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Interpretative Notice on indication of origin of goods from the territories occupied by Israel since June 1967

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- (1) The European Union, in line with international law, does not recognise Israel's sovereignty over the territories occupied by Israel since June 1967, namely the Colan Heights, the Gaza Strip and the West Bank, including East Jerusalem, and does not consider them to be part of Israel's territory', irrespective of their legal status under domestic Israeli law². The Union has made it clear that it will not recognise any changes to pre-1967 borders, other than those agreed by the parties to the Middle East Peace Process (MEPP)3.
- The application of existing Union legislation on indication of origin of products to products originating in Israeli-occupied territories has been the subject of notices or guidance adopted by the relevant authorities of several Member States. There is indeed a demand for clarity from consumers, economic operators and national authorities about existing Union legislation on origin information of products from Israeli-occupied territories. The aimis also to ensure the respect of Union positions and commitments in conformity with international law on the non-recognition by the Union of Israel's sovereignty over the territories occupied by Israel since June 1967. This notice also aims at maintaining open and smooth trade, is not hindering trade flows and should not be construed to do SO.
- This Notice does not create any new legislative rules. While this Notice reflects the Commission's understanding of the relevant Union legislation, enforcement of the relevant rules remains the primary responsibility of Member States. According to the case-law, while the choice of penalties remains within their discretion, Member States must ensure that penalties for infringements of provisions of Union law are effective, proportionate and dissuasive. The Commission ensures, as guardian of the Treaties, compliance with these obligations of Member States if need be by way of infringement proceedings. This Notice is without prejudice to other requirements established by Union legislation, and to the interpretation which the Court of Justice may provide.
- Several pieces of Union legislation currently provide for mandatory indication of origin of the product in question. The requirement often relates to the designation of the (4) "country of origin"s, but sometimes other expressions, such as the "place of provenance", for foods, are also used. Subject to any specific provision to the contrary in the relevant provisions of Union legislation, in principle determination of the country of origin of foods will be based on the Union's non-preferential rules of origin laid-down in customs legislation.
- When the indication of origin of the product in question is explicitly required by the relevant provisions of Union law, it must be correct and not misleading for the consumer. (5)
- When the indication of origin is not mandatory, if the origin is provided on a voluntary basis, the information must be correct and not misleading for the consumer. (6)
- (7) Since the Golan Heights and the West Bank (including East Jerusalem)" are not part of the Israeli territory according to international law, the indication 'product from Israel"1 is considