-Tubura

Dr Kizito Nishimwe

Lecturer

University of Rwanda

Dr Marqueritte Nivibituronsa

Senior Researcher

Rwanda Agriculture and Animal Resources

Development Board

Mrs Rosine Niyonshuti CODEX CONTACT POINT Rwanda Standards Board

Kigali

SAINT KITTS AND NEVIS - SAINT-KITTS-ET-NEVIS - SAINT KITTS Y NEVIS

Mr Stuart Laplace

Director

Government of St. Kitts & Nevis

Basseterre

SAINT LUCIA - SAINTE LUCIE - SANTA LUCÍA

Mr Andre Charles Head of Department

St. Lucia Bureau of Standards

Castries

SAINT VINCENT AND THE GRENADINES – SAINT-VINCENT/GRENADINES – SAN VICENTE/GRANADINAS

Mr Ezra Ledger Executive Director SVGBS Kingstown

SAMOA

Ms Lindsay Bonnet Proxy for Samoa NZ Embassy in Rome

SAN MARINO - SAINT-MARIN

Mrs Daniela Rotondaro Ambassador, Perm. Rep. to FAO San Marino Roma

Mrs Marina Emiliani Counsellor, Deputy Perm. Rep. to FAO San Marino Roma

SAUDI ARABIA - ARABIE SAOUDITE - ARABIA SAUDITA

Mr Mohammed Al Mutairi Deputy Director Ministry of Environment, Water and Agriculture Riyadh

Mr Meshal Almotairi

Communications and Standards Setting Dept.

Manager

Saudi Food and Drug Authority

Riyadh

Mr Khalid Naif Almesfair Senior international relations Saudi Food and Drug Authority

Mr Khalid Alzahrani

Coordinator of Near East (CCNE) Saudi Food and Drug Authority

Riyadh

SENEGAL - SÉNÉGAL

Prof Amadou Diouf

Président

Comité national du Codex Alimentarius

Dakar

Mr Alioune Badara Athie

Chef de Bureau

Direction Industries de Transformation de Pèche

Mrs Marie Gnama Bassene

Ministre-Conseiller

Ministère Affaires Etrangères

Dr Raphael Coly

Expert

Comité National Codex

Dakar

Mrs Ndeye Yacine Diallo Conseillère en Qualité

Institut de Technologie Alimentaire

Dakar

Mrs Sokhna Diao Enseignant Chercheur

Laboratoire de Chimie Analytique

Dakar

Dr Abdoulaye Diawara Inspecteur Technique Cabinet Ministère

Dakar

Mr Nar Diene Chef D'unité Centre Anti-Poison

Dakar

Mrs Ndeye Diop Chef de Division

Association Sénégalaise De Normalisation

Dakar

Mrs Mame Diarra Faye Point De Contact National Comite National Codex

Dakar

Dr Ale Kane

Enseignant Chercheur Université Gaston Berger

Saint-Louis

Dr Coumba Kebe Chef de Division

Direction Services Vétérinaires

Dakar

Mr Abdou Aziz Ly Chef De Bureau Comité National Codex

Dakar

Mrs Safietou Sabaly Chef De Bureau

Ministère Agriculture et Equipement Rural

Dakar

Mrs Maimouna Sow Chef de Division

Service National de l'Hygiène

Dakar

Mr Madiagne Tall Deuxième-Conseiller, Ministère Affaires Etrangères

Mr Abdalah Thiam Chef de Bureau

Direction Services Vétérinaires

SEYCHELLES

Mr Christopher Hoareau Chief Fish Inspector

Seychelles Bureau of Standards

Victoria

SIERRA LEONE - SIERRA LEONA

Mr Amadu Jogor Bah

Deputy Director/Codex Contact Point Sierra Leone Standards Bureau

Freetown

SINGAPORE - SINGAPOUR - SINGAPUR

Dr Astrid Yeo Senior Director

Singapore Food Agency

Singapore

Ms Peik Ching Seah Deputy Director Singapore Food Agency Singapore

Dr Yelin Wong Director

Singapore Food Agency

Singapore

Mr Johnny Yeung Senior Scientist

Singapore Food Agency

Singapore

Mr Dominque Yue Assistant Director Singapore Food Agency

Singapore

SLOVAKIA - SLOVAQUIE - ESLOVAQUIA

Mrs Zora Weberova

Counsellor

Embassy of the Slovak Republic in Rome

Rome

Mrs Eva Vargová Safety assessor

Institute for State Control of Veterinary Biologicals

and Medicaments

Nitra

SLOVENIA - SLOVÉNIE - ESLOVENIA

Dr Blaza Nahtigal

Deputy Permanent Representative to FAO

Ministry of Foreign Affairs

Roma

Ms Olga Zorko Undersecretary AFSVSPP

Cerklje na Gorenjskem

SOLOMON ISLANDS - SALOMON, ILES - SALOMÓN, ISLAS

Mr Thomas Mcivor

Third Secretary and Vice-Consul Australian Embassy, Rome

Rome Embassy, Ror

SOMALIA - SOMALIE

Dr Mohamed Noor Head of Food and drug Ministry of Health

Garowe

SOUTH AFRICA - AFRIQUE DU SUD - SUDÁFRICA

Ms Penny Campbell Director: Food Control Department of Health

Pretoria

Ms Meisie Katz

General Manager: Food and Associated Industries National Regulator for Compulsory Specifications

Cape Town

Ms Aluwani Madzivhandila Assistant Director: Food Control Department of Health

Pretoria

Mr Malose Daniel Matlala Deputy Director: Food Control

Department of Health

Pretoria

Dr Mbulaheni Mutengwe

Deputy Director: Food Safety and Quality

Assurance

Department of Agriculture, Land Reform and Rural

Development

Pretoria

Ms Yvonne Tsiane

Assistant Director: Food Control

Department of Health

Pretoria

SOUTH SUDAN - SOUDAN DU SUD - SUDÁN DEL SUR

Ms Liza Nelson M. Taban

Deputy Director for International Relations and

Training

South Sudan National Bureau of Standards.

Juba

Dr Mary Gordon Muortat

Chief Executive Officer

South Sudan National Bureau of Standards

Juba

Mr Yowa Asholy Dia Soso Chairman / Shippers Council

Member of Codex Alimentarius Committee

South Sudan National Chamber of Commerce Industry and Agriculture

iiiuus

Dr Kuorwel Kuai Kuorwel National Consultant University of Juba

Juba

SPAIN - ESPAGNE - ESPAÑA

Mr Victorio José Teruel Muñoz

Subdirector General

Organismo Autónomo Agencia Española de

Seguridad Alimentaria y Nutrición (AESAN OA)

Ministerio de Consumo

Madrid

Mrs Ana López-Santacruz Serraller

Directora CNA (LNR Seguridad Alimentaria)
Organismo Autónomo Agencia Española de

Seguridad Alimentaria y Nutrición (AESAN OA)

Ministerio de Consumo

Madrid

Mr Jorge A. Rodríguez Del Hoyo

Jefe de Servicio

Organismo Autónomo Agencia Española de Seguridad Alimentaria y Nutrición (AESAN OA)

Ministerio de Consumo

Madrid

STATE OF LIBYA - L'ÉTAT DE LIBYE – ESTADO DE LIBIA

Eng Sakina A El Khabuli Codex Contact Point- State of Libya Libyan National Center for standardization & Metrology Tripoli

Prof Ali Elhamdy Head of National committee for fats & oils Libyan National center for Standardization & Metrology Tripoli

Dr Jamal Ben Zeglam lecturer

Faculty of Veterinary Medicine, University of Tripoli Tripoli

Dr Yosef Geddeda Head of Libyan codex committee for fruits and vegetables and their products. Libyan National Centre for Standardization and Metrology Tripoli

SUDAN - SOUDAN - SUDÁN

Mrs Sadia Ahmed Daak Agriculture Attaché in Sudan Embassy Federal Ministry of Agriculture &Forestry Khartoum

Mrs Ula Makkawi Abdelrhman Senior Food Safety and Quality control inspector Federal Ministry of Agriculture and Forestry Khartoum

Ms Afaf Agab Nutrition Specialist Ministry of Health Khartoum

Mrs Batoul Mohamed Abdo quality control officer Federal Ministry of Agriculture Khartoum

SURINAME

Mr Faizel Wilnis managing director Ministry of Agriculture, Animal Husbandry and Fisheries

Mrs Jenna Wijngaarde Codex Contact Point National Food Safety Institute of Suriname NIVS

SWEDEN - SUÈDE - SUECIA

Ms Svanhild Foldal Senior Administrative Officer Ministry of Enterprise and Innovation Stockholm

Mrs Carmina Ionescu Codex Coordinator Swedish Food Agency Uppsala

SWITZERLAND - SUISSE - SUIZA

Dr Michael Beer Head Food and Nutrition Federal Food Safety and Veterinary Office FSVO Bern

Mr Martin Mueller Swiss Codex Contact Point Federal Food Safety and Veterinary Office FSVO Bern

Mrs Awilo Ochieng Pernet Former Chairperson, Codex Alimentarius Commission International Affairs Bern

SYRIAN ARAB REPUBLIC – RÉPUBLIQUE ARABE SYRIENNE – REPÚBLICA ÁRABE SIRIA

Mr Ibrahim Alnaser Alternate Permanent Representative of Syrian Arab Republic to FAO Permanent Mission of the Syrian Arab Republic to the United Nations Agencies in Rome

Dr Balsam Jreikous Faculty member at Pharmacy Latakia Colleges Al Sham Private university Latakia

Eng Maisaa Abo Alshamat Head of Plants standard Department Syrian Arab organization for standardization And Metrology Damascus

Dr Mohamad Al Shehabi Head of food technology department General Commission for Scientific Agricultural Research Damascus

Dr Tahane Alidee Head of section Agricultural Scientific Research Authority Damascus

Prof Mays Khazem
Head of Pharmacognosy Department
Faculty of Pharmacy Damascus University
Damascus

THAILAND - THAÏLANDE - TAILANDIA

Mr Pisan Pongsapitch Secretary General of the National Bureau of Agricultural Commodity and Food Standards Ministry of Agriculture and Cooperatives Bangkok

Ms Namaporn Attaviroj Senior Standards Officer

National Bureau of Agricultural Commodity and Food Standards (ACFS), Ministry of Agriculture and Cooperatives Bangkok

Mr Pichet Itkor Secretary General

Food and Beverage Industry Club The Federation of Thai Industries

Bangkok

Ms Yupa Laojindapun

Director of the Office of Standard Development National Bureau of Agricultural Commodity and Food Standards

Bangkok

Ms Virachnee Lohachoompol Senior Standards Officer

National Bureau of Agricultural Commodity and Food Standards (ACFS), Ministry of Agriculture and Cooperatives

Bangkok

Ms Dawisa Paiboonsiri Standards Officer

National Bureau of Agricultural Commodity and Food Standards (ACFS), Ministry of Agriculture and Cooperative

Bangkok

Ms Onkatekao Pattanakul

Food and Drug Technical Officer, Senior

Professional Level

Food and Drug Administration, Ministry of Public

Health Nonthaburi

Ms Chonnipa Pawasut Standards Officer

National Bureau of Agricultural Commodity and Food Standards (ACFS), Ministry of Agriculture and Cooperatives

Bangkok

Mr Prachathipat Pongpinyo Scientist, Senior Professional Level Department of Agriculture Bangkok

Ms Ratchanok Sangpenchan

Deputy Permanent Representation of Thailand to FAO/IFAD/WEP

Office of Agricultural Affairs, Royal Thai Embassy Rome

Roma

Mrs Oratai Silapanapaporn

Advisor of the National Bureau of Agricultural

Commodity and Food Standards

National Bureau of Agricultural Commodity and Food Standards, Ministry of Agriculture and

Cooperatives Bangkok Mrs Supajit Sriariyawat

Alternate Permanent Representation of Thailand to FAO/IFAD/WFP

Office of Agricultural Affairs, Royal Thai Embassy

Rome Rome

> Ms Ornsurang Teerawat Expert in Food Standard

Food and Drug Administration, Ministry of Public

Health Nonthaburi

Ms Katchaporn Temyord

Veterinary Expert

Department of Livestock Development, Ministry of

Agriculture and Cooperatives

Bangkok

Ms Chanikan Thanupitak

Trade and Technical Manager of Fisheries Products

Thai Food Processors' Association

Bangkok

TIMOR-LESTE

Mr Fernando Egidio Amaral Director of Agribusiness Ministry of Agriculture and Fisheries Dili

Dr Nilton Saturnino Eliziario Da Costa Sarmento Cruz

Program Technic Assistant and National Codex Contact Point Ministry of Health

TOGO

Dr Chantal Ekpetsi Goto

Directeur

Institut Togolais de Recherche Agronomique

Lomé

Dr Dédé Mawulé Hanvi

Chef section laboratoire

Institut Togolais de Recherche Agronomique

Lomé

Mr Pitassa Payenam Ingénieur agroalimentaire

ONG PRIVE

Lomé

TONGA

Mr Viliami T. Manu Codex Contact Point

Ministry of Agriculture, Food, Forests & Fisheries Nuku'alofa

Mrs Ásena Foliaki Faánunu Agricultural Officer

Ministry of Agriculture, Food and Forests

Ms Annelise Halafihi Senior Agricultural Officer

Ministry of Agriculture, Food and Forests

Nukualofa

Mrs Emma Murphy Second Secretary

New Zealand Embassy (Rome)

TRINIDAD AND TOBAGO - TRINITÉ-ET-TOBAGO - TRINIDAD Y TABAGO

Mr Farz Khan

Chief Chemist/Director Food and Drugs Division Ministry of Health- Chemistry Food and Drugs Division

Port of Spain

TUNISIA - TUNISIE - TÚNEZ

Mrs Narjes Maslah El Hammar

Directrice Générale

Centre Technique de l'agro-alimentaire

Tunis

Mrs Hamida Belgaied Directrice Générale

Direction Générale de l'Agro Alimentaire

Tunis

Mrs Nahla Hichri

Alternate Permanent Representative

Embassy of Tunisia

Rome

TURKMENISTAN - TURKMÉNISTAN -TURKMENISTÁN

Dr Maya Ashyrova

Deputy

Ministry of Health and Medical Industry

Ashgabat

Mrs Maral Kasymova

Head

Ministry of Trade and Foreign Economic Relations

of Turkmenistan

Dr Bahargul Muhiyeva Head of Laboratory

Center of Public Health and Nutrition

Ashgabat

TÜRKIYE

Mr İlhami Sahin Food Engineer

Ministry of Agriculture and Forestry

Ankara

Mrs Nilüfer Dural

Engineer

Ministry of Agriculture and Forestry

Ankara

Mr Ahmet Gungor

Expert

Ministry of Agriculture and Forestry

Ankara

Mr Selim Kaplan Head of department

Ministry of Agriculture and Forestry

Ankara

Dr Betul Vazgecer

Engineer

Ministry of Agriculture and Forestry

Ankara

UGANDA - OUGANDA

Mr Hakim Baligeya Mufumbiro Principal Standards Officer

Uganda National Bureau of Standards

Kampala

Mr Awath Aburu Standards Officer

Uganda National Bureau of Standards

Kampala

Ms Pamela Akwap Senior Standards Officer

Uganda National Bureau of Standards

Kampala

Ms Ruth Awio Standards Officer

Uganda national bureau of standards

Kampala

Mr Bonaventura Kibaya Standards Officer

Uganda National Bureau of Standards

Kampala

Dr Moses Matovu

Senior Research Scientist

National Agricultural Research Organization

Kampala

Ms Rehema Meeme Standards Officer

Uganda National Bureau of Standards

Kampala

Mr Arthur Mukanga Standards Officer

Uganda National Bureau of Standards

Kampala

Dr Josephine Nanyanzi

Principal Regulatory Officer - Veterinary Medicine

National Drug Authority

Kampala

Ms Elizabeth Paula Napeyok

Ambassador/Permanent Representative Embassy of the Republic of Uganda

Kampala

Mr Geoffrey Onen Assistant Commissioner

Directorate of Government Analytical laboratories

Kampala

Mr Andrew Othieno

Manager Standards Department Uganda National Bureau of Standards

Kampala

Mr Siragi Wakaabu

Agriculture Attaché / Alternate Permanent Representative to FAO, IFAD and WFP Embassy of the Republic of Uganda

Kampala

UNITED ARAB EMIRATES -ÉMIRATS ARABES UNIS -EMIRATOS ÁRABES UNIDOS

Eng Jehad Albayari Food Legislation Specialist **ADAFSA**

Ms Fatima Alhammadi **Border Control ADAFSA**

Dr Mariam Alsallagi

Head DM

Mr Basem Altarawneh

Specialist **MOIAT**

Eng Sonia Garbi

ENG ADFSA

Ms Khadija Qalandari Standards Spe

MoIAT

UNITED KINGDOM - ROYAUME-UNI -**REINO UNIDO**

Mr Garreth Dunstall **UK Codex Lead**

Department for Environment, Food and Rural

Affairs (DEFRA)

London

Ms Abbie Gardiner Policy Advisor Defra

London

Mr Ahmed Ghelle Policy Advisor Defra London

Mr Mike O'Neill

Head of EU and International Strategy

Food Standards Agency

London

Dr Iulia Turiac Senior Policy Advisor

Department for Environment, Food & Rural Affairs

London

Ms Clare O'sullivan

Market Access Strategy Lead

UK Department for International Trade

UNITED REPUBLIC OF TANZANIA -RÉPUBLIQUE-UNIE DE TANZANIE -REPÚBLICA UNIDA DE TANZANÍA

Mr Lawrence Chenge

Head Agriculture and Food Standards

Tanzania Bureau of Standards

Dar Es Salaam

Ms Stephanie Silas Kaaya Standards Officer

Tanzania Bureau of Standards

Dar Es Salaam

Ms Hafsa Ali Slim

Director of Standards Development Zanzibar Bureau of Standards (ZBS)

Zanzibar

UNITED STATES OF AMERICA -ÉTATS-UNIS D'AMÉRIQUE -ESTADOS UNIDOS DE AMÉRICA

Mr Jason Hafemeister

Acting Deputy under Secretary

Trade and Foreign Agricultural Affairs Office of the

Secretary Washington, D.C

Ms Mary Frances Lowe Manager, U.S. Codex U.S. Codex Office Washington, D.C.

Dr Robert G Ahern

Director, World Trade Organization Agricultural

Affairs

Office of the United States Trade Representative

(USTR)

Washington, DC

Ms Doreen Chen - Moulec International Issues Analyst U.S. Department of Agriculture

Washington, DC

Mr Sean Cox Agricultural Attaché, Alternate Permanent

Representative

U.S. Mission to the UN Rome

Rome

Ms Megan Crowe

Senior International Economist U.S. Department of Commerce

Washington, DC

Dr Jose Emilio Esteban

Chief Scientist

U.S. Department of Agriculture

Washington, DC

Ms Mallory Gaines

Director, Market Access and Trade Policy American Feed Industry Association

Arlington, VA

Mr Nicholas Gardner

Vice President, Codex and International Regulatory

Affairs

U.S. Dairy Export Council

Arlington, VA

Ms Laurie Hueneke Associate Vice President Merck Animal Health Washington, DC

Dr Karen Hulebak

Principal

Resolution Strategy, LLC

Louisa, VA

Mr Kenneth Lowery

Senior International Issues Analyst U.S. Department of Agriculture

Washington DC

Ms Ellen Luger

Minister Counselor of Agriculture

U.S. Mission to the UN Agencies in Rome

Rome

Ms Marie Maratos Bhat International Issues Analyst U.S. Department of Agriculture Washington, DC

Ms Brandi Robinson Chair, CCRVDF

U.S. Food and Drug Administration

Rockville, MD

Ms Brianna Robinson-Verloop

Senior Trade Advisor

Foreign Agricultural Service

Washington, DC

Mrs Heather Selig

International Issues Analyst

U.S. Codex Office Washington

Ms Fazila Shakir

Director of Regulatory Cooperation and Partnership

U.S. Food and Drug Administration

College Park, MD

Dr Eric Stevens

International Policy Analyst

U.S. Food and Drug Administration

College Park, MD

Ms Alison Storvse

Political/Economic Section Chief U.S. Mission to the UN Rome

Rome

Ms Karen Stuck Principal

KDS Associates

Washington, DC

Dr Corey Watts Agricultural Advisor

Office of Agricultural Policy

Washington, DC

Mr Richard White

Consultant

Corn Refiners Association

Bradenton, FL

URUGUAY

Mr Leonardo Veiga

Director of Commerce Area

Ministry of Industry, Energy and Mining

Montevideo

Eng Pedro Friedrich

Punto de Contacto Codex - Jefe de Departamento

de Evaluación de la Conformidad Laboratorio Tecnológico del Uruguay

Montevideo

Mrs Imelda Smolicic

Diplomática

Ministerio de Relaciones Exteriores

VANUATU

Mr Tekon Timothy Tumukon

Chief Executive Officer

Vanuatu Primary producers Authority

Port Vila

Mrs Emily Tumukon

Country Manager

PHAMA Plus Program

Port Vila

VENEZUELA (BOLIVARIAN REPUBLIC OF) -VENEZUELA (RÉPUBLIQUE BOLIVARIENNE DU) - VENEZUELA (REPÚBLICA BOLIVARIANA DF)

Ms María Fernanda Palencia

Directora General

Servicio Desconcentrado de Normalización,

Calidad, Metrología y Reglamentos Técnicos

(SENCAMER)

Caracas

Ms Roxana Abreu

Coordinadora

Servicio Desconcentrado de Normalización,

Calidad, Metrología y Reglamentos Técnicos

(SENCAMER)

Caracas

Mrs Haifa Aissami Madah

Embajadora Representante Permanente

Embajada de Venezuela en Italia

Mr José Ángel Bucarello

Embajador Alterno

Embajada de Venezuela en Italia

Mrs Joely Celis

Especialista en el área internacional

SENCAMER

Caracas

Mr Luis Farías

Profesional I

Servicio Desconcentrado de Normalización,

Calidad, Metrología y Reglamentos Técnicos

(SENCAMER)

Caracas

Mrs Maybelyn Iglesias

Farmacéutico Jefe I

SACS, Servicio Autónomo de Contraloría Sanitaria

Mr Marycel Pacheco

1er Secretario

Embajada de Venezuela en Italia

Mr Luis Reyes

1er Secretario

Embajada de Venezuela en Italia

Ms Lysmar Sánchez

Directora

Servicio Desconcentrado de Normalización,

Calidad, Metrología y Reglamentos Técnicos

(SENCAMER)

Caracas

VIET NAM

Mr Xuan Tuyen Do Vice Minister Ministry of Health

Hanoi

Mrs Thi Thanh Van Doan

Official

Vietnam Link Group Company

Hanoi

Mr Vu Duy Van Director

Vietnam Food Associations

Hanoi

Mr Nguyen Hong Uy

Director

Abbott Laboratories S.A

Hanoi

Mr Thanh Phong Nguyen

Director

Ministry of Health

Hanoi

Mrs Thi Minh Ha Nguyen

Director

Vietnam National Codex Committee

Hanoi

Mr Huu Dung Nguyen

Chairman

Vinacert Certification and Inspection Joint Stock

Company Hanoi

Mr Quang Thai Nguyen

Chairman

Thai Minh Pharmaceuticals

Hanoi

Mrs Thi Huyen Nguyen

Nutri Care-Development and Research of products

Division Hanoi

Mrs Thi Tu Cau Thach

Official Vietnam Ffoo

Mrs Kim Tuyen Tran

Official

Hanoi

Nutri Care-Development and Research of products

Division

Mr Nguyen Xuan Hoang

Director

Vietnam National Codex Committee

Hanoi

ZAMBIA - ZAMBIE

Ms Doreen Sakala Sianjani Chief Environmental Health Officer Ministry of Health Lusaka

Dr Paul Kachapulula Senior WMO University of Zambia Lusaka

Ms Andela Kangwa **Nutrition Specialist**

Food and Agriculture Organization

Lusaka

Dr Sumbukeni Kowa

Director

National food laboratory

Lusaka

Mr Kayoya Masuhwa

Alternate Permanent Representative Permanent Representative of Zambia

Prof John Bwalya Muma

Lecturer

University of Zambia

Lusaka

Dr Lillian Mutesu

Lecturer

Rusangu University

Lusaka

Ms Thelma Sikombe Food Scientist

NISIR Lusaka

ZIMBABWE

Dr Jairus Machakwa **Director-Veterinary Services** Ministry of Lands, Agriculture and Rural Resettlement Harare

OBSERVER COUNTRY

PALESTINE

Mr Saleem Jayyousi Chair, National Codex Committee Palestine Standards Institution Ramallah

OBSERVERS - OBSERVATEURS - OBSERVADORES

INTERNATIONAL GOVERNMENTAL ORGANIZATIONS – ORGANISATIONS GOUVERNEMENTALES INTERNATIONALES – ORGANIZACIONES GUBERNAMENTALES INTERNACIONALES

ARAB INDUSTRIAL DEVELOPMENT, STANDARDIZATION AND MINING ORGANIZATION (AIDSMO)

Mr Ahmed Eddouaicer expert

The Arab Industrial Development, Standardization and Mining Organization - AIDSMO Rabat

Eng Hajar Tiglifet Research scientist Global Food Regulatory Science Society (GFoRSS) RABAT

AFRICAN UNION (AU)

Mr John Oppong-Otoo Food Safety Officer African Union Interafrican Bureau for Animal Resources Nairobi

Ms Fatuma Buke Wario Program Officer Africa Agricultural Technology Foundation NAIROBI

CARIBBEAN AGRICULTURAL HEALTH AND FOOD SAFETY AGENCY (CAHFSA)

Dr Suzan McIennon-Miguel Food Safety Specialist Caribbean Agricultural Health and Food Safety Agency Paramaribo

ECONOMIC COMMUNITY OF WEST AFRICAN STATES (ECOWAS)

Dr Gbêmenou Joselin Benoit Gnonlonfin Expert of ECOWAS ECOWAS

STANDARDIZATION ORGANIZATION FOR G.C.C. (GSO)

Dr Oday Hatim Al-Buhamad Director - Standards & Metrology G.C.C. Standardization Organization Riyadh

Mr Ahmed Al-Bashah Head of Standards G.C.C. Standardization Organization Riyadh

Mr Abdullah Alhadlaq Head of Technical Committees GCC Standardization Organization (GSO) RIYADH

INTER-AMERICAN INSTITUTE FOR COOPERATION ON AGRICULTURE (IICA)

Ms Ana Marisa Cordero Head IICA

Dr Horrys Friaca Agricultural Health and Food Safety Specialist IICA

ORGANISMO INTERNACIONAL REGIONAL DE SANIDAD AGROPECUARIA (OIRSA)

Ms Lissette Marroquín Asistente Técnico Regional OIRSA San Salvador

ORGANISATION INTERNATIONALE DE LA VIGNE ET DU VIN (OIV)

Dr Jean Claude Ruf Scientific Director OIV Dijon

NON-GOVERNMENTAL ORGANIZATIONS – ORGANISATIONS NON GOUVERNEMENTALES – ORGANIZACIONES NO GUBERNAMENTALES

ALIANZA LATINOAMERICANA DE ASOCIACIONES DE LA INDUSTRIA DE ALIMENTOS Y BEBIDAS (ALAIAB)

Mrs Marcela Rodriguez

Directora Asuntos Científicos y Regulatorios

ALAIAB

Mrs Pamela Castillo Asesora Interna ALAIAB

Mrs Abril Drach Coordinadora Técnica

ALAIAB

Mrs Monica Elizondo

Asesora ALAIAB

Mrs Laura Miranda Coordinadora Técnica

ALAIAB

Mr Leonel Tayes Asesor Interno ALAIAB

Mr Nicolas Torres Asesor Interno ALAIAB

Mrs Nicole Troya Asesora Interna

ALAIAB

Mr Edward Wollants Asesor Interno ALAIAB

ASSOCIATION OF MANUFACTURERS AND FORMULATORS OF ENZYME PRODUCTS (AMFEP)

Dr Céline Benini Secretary General

AMFEP

THE CONSUMER GOODS FORUM (CGF)

Mrs Anne Gerardi Senior Project Manager The Consumer Goods Forum Levallois

COUNCIL FOR RESPONSIBLE NUTRITION (CRN)

Dr James Griffiths SVP, International & Scientific Affairs Council for Responsible Nutrition Washington

CROPLIFE INTERNATIONAL (CROPLIFE)

Ms Nevena Hristozova Regulatory Affairs Coordinator CropLife International

Bruxelles

Dr Wibke Meyer Director of Regulatory Affairs CropLife International

Brussels

Ms Monika Richter Global MRL & Trade manager crop protection BASF

Limburgerhof

EUROPEAN NETWORK OF CHILDBIRTH ASSOCIATIONS (ENCA)

Mrs Patti Rundall Global Advocacy Spokesperson Babymilk Action UK IBFAN

EURACHEM

Dr Marina Patriarca Member of Executive Committee EURACHEM

EUROPEAN SALT PRODUCERS' ASSOCIATION (EUSALT)

Mr Marian Brestovansky Policy and Regulatory Affairs Manager EUsalt Brussels

FOOD INDUSTRY ASIA (FIA)

Ms Teresa Lo Regulatory Affairs, Senior Manager Food Industry Asia

Ms Alice Gu Member

Food Industry Asia Ms Tatiana Nassy

Member

Food Industry Asia

FÉDÉRATION INTERNATIONALE DES VINS ET SPIRITUEUX (FIVS)

Mrs Elisabetta Romeo-Vareille Policy officer at Unione Italiana Vini FIVS

FEDERATION OF VETERINARIANS OF EUROPE (FVE)

Mrs Nancy De Briyne
Executive Director

Federation of Veterinarians of Europe

FOODDRINKEUROPE

Mrs Angelika Mrohs

Managing Director Lebensmittelverband

Deutschland FoodDrinkEurope

GOOD FOOD INSTITUTE (GFI)

Ms Shuli Goh Policy Specialist The Good Food Institute

Ms Laura Braden Lead Regulatory Counsel The Good Food Institute

Washington

Mr Manuel Netto

Analyst

The Good Food Institute

Rio de Janeiro

GLOBAL ORGANIZATION FOR EPA AND DHA OMEGA-3S (GOED)

Dr Harry Rice

VP, Regulatory & Scientific Affairs

GOED

Salt Lake City, Utah

INTERNATIONAL ALLIANCE OF DIETARY/FOOD SUPPLEMENT ASSOCIATIONS (IADSA)

Ms Cynthia Rousselot Dir Technical & Regulatory Affairs

IADSA

INTERNATIONAL BABY FOOD ACTION NETWORK (IBFAN)

Ms Elisabeth Sterken Global Council

International Baby Food Action Network (IBFAN)

Rockport

Dr Magdalena Whoolery MCH-IYCF Consultant

International Baby Food Action Network (IBFAN)

Islamabad

INTERNATIONAL CONFECTIONERY ASSOCIATION (ICA/IOCCC)

Mr Jim Coughlin Consultant

International Confectionery Association

Mrs Farida Mohamedshah

SVP

International Confectionery Association

District of Columbia

Ms Paige Smoyer Senior Manager

International Confectionery Association

INTERNATIONAL COUNCIL OF BEVERAGES ASSOCIATIONS (ICBA)

Ms Joanna Skinner

Senior Manager, Regulatory Advocacy

The Coca-Cola Company

Atlanta

Ms Jacqueline Dillon Senior Manager PepsiCo Chicago, IL

INTERNATIONAL CHEWING GUM ASSOCIATION (ICGA) (ICGA)

Mr Christophe Leprêtre Executive Director

ICGA

Washington D.C.

INTERNATIONAL DAIRY FEDERATION (IDF/FIL)

Mrs Aurélie Dubois

Science and Standards Programme Manager

International Dairy Federation

Brussels

Mr Jamie Jonker Chief Science Officer

National Milk Producer Federation

Mrs Laurence Rycken

Science and Standards Program Manager

International Dairy Federation

Schaerbeek

Mr Allen Sayler Managing Director

Center for Food Safety and Regulatory Solutions

INTERNATIONAL FEED INDUSTRY FEDERATION (IFIF)

Ms Alexandra De Athayde

Executive Director

International Feed Industry Federation (IFIF)

Wiehl

INSTITUTE OF FOOD TECHNOLOGISTS (IFT)

Mr Steven Havlik Codex Coordinator

Institute of Food Technologists

Bradenton

INTERNATIONAL FRUIT AND VEGETABLE JUICE ASSOCIATION (IFU)

Dr David Hammond

Chair Legislation Commission

International Fruit and Vegetable Juice Association

(IFU) Paris

Mr John Collins

Executive Director

International Fruit and Vegetable Juice Association

Paris

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INTERNATIONAL MEAT SECRETARIAT (IMS)

Ms Trachelle Carr

International Technical Services Specialist

International Meat Secretariat

Washington, DC

INTERNATIONAL ORGANIZATION OF THE FLAVOR INDUSTRY (IOFI)

Ms Jing Yi

Director Advocacy and Regulatory Affairs

IOFI Brussels

INTERNATIONAL PROBIOTICS ASSOCIATION (IPA)

Mr George Paraskevakos

Executive Director

International Probiotics Association

Dollard des Ormeaux

THE INTERNATIONAL POULTRY COUNCIL (IPC)

Mr Nicolò Cinotti Secretary General

International Poultry Council

Mr Dennis L.erpelding Science Advisor

International Poultry Council

Mrs Marilia Rangel Campos

Policy Advisor

INTERNATIONAL POULTRY COUNCIL

INTERNATIONAL SPECIAL DIETARY FOODS INDUSTRIES (ISDI)

Mr Jean Christophe Kremer

Secretary General

ISDI Brussels

Ms Patricia G De Mendoza

Delegate ISDI

INTERNATIONAL ORGANIZATION FOR STANDARDIZATION (ISO)

Mrs Sandrine Espeillac

Committee Manager for ISO/TC 34

ISO

Vernier, Geneva

INTERNATIONAL UNION OF FOOD SCIENCE AND TECHNOLOGY (IUFOST)

Prof Samuel Godefroy

Chair Codex Committee

IUFoST - GFoRSS (Disciplinary Group - Food

Regulatory Science)

Quebec City

Mr Omar Elberry

Officer

GFoRSS / IUFoST

Dr Wiem Guissouma

Expert

IUFoST / GFoRSS

Dr Amine Kassouf Research Manager

IUFoST

INTERNATIONAL FOOD POLICY RESEARCH INSTITUTE

Dr Anne Mackenzie Codex Contact Point

IFPRI

Mahone Bay, Nova Scotia

MÉDECINS SANS FRONTIÈRES INTERNATIONAL (MSF)

Mrs Odile Caron

Food Safety and Quality coordinator

MSF International (Medecins Sans Frontieres)

NATIONAL HEALTH FEDERATION (NHF)

Mr Scott Tips

President & General Counsel National Health Federation

Monrovia

SSAFE

Ms Cristina Avalos Badiano

Member of SSAFE

SSAFE

Dr Himanshu Gupta Vice President of SSAFE

SSAFE

WORLD PUBLIC HEALTH NUTRITION ASSOCIATION (WPHNA)

Ms Margaret Miller

President

World Public Health Nutrition Association

Joondalup

Dr Sara Garduno-Diaz

Secretary

World Public Health Nutrition Association

ASSOCIATION OF YOGHURTS & LIVE FERMENTED MILKS (YLFA)

Mrs Rosanna Pecere

Expert

YLFA International

Brussels

HEALTH FOR ANIMALS (HEALTHFORANIMALS)

Dr Amelia Breinig HealthforAnimals

Mr Carel Du Marchie Sarvaas

Executive Director HealthforAnimals

Mr Charles Bernard Julien

Counsel

Health for Animals

Geneva

Dr Elzo Kannekens HealthforAnimals REP22/CAC 67

Dr Liezl Kock Consultant HealthforAnimals

UNITED NATIONS CHILDREN'S FUND (UNICEF) (UNICEF)

Ms Alison Fleet **Technical Specialist** UNICEF Copenhagen

WORLD FOOD PROGRAMME (WFP)

Mr Francesco Mascherpa Food technologist World food program

Mrs Wfp - Yang Food Technologist World Food Program

FAO

Mr Markus Lipp Food Safety Officer

Food and Agriculture Organization of the U.N.

(FAO) Rome

Ms Esther Garrido Gamarro

Fishery Officer

Food and Agriculture Organization of the U.N.

(FAO) Rome

Ms Danielle Perpoli Programme Officer

Food and Agriculture Organization of the U.N.

Rome

WHO

Dr Francesco Branca

Director

Department of Nutrition and Food Safety (NFS)

World Health Organization (WHO)

Switzerland

Dr Moez Sanaa **Unit Head**

Standards and Scientific Advice on Food and

Nutrition (SSA)

Department of Nutrition and Food Safety (NFS)

World Health Organization (WHO)

Switzerland

Dr Akio Hasegawa Technical officer

Standards and Scientific Advice on Food and

Nutrition (SSA)

Department of Nutrition and Food Safety (NFS)

World Health Organization (WHO)

Switzerland

Mr Michael-Oliver Hinsch

Programme Administrator, FAO/WHO Codex Trust

Fund

Standards and Scientific Advice on Food and

Nutrition (SSA)

Department of Nutrition and Food Safety (NFS)

World Health Organization (WHO)

Switzerland

Mr Soren Madsen Technical Officer

Standards and Scientific Advice on Food and

Nutrition (SSA)

Department of Nutrition and Food Safety (NFS)

World Health Organization (WHO)

Switzerland

Mr Soren Madsen **Technical Officer**

World Health Organization

Geneva

Dr Chizuru Nishida

Unit Head WHO Geneva

Mr Kim Petersen

Scientist

WHO

CODEX SECRETARIAT

Mr Tom Heilandt

Codex Secretary

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Dr Sarah Cahill

Senior Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Dr Hilde Kruse

Senior Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Ms Verna Carolissen-Mackay Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Ms Gracia Brisco

Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

REP22/CAC 68

Mr Patrick Sekitoleko Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Ms Lingping Zhang Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Mr Jaewoo Park Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Ms Myoengsin Choi Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Mr Goro Maruno Food Standards Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Mr David Massey Special Adviser - Codex

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Mr Roberto Sciotti

Knowledge Management Officer

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome Mr Giuseppe Di Chiera Public Information Specialist

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Ms Jocelyne Farruggia

Office Assistant

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Ms Ilaria Tarquinio Programme Assistant

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Mr Florence Martin Di Martino

Office Assistant

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Ms Elaine Raher Office Assistant

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N. (FAO)

Rome

Mr Peter Di Tommaso Document Clerk

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Mr Robert Damiano

IT Clerk

Joint FAO/WHO Food Standards Programme Food and Agriculture Organization of the U.N.

(FAO) Rome

Appendix II

LIST OF ADOPTED STANDARDS AND RELATED TEXTS

Standards and related texts	Reference	Job No.	Status
Revision to the <i>Standard for Named Vegetable Oils</i> (CXS 210-1999): Essential composition of sunflower seed oils	REP22/FO, Paragraph 45, Appendix III	N09- 2017	5/8
			8
Guidelines for Ready-to-Use Therapeutic Foods (RUTF)	REP22/NFSDU, Paragraph 126, Appendix II	N05- 2016	Adopted with amendments (see Agenda item 4.2, paragraph 53)
Oxidations for the Management of Dialogical Foodbarra	REP22/FH,	Noo	
Guidelines for the Management of Biological Foodborne Outbreaks	Paragraph 31, Appendix II	N06- 2018	8
Devision to the Comment Driverintee of Food I having	REP22/FH,	NICO	
Revision to the <i>General Principles of Food Hygiene</i> (CXC 1-1969)	Paragraph 52, Appendix III	N03- 2016	5/8
	REP22/FFV	N02-	5/8
Standard for Onions and Shallots	Paragraph 35, Appendix II	2018	0/0
	REP22/FFV	N03- 2018	5/8
Standard for Berry Fruits	Paragraph 56, Appendix III		
Code of Practice for the Prevention and Reduction of	REP22/CF	N07-	8
Cadmium Contamination in Cocoa Beans	Paragraph 68, Appendix III	2019	J
Maximum lavel (ML) for codmium in coope neuron (1000/	REP22/CF	NI4 <i>E</i>	
Maximum level (ML) for cadmium in cocoa powder (100% cocoa solids on a dry matter basis)	Paragraph 59, Appendix II, Part II	N15- 2014	5/8
	REP22/CF		
Maximum levels for lead in cereal-based foods for infants and young children, white and refined sugar, corn and maple syrups, honey and sugar-based candies	Paragraphs 79, 96, 101, 102(i), Appendix IV	N05-2019	9 5/8
Maximum levels (MLs) for methylmercury in orange roughy	REP22/CF	NO4	
and pink cusk eel	Paragraph 112(i), Appendix V	N04- 2021	5/8
Maximum levels (MLs) for total aflatoxins in maize grain, destined for further processing; flour meal, semolina and	DED22/CE		5/8
		N08-	
based food for infants and young children (excluding foods for food aid programs); and cereal-based food for infants and young children for food aid programs	Paragraph 154(i), Appendix VI, Part I	2019	
for food aid programs); and cereal-based food for infants	REP22/CF Paragraph 154(i), Appendix VI, Part I		

Guidelines for the Recognition of Active Substances or Authorized Uses of Active Substances of Low Public Health Concern that Are Considered Exempted from the Establishment of Maximum Residue Limits or Do Not Give Rise to Residues	REP22/PR53 Paragraph 196, Appendix IX	N03- 2019	5/8
Maximum residue limits (MRLs) for different combinations of pesticides/commodity(ies)	REP22/PR53 Paragraph 151(i) a), Appendix II	-	5/8
Revision of Classification of Food and Feed (CXA 4-1989): definitions for edible offal, fat, meat and muscle, including the definitions for the portion of the commodity to which maximum residue limits (MRLs) apply and which is analyzed for fat and muscle	REP22/PR53 Paragraph 188, Appendix VIII	-	Adopted
Revision of the Classification of Food and Feed (CXA 4-1989): Consequential amendment to Class D, Processed Food of Plant Origin. Inclusion of additional commodities for citrus fruits pulps (dried) and oils (edible) and soya flour	REP22/PR53 Paragraph 176, Appendix VII	-	Adopted
Standard for Dried Floral Parts - Saffron	REP22/SCH Paragraph 39, Appendix III	N06- 2017	8
Standard for Dried Seeds - Nutmeg	REP22/SCH Paragraph 59, Appendix IV	N07- 2017	8
Standard for Dried or Dehydrated Chilli Pepper and Paprika	REP22/SCH Paragraph 80, Appendix V	N03- 2017	5/8
Regional Standard for Dried Meat	REP22/AFRICA Paragraph 40(i), Appendix III		
Guidelines for Developing Harmonised Food Safety Legislation for the CCAFRICA Region	REP22/AFRICA Paragraph 67, Appendix IV		

Appendix III

LIST OF DRAFT STANDARDS AND RELATED TEXTS ADOPTED AT STEP 5

Standards and related texts	Reference	Job No.	Status
Draft revision to the Standard for Named	REP22/FO,		
Vegetable Oils (CXS 210-1999): Inclusion of avocado oil	Paragraph 82(i, iv), Appendix IV	N12-2017	Adopted
	REP22/FFV,		
Draft Standard for Fresh Dates	Paragraph 78, Appendix IV	N01-2016	Adopted
Maximum level (ML) for lead in ready-to-	REP22/CF,		
eat meals for infants and young children	Paragraph 102(ii), Appendix IV	N05-2019	Adopted
Draft Code of Practice for Prevention and	REP22/CF,		
Reduction of Mycotoxin Contamination in Cassava and Cassava-Based Products	Paragraph 200(i), Appendix VII	N05-2021	Adopted
	REP22/SCH,		
Draft Standard for Dried Small Cardamom	Paragraph 107, Appendix VI	N01-2021	Adopted
Draft Standard for Spices Derived from	REP22/SCH,		
Dried Fruits and Berries (Part A - Allspice, Juniper berry, Star anise)	Paragraph 121(i), Appendix VII Part A	N03-2021	Adopted
Draft maximum residue limits (MRLs) for zilpaterol hydrochloride (cattle kidney, liver, muscle)	REP21/RVDF, Paragraph 87, Appendix II	Priority List of Veterinary Drugs Requiring Evaluation or Re- evaluation by JECFA (Ongoing)	Adopted

Appendix IV

LIST OF REVOKED STANDARDS AND RELATED TEXTS

Standards and related texts	Reference
Codex maximum residue limits (CXLs) for different combinations of pesticides/commodity(ies) proposed for revocation	REP22/PR53, Paragraph 151(i), b), Appendix III
Guidelines on the Use of Mass Spectrometry for the Identification, Confirmation and Quantitative Determination of Residues (CXG 56-2005)	REP22/PR53, Paragraph 234(i)

Appendix V

LIST OF APPROVED NEW WORK

Codex body	Text	Reference and project document	Job No.
CCFO	Amendment/revision to the Standard for Named Vegetable Oils (CXS 210-1999) to include: Camellia seed oil; Sacha inchi oil; and High oleic acid soya bean oil	REP22/FO, Paragraphs 152, 160, 169, Appendices V, VI, VIII, CX/CAC 22/45/3, Annexes I, II, III ³³	N01-2022 N02-2022 N03-2022
CCFO	Amendment/revision to the Standard for Fish Oils (CXS 329-2017) - Inclusion of Calanus oil	REP22/FO, Paragraph 166 (i), Appendix VII CX/CAC 22/45/3, Annex IV ³⁴	N04-2022
CCLAC ³⁵	Development of a Regional Standard for Castilla Lulo	REP22/FFV, Paragraph 84(i) CX/CAC 22/45/6, Annex I	N05-2022
CCFFV	Development of a Standard for Fresh Curry Leaves	REP22/FFV, Paragraph 97(i), Appendix VI CX/CAC 22/45/6, Annex II	N06-2022
CCFICS	Development of Principles and Guidelines on the Use of Remote Audit and Verification in Regulatory Frameworks	REP21/FICS, Paragraph 114(iv), REP22/EXEC2, Paragraph 64 CX/CAC 22/45/13, Annex III	N07-2022
CCFH ³⁶	Alignment of food hygiene texts with the revised General Principles on Food Hygiene (CXC 1-1969)	REP22/CAC, Paragraphs 55-57	n/a ³⁷

 $^{^{33}}$ The annexes of CX/CAC 22/45/3 have been published in all 6 languages and they are similar to those in REP22/CAC.

³⁴ See note 1 above

³⁵ See paragraphs 61-63 of REP22/CAC

³⁶ While the most significant amount of alignment work is required for the texts developed by CCFH, CAC45 also requested other subsidiary bodies and the Codex Secretariat to ensure any necessary alignment with the *General Principles of Food Hygiene* (CXC 1-1969) was also undertaken in other Codex texts

³⁷ Job numbers may be assigned later in case initial alignment work indicates an extensive revision of particular texts is required.

Appendix VI

LIST OF DISCONTINUED WORK

Codex body	Text	Reference	
CCCF	Maximum levels (MLs) for lead in fresh eggs, dried garlic and molasses	s, REP22/CF15, Paragraph 102(iii),	
CCPR	Maximum residue limits (MRLs) for different combinations of pesticides/commodity(ies) in the Step Procedure recommended for withdrawal (discontinuation)		

Appendix VII

LIST OF AMENDMENTS

Standards and related texts	Reference	Status
Editorial according to the control of the Control of Provides for the	REP22/FO	
Editorial amendments/changes to the Code of Practice for the Storage and Transport of Edible Fats and Oils in Bulk (CXC 36-1987): Appendix 2	Paragraph 144(iii), Appendix IX	Adopted
	REP22/FFV	
Amendment to the Standard for Bananas (CXS 205-1997)	Paragraph 88, Appendix V	Adopted
Editorial amendment to the maximum levels (MLs) for cadmium	REP22/CF	
in chocolates containing or declaring <30% total cocoa solids on a dry matter basis and chocolates containing or declaring ≥30% to ≤50% total cocoa solids on a dry matter basis	Paragraph 58, Appendix II, Part I	Adopted
	REP22/CF	
Consequential amendment to the maximum level (ML) for DON (deoxynivalenol) in cereal-based foods for infants and young children	Paragraph 154 (iii), Appendix VI, Part II	Adopted
Amendment to the Regional Standard for Chanterelles (CXS 40R-1981), Section 8.2	REP22/EURO Paragraph 21(i v)Appendix II	Adopted
Amendment to the Regional Standard for Unrefined Shea Butter (CXS 325R-2017), Section 7.2	REP22/AFRIC	
Amendment to the Regional Standard for Fermented Cooked Cassava-Based Products (CXS 334R-2020), Section 7.3	A Paragraph 24	Adopted
Amendment to the <i>Regional Standard for Fresh Leaves of</i> Gnetum <i>spp.</i> (CXS 335R-2020), Section 6.2	(iv)Appendix II	
Amendment to the Standard for Black, White and Green Peppers (CXS 326-2017), Section 8.3		
Amendment to the <i>Standard for Cumin</i> (CXS 327-2017), Section 8.3		
Amendment to the <i>Standard for Dried Thyme</i> (CXS 328-2017), Section 8.3		
Amendment to the <i>Standard for Dried Oregano</i> (CXS 342-2021), Section 8.5	REP21/SCH	
Amendment to the Standard for Dried Roots, Rhizomes and Bulbs: Dried or Dehydrated Ginger (CXS 343-2021), Section 8.4	Paragraph 11, Appendix II Part A	Adopted
Amendment to the <i>Standard for Dried Floral Parts: Cloves</i> (CXS 344-2021), Section 8.4		
Amendment Standard for Dried Basil (CXS 345-2021), Section 8.4		
Amendment to the <i>Standard for Dried or Dehydrated Garlic</i> (CXS 347-2019), Section 8.5		

Editorial amendment to the *Standard for Cocoa Butter* (CXS 86-1981), Section 5.2

Editorial amendment to the *Standard for Chocolate and Chocolate Products* (CXS 87-1981), Section 5.3

Editorial amendment to the Standard for Cocoa Powders (Cocoas) and Dry Mixtures of Cocoa and Sugars (CXS 105-1981), Section 6.2

Editorial amendment to the Standard for Cocoa (Cacao) Mass (Cocoa/Chocolate Liquor) and Cocoa Cake (CXS 141-1983), Section 6.2

Editorial amendment to the *Standard for Milk Powders and Cream Powder* (CXS 207-1999), Section 7.5

Editorial amendment to the *Group Standard for Cheeses in Brine* (CXS 208-1999), Section 7.3

Editorial amendment to the *Group Standard for Unripened Cheese Including Fresh Cheese* (CXS 221-2001), Section 7.3

Editorial amendment to the *Standard for Fermented Milks* (CXS 243-2003, Section 7.3

Editorial amendment to the *Standard for Dairy Fat Spreads* (CXS 253-2006), Section 7.3

Editorial amendment to the *Standard for Mozzarella* (CXS 262-2006), Section 7.4

Editorial amendment to the *Standard for Cheddar* (CXS 263-1966), Section 7.5

Editorial amendment to the *Standard for Danbo* (CXS 264-1966), Section 7.5

Editorial amendment to the *Standard for Edam* (CXS 265-1966), Section 7.5

Editorial amendment to the *Standard for Gouda* (CXS 266-1966), Section 7.5

Editorial amendment to the *Standard for Havarti* (CXS 267-1966), Section 7.5

Editorial amendment to the *Standard for Samso* (CXS 268-1966), Section 7.5

Editorial amendment to the *Standard for Emmental* (CXS 269-1967), Section 7.5

Editorial amendment to the *Standard for Tilsiter* (CXS 270-1968), Section 7.5

Editorial amendment to the *Standard for Saint-Paulin* (CXS 271-1968), Section 7.5

Editorial amendment to the *Standard for Provolone* (CXS 272-1968), Section 7.5

REP21/CAC
Paragraph 86, Adopted
CX/CAC
22/45/12 Rev.

Adopted

REP21/CAC Paragraph 86, CX/CAC 22/45/12 Rev. 1 Editorial amendment to the Standard for Cottage Cheese (CXS 273-1968), Section 7.4

Editorial amendment to the Standard for Coulommiers (CXS 274-1969), Section 7.4

Editorial amendment to the Standard for Cream Cheese (CXS 275-1973), Section 7.4

Editorial amendment to the Standard for Camembert (CXS 276-1973), Section 7.4

Editorial amendment to the Standard for Brie (CXS 277-1973), Section 7.4

Editorial amendment to the Standard for Butter (CXS 279-1971), Section 7.3

Editorial amendment to the Standard for Milkfat Products (CXS 280-1973), Section 7.2

Editorial amendment to the Standard for Evaporated Milks (CXS 281-1971), Section 7.5

Editorial amendment to the Standard for Sweet Condensed Milks (CXS 282-1971), Section 7.5

Editorial amendment to the General Standard for Cheese (CXS 283-1978), Section 7.4

Editorial amendment to the Standard for Whey Cheeses (CXS 284-1971), Section 7.3

Editorial amendment to the Standard for Cream and Prepared Creams (CXS 288-1976), Section 7.3

Editorial amendment to the Standard for Whey Powders (CXS 289-1995), Section 7.2

Editorial amendment to the Standard for Edible Casein Products (CXS 290-1995), Section 7.2

Editorial amendment to the Standard for Dairy Permeate Powders (CXS 331-2017), Section 7.2

Editorial amendment to the Standard for Preserved Tomatoes (CXS 13-1981), Section 8.3

Editorial amendment to the Standard for Canned Applesauce (CXS 17-1981), Section 8.2

Editorial amendment to the Standard for Processed Tomato Concentrates (CXS 57-1981), Section 8.4

Editorial amendment to the Standard for Table Olives (CXS 66-1981), Section 8.2

Editorial amendment to the Standard for Mango Chutney (CXS 160-1987), Section 8.2

Adopted

REP21/CAC Paragraph 86, CX/CAC 22/45/12 Rev.

Adopted

REP21/CAC

Paragraph 86 CX/CAC 22/45/12 Rev.

Editorial amendment to the *Standard for Desiccated Coconut* (CXS 177-1991), Section 9.2

Editorial amendment to the *Standard for Kimchi* (CXS 223-2001), Section 8.2

Editorial amendment to the *Standard for Canned Bamboo Shoots* (CXS 241-2003), Section 8.2

Adopted

Editorial amendment to the *Standard for Canned Stone Fruits* (CXS 242-2003), Section 8.2

REP21/CAC

Editorial amendment to the *Standard for Certain Canned Citrus Fruits* (CXS 254-2007), Section 8.3

Paragraph 86, CX/CAC 22/45/12 Rev.

Editorial amendment to the *Standard for Pickled Fruits and Vegetables* (CXS 260-2007), Section 8.3

Editorial amendment to the *Standard for Jams, Jellies and Marmalades* (CXS 296-2009), Section 8.4

Editorial amendment to the *Standard for Certain Canned Vegetables* (CXS 297-2009), Section 8.3

Editorial amendment to the *Standard for Certain Canned Fruits* (CXS 319-2015), Section 8.3

Editorial amendment to the *Standard for Quick Frozen Vegetables* (CXS 320-2015), Section 9.3

Editorial amendment to the *Standard for Ginseng Products* (CXS 321-2015), Section 7.4

Editorial amendment to the *Standard for Corned Beef* (CXS 88-1981), Section 7.3

Editorial amendment to the *Standard for Luncheon Meat* (CXS 89-1981), Section 7.4

Editorial amendment to the *Standard for Cooked Cured Ham* (CXS 96-1981), Section 7.3

Editorial amendment to the *Standard for Cooked Cured Pork Shoulder* (CXS 97-1981), Section 7.3

Editorial amendment to the *Standard for Cooked Cured Chopped Meat* (CXS 98-1981), Section 7.4

Editorial amendment to the *Standard for Honey* (CXS 12-1981), Section 7.2

Editorial amendment to the *Standard for Wheat Protein Products Including Wheat Gluten* (CXS 163-1987), Section 8.5

Editorial amendment to the *General Standard for Vegetable Protein Products (VPP)* (CXS 174-1989), Section 8.3

Editorial amendment to the *Standard for Soy Protein Products* (CXS 175-1989), Section 8.3

Editorial amendment to the General Standard for Fruit Juices

and Nectars (CXS 247-2005), Section 8.2

Editorial amendment to the Standard for Edible fungi and Fungus Products (CXS 38-1981), Section 8.4

Editorial amendment to the *Standard for Dried Edible Fungi* (CXS 39-1981), Section 6.2

Editorial amendment to the *Standard for Quick Frozen Strawberries* (CXS 52-1981), Section 6.5

Editorial amendment to the *Standard for Canned Raspberries* (CXS 60-1981), Section 7.2

Editorial amendment to the *Standard for Canned Strawberries* (CXS 62-1981), Section 7.2

Editorial amendment to the Standard for Quick Frozen Raspberries (CXS 69-1981), Section 6.4

Editorial amendment to the *Standard for Quick Frozen Peaches* (CXS 75-1981), Section 6.4

Editorial amendment to the Standard for Quick Frozen Bilberries (CXS 76-1981), Section 6.4

Editorial amendment to the *Standard for Quick Frozen Blueberries* (CXS 103-1981), Section 6.4

Editorial amendment to the *Standard for Pickled Cucumbers* (*Cucumber Pickles*) (CXS 115-1981), Section 8.2

Editorial amendment to the *Standard for Unshelled Pistachio Nuts* (CXS 131-1981), Section 7.2

Editorial amendment to the *Standard for Canned Chestnuts and Canned Chestnut Puree* (CXS 145-1985), Section 7.2

Editorial amendment to the *Standard for Aqueous Coconut Products – Coconut Milk and Coconut Cream* (CXS 240-2003), Section 8.2

Editorial amendment to the General Standard for the Use of Dairy Terms (CXS 206-1999)

Editorial amendment to the Standard for a Blend of Evaporated Skimmed Milk and Vegetable Fat (CXS 250-2006), Section 7.6

Editorial amendment to the *Standard for a Blend of Skimmed Milk and Vegetable in Powdered Form* (CXS 251-2006), Section 7.6

Editorial amendment to the Standard for a Blend of Sweetened Condensed Skimmed Milk and Vegetable Fat (CXS 252-2006), Section 7.6

Editorial amendment to the Standard for Extra Hard Grating Cheese (CXS 278-1978), Section 8.3

Editorial amendment to the *Standard for Sugars* (CXS 212-1999), Section 5.3

Editorial amendment to the *Standard for Gochujang* (CXS 294-2009), Section 8.2

Editorial amendment to the *Standard for Chili Sauce* (CXS 306-2011), Section 8.2

Editorial amendment to the *General Standard for Canned Mixed Fruits*, Section 8.3

Editorial amendment to the *General Standard for Dried Fruits*, Section 8.3

Appendix VIII Part A

CAC45 vote without recording names

منظمة الأغذية والزراعة للأم المتحدة

联合国粮食及农业组织

Food and Agriculture Organization of the United Nations



Organisation des Nations Unies pour l'alimentation et l'agriculture

Продовольственная и сельскохозяйственная организация Объединенных Наций

Organización de las Naciones Unidas para la Alimentación y la Agricultura

23/11/2022 04:39:08 PM

Vote on:

To adopt the proposed MRLs for zilpaterol at Step 5

Vote sur: Pour l'adoption des LMR proposées pour le LMR pour le chlorhydrate de zilpatérol à l'étape 5 Votación para:Adoptar los LMR de clorhidrato de zilpaterol al trámite 5

RESULT SHEET/RESULTATS/RESULTADOS

Vote without recording names/vote ne faisant pas référence aux noms des votants /voto sin consignar los nombres

Number of votes cast/ Nombre de suffrages exprimés/ Número de votos emitidos	135
Majority required/ Majorité requise/ Mayoría requerida	68
Votes for/ Votes pour/ Votos en favor	87
Votes against/ Votes contre/ Votos en contra	48
Abstentions/ Abstenciones	7

ADOPTED/ ADOPTÉE/ACEPTADA

Elections Officer/ Fonctionnaire électoral/ El oficial de elecciones

(I.A.Betlem)

Appendix VIII Part B

CAC45 nominal vote

الأغذية والزراعة للأم المتحدة

联合国粮食及农业组织

Food and Agriculture Organization of the United Nations



Organisation des Nations Unies pour l'alimentation et l'agriculture

Продовольственная и сельскохозяйственная организация Объединенных Наций

Organización de las Naciones Unidas para la Alimentación y la Agricultura

23/11/2022 05:07:24 PM

Vote on: To replace, for CAC45, on an exceptional basis paragraph 6 of the Procedure for the Elaboration of Codex standards Vote sur: Dans le cadre de la 45e session de la Commission, remplacer les dispositions figurant au paragraphe 6 de la Votación para Reemplazar, para el 45.º período de sesiones de la Comisión del Codex Alimentarius, el párrafo 6 del Procedimiento

RESULT SHEET/RESULTATS/RESULTADOS

Nominal vote/Vote par appel nominal/Votación Nominal

Number of votes cast/ Nombre de suffrages exprimés/ Número de votos emitidos

Majority required/ Majorité requise/ Mayoría requerida Votes for/ Votes pour/ Votos en favor

130 (at least 80)

87 84

Votes against/ Votes contre/ Votos en contra

20 + 26(EU)

= 46

Abstentions/ Abstenciones

9

Votes for: Votes pour: Votos en favor: Angola, Antigua and Barbuda, Argentina, Australia, Bahamas, Belize, Brazil, Burkina Faso, Burundi, Cabo Verde, Canada, Chad, Chile, Colombia, Comoros, Cook Islands, Costa Rica, Côte d'Ivoire, Cuba, Dominica, Dominican Republic, Ecuador, Egypt, El Salvador, Ethiopia, Fiji, Gambia, Ghana, Grenada, Guatemala, Guinea-Bissau, Guyana, Haiti, Honduras, Jamaica, Japan, Jordan, Kenya, Kiribati, Lesotho, Madagascar, Malawi, Malaysia, Mali, Mauritania, Mauritius, Mexico, Micronesia (Federated States of), Morocco, Mozambique, Namibia, Nauru, New Zealand, Nicaragua, Niger, Oman, Panama, Papua New Guinea, Paraguay, Peru, Philippines, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, Samoa, Senegal, Seychelles, Singapore, Solomon Islands, South Africa, South Sadan, Sudan, Suriname, Timor-Leste, Tonga, Trinidad and Tobago, Uganda, United Republic of Tanzania, United States of America, Uruguay, Vanuatu, Venezuela (Bolivarian Republic of), Zambia, Zimbabwe

Votes against: Votes contre: Votos en contra: Albania, Azerbaijan, Benin, China, European Union (Member Organization), India, Iran (Islamic Republic of), Kazakhstan, Kyrgyzstan, Montenegro, North Macedonia, Norway, Republic of Moldova, Russian Federation, San Marino, Saudi Arabia, Switzerland, Syrian Arab Republic, Thailand, Türkiye, Turkmenistan

Abstentions: Abstenciones: Barbados, Indonesia, Kuwait, Libya, Qatar, Republic of Korea, Togo, United Kingdom, Viet Nam

No Reply: Aucune réponse: Ninguna respuesta: Algeria, Bangladesh, Belarus, Bolivia (Plurinational State of), Botswana, Cameroon, Central African Republic, Democratic People's Republic of Korea, Democratic Republic of the Congo, Djibouti, Georgia, Guinea, Iraq, Israel, Rwanda, Sierra Leone, Somalia, Yemen

REJECTED/ REPOUSSÉE/ RECHAZADA

Elections Officer/ Fonctionnaire électoral/ El oficial de elecciones

(I, x, Betlem)

Appendix IX

STATEMENTS ON ADOPTION AT STEP 5 OF DRAFT MRLs FOR ZILPATEROL HYDROCHLORIDE IN CATTLE LIVER, KIDNEY AND MUSCLE

Statements received in writing:

European Union

The EU reiterates its strong opposition to the adoption of the MRLs for zilpaterol by the Commission. As zilpaterol is solely used for the purpose of growth promotion, the EU cannot not support an international standard that endorses its use. The EU has systematically opposed the development of Codex MRLs for growth promoters. The EU opposition to growth promoters is based on concerns about the health and welfare of animals, consumer preferences, and moral and socio-economic concerns about the sustainability of farming practices that employ growth promoters. The One Health approach also recognizes the interlinkages between these different aspects and the health of consumers.

The EU policy on such substances is widely supported by European citizens and it is applied in a non-discriminatory manner. The EU upholds the core Codex values of inclusiveness, collaboration, consensus building and transparency. Unfortunately, consensus has never been reached in Codex on the question of growth promoters due to divergent conceptions and expectations regarding food production systems. This is in sharp contrast with the rest of Codex work since Codex has successfully adopted thousands of standards and other Codex texts by consensus. The EU remains strongly committed to Codex work and trusts that in the future similar situations can be avoided by ensuring consensus on the amenability of certain standards at the start of the work, allowing the focus of our precious resources on genuine needs and issues of global relevance. The EU is looking forward to discuss this topic at the next CAC, in full respect of the applicable rules of procedure. The EU is grateful to the chair of the Commission for the very precious procedural guidance and clarification provided before this CAC and for his skillful handling of our discussions in line with the rules. The EU remains open to engage in further consensus seeking on this issue in the run-up to CAC46.

Norway

Norway voted against the adoption at Step 5 because we would have preferred a consensus decision which might have suited all parties, both for us that strongly oppose the MRLs and for those in need for MRLs. We still consider it important that Members engage further in discussions to find consensus in order to avoid a vote at Step 8 at the next Commission.

Thailand

The decision to adopt MRLs for zilpaterol hydrochloride at Step 5 was not taken by consensus. Thailand is concerned that with high consumption of edible offal tissues, including those other than liver and kidney, the risk posed to consumers may include effect of residues from the current recommended use and withdrawal period of zilpaterol hydrochloride and cause adverse health effect of exposure. In this regard, we believe the exposure assessment has not been done completely. In addition, the national policy and regulations in Thailand only allow the use of veterinary drugs for therapeutic purposes, not for the other objectives, such as growth promotion. For these reasons, Thailand would like to reserve its position on the adoption of MRLs for zilpaterol hydrochloride at Step 5.

United Kingdom

The United Kingdom maintained its opposition and abstained from acceptance of the decision to adopt MRLs for zilpaterol hydrochloride at Step 5 as this compound is prohibited in national legislation. The United Kingdom further noted that the decision to adopt the zilpaterol MRLs at Step 5 was reached by vote and not consensus.

United States of America

The United States welcomes the adoption of MRLs for zilpaterol at Step 5 and commends the Commission and its Members for coming together to advance this work. To meet the global challenge of ensuring the availability and affordability of safe food to every country, community, and household, we must embrace innovation and science. In this spirit, the United States will continue to call on the Commission and Codex Members to uphold the institution's foundations by advancing international standards that are based on science and that serve the collective interests of global consumers and producers. If Codex is to fulfill its mandate, zilpaterol standards must move forward for final adoption at CAC46.

Statements based upon the transcript of CAC45:

Argentina

We would like to congratulate the Chairperson for the work carried out. Not because we actually approved zilpaterol, which was the task at hand but for having applied the Procedural Manual and not having continued to prolong the discussion on this matter because this might have been easier and more comfortable. So, we congratulate you on that. I'm worried that there was no reaction to any of the things that were said because it seems that some people have morals and others don't. And I don't know if there's a bar here that's been set on morality. And why do we have to discuss morality in this forum? Here we need to talk about science, we need to talk about results, and we need to be conscious of the fact that it is impossible for 180 countries and their communities to have the same concerns, because obviously it would be denying the world's many different cultures. Talking about the concerns of consumers is not realistic because consumers are extremely diverse and have very different concerns throughout the globe. And so, there are issues that out of respect should not be used here. We've known for years and years, ever since we started discussing these matters, that none of these issues are legitimate or within the legitimate scope of Codex. They are just opinions that are prolonging the debate. It is detrimental to Codex when we postpone a decision for 20 years and do not apply the Procedural Manual.

Chad

Thank you for guiding us in these discussions and seeing us through the vote regarding zilpaterol, which is a growth hormone. And as has been said, there have been discussions based on scientific data. I think that we should not leave it at the vote, but we should pursue the discussion regarding risk analysis in order to go deeper into risk management and also communication on risk and therefore the use of zilpaterol.

Chairperson of CCRVDF

I wish to express my gratitude to the Members of this Commission for their extensive discussion on the draft MRLs for zilpaterol. As Members noted, the CCRVDF has also thoroughly discussed the draft MRLs during several sessions. The discussion of the MRLs for zilpaterol has been a challenging one, on which there are strongly held views on both sides. As this Commission did, CCRVDF was able to reach consensus on the JECFA risk assessment basis of the MRLs. But the CCRVDF has been unable to reach consensus on any action for the MRLs. The CCRVDF could neither agree to advance nor to hold them. It is always preferable to make decisions based on consensus, but I greatly appreciate the willingness of this Commission to make decisions by other means deemed appropriate. In particular, I thank the Members of this Commission for making decisions that CCRVDF has been unable to make. And lastly, I'm grateful to the Commission for your support and agreement to retain the future discussion of the draft zilpaterol MRLs within the Commission.

Chile

Chile would like to thank you for the efforts carried out in order to make headway on this matter. We'd like to recall what we said yesterday. As defined in the principles of risk assessment, in the case of zilpaterol, we also would like to recall that the form for presenting information is always there. And that's why we support what was said by Uruguay, the United States of America, and Ecuador. And Chile would like to make sure that this statement is recorded in the report.

China

We would like to congratulate you on your leadership and on your efforts. However, we do regret the decision that's been taken considering zilpaterol, because it is a substance that is forbidden in many countries. It is a growth promoter that does not meet with consensus. We cannot predict the risks, especially in edible offal. We don't know what kind of hazards exist in that context. We did advance the standard to Step 6. We regret that, and we'd like for our reservation to be recorded.

Ecuador

We endorse what was just expressed by the United States of America and Uruguay and we accept, of course, the outcome of the vote. We believe that all decisions of Codex Alimentarius ought to be based on science and on the principles of risk assessment. If there are no scientific reasons contrary to the recommendations made by the expert committee, and if there are no other legitimate factors that ought to be considered globally, then they should not influence on our risk management or the attainment of consensus. We believe that there was a consensus to advance. So, we voted, we decided on things, and we're going to continue to work. We ask that our statement be recorded as it was delivered in the report.

Indonesia

As we stated on the first day, Indonesian regulation does not approve the use of growth promoters including zilpaterol hydrochloride. Obviously, Indonesia also respects the result of the voting for the proposal on MRLs

yesterday and noted that the decision made has been concluded by the Commission. With that, Indonesia would like to register its reservation for this issue.

Kazakhstan

Kazakhstan would like to echo other countries who have objected to the adoption of the MRL for zilpaterol. I would like to note that consumers in Kazakhstan also consume other edible offals. We need an inclusive approach in assessing the safety of zilpaterol.

As we can see, that the problem we face is the lack of additional scientific data or other factors. Discussion showed that in many countries the use of growth promoters is forbidden, and therefore it cannot be stated that we will have full data in the near future.

This raises a logical question – why should we approve at the international level the MRLs for these promoters? Austria and Norway have well noted that the risk assessment is carried out by JECFA, but we are the ones who make the decision, in other words, the Commission.

And therefore, once again Kazakhstan would like to take the opportunity to call on countries to pay attention to the very serious nature of this matter.

Russian Federation

We vote against the adoption of the standard and we are also against the use of growth promoters, and zilpaterol is one of these. As we proposed earlier, to leave the discussion at Step 4 and to put an end to the discussion because we are unable to reach consensus on this matter. We also pointed out that the scientific data have not been seen through to their conclusion, including the major or chronic impact that this can have on the population. You set out the concrete steps whereby we could take the matter further yesterday, and over the past two days, many countries have said that they do not make use of zilpaterol in their own countries and yet they voted for adoption of the standard. Many of these countries spoke about the WTO and these countries can, between now and the next session, discuss how they will fulfil their obligations vis a vis that particular organization. Of course, the Codex standards are not mandatory, they are recommendations. But nobody has put an end to obligations under the WTO. So, the standard has been left at Step 6. This is not the result that we would have liked to see. But we agree that the matter remains at Step 6 and that going further, we should move along the guidelines, the directives of Codex.

Saudi Arabia

We would like to thank you for your efforts. Saudi Arabia has reservation regarding the adoption of this standard at Step 5 as we do not agree with using growth promoters. That is why we would like to record our reservation.

Uganda

Uganda would like to reecho our submission that we made yesterday. And following the outcome of the decision which was made, we would like to support the progression that was made in terms of moving forward with this particular issue. Although I would have loved to close the matter once and for all in this Commission, which may not have been possible. We are happy to note that we made a step forward and we should be able to keep progressing. We do not think that there would be any difference in terms of the weight of the standard regardless of the method that has been deployed considering that the option is fully available in the Codex Procedural Manual and the application of the standard would not be hindered precisely because of the methodology that was adopted in terms of progression. We would further appeal to the Commission to get the subject out of the way as soon as it could. And in any case, probably in the upcoming session, such that we are able to further engage on other important matters of the Commission.

Uruguay

Uruguay would like to thank the Chairperson for making such great efforts to try to find a satisfactory solution to this problem. There are diverging opinions about voting in Codex. For us voting is a mechanism contained in our statutes and it's a viable way of executively solving a problem that's been drawn out over time. So we reiterate our opinion, which we expressed previously, i.e. a vote in this situation was the right solution. There was agreement that the absence of consensus was based on the existence of objections that are founded on the very tenets of Codex; science and fair trade and safety of consumers. Considering objections that are not within the remit of Codex, as viable, is not good practice. Simply because somebody is against, it doesn't mean that there's no consensus. There is no consensus when there is a divergence with the foundations of the body in question.

Zimbabwe

Zimbabwe thanks the Chairperson profusely for the patience to continue to pursue these remarks this morning. Yesterday it was asked one question, to say, do all Members have an equal voice in Codex? And today, in my mind, I think that question still remains. Just two days ago, we had a matter, a conscientious matter. And we solved it amicably through your able leadership, Chairperson, having noted the discontentment among many, many, many countries on the aflatoxins discourse. We submit that the aflatoxins have deleterious effects on people, the majority of these victims being in Zimbabwe or in Africa, in similar countries. The matter did not receive as much attention as we are now having on zilpaterol, where we are flagging animal welfare issues. Animal welfare and the health of the people. Animal welfare and the health of the people. And I must repeat the last time; Animal welfare having pre-eminence above the health of an entire continent. So, I would like to congratulate you, Chairperson. I don't envy your job at all. You worked so hard. You nudged us to get a step forward. We are only unhappy that we were not able to get to a full adoption of these MRL's, but we are happy that we moved some steps. So, we stand with the United States of America, Uganda, Chile, Uruguay, the list is endless, in support of an accelerated adoption of MRLs for zilpaterol. And I think CAC46 will finalize this job.

Appendix X

COUNTRIES RESPONSIBLE FOR APPOINTING

THE CHAIRPERSONS OF CODEX SUBSIDIARY BODIES

Established under Rule XI.1(b)(i)

Code	Subsidiary body	Member responsible	Status
CX 703	Codex Committee on Milk and Milk Products	New Zealand	Adjourned sine die
CX 708	Codex Committee on Cocoa Products and Chocolate	Switzerland	Adjourned sine die
CX 709	Codex Committee on Fats and Oils	Malaysia	Active
CX 710	Codex Committee on Sugars	Colombia	Adjourned sine die
CX 711	Codex Committee on Food Additives	China	Active
CX 712	Codex Committee on Food Hygiene	United States of America	Active
CX 713	Codex Committee on Processed Fruits and Vegetables	United States of America	Adjourned sine die
CX 714	Codex Committee on Food Labelling	Canada	Active
CX 715	Codex Committee on Methods of Analysis and Sampling	Hungary	Active
CX 716	Codex Committee on General Principles	France	Active
CX 718	Codex Committee on Pesticide Residues	China	Active
CX 719	Codex Committee on Natural Mineral Waters	Switzerland	Adjourned sine die
CX 720	Codex Committee on Nutrition and Foods for Special Dietary Uses	Germany	Active
CX 722	Codex Committee on Fish and Fishery Products	Norway	Active ³⁸
CX 723	Codex Committee on Meat Hygiene	New Zealand	Adjourned sine die
CX 728	Codex Committee on Vegetable Proteins	Canada	Adjourned sine die
CX 729	Codex Committee on Cereals, Pulses and Legumes	United States of America	Adjourned sine die
CX 730	Codex Committee on Residues of Veterinary Drugs in Foods	United States of America	Active
CX 731	Codex Committee on Fresh Fruits and Vegetables	Mexico	Active
CX 733	Codex Committee on Food Import and Export Certification and Inspection Systems	Australia	Active
CX 735	Codex Committee on Contaminants in Foods	The Netherlands	Active
CX 736	Codex Committee on Spices and Culinary Herbs	India	Active

³⁸ Working by correspondence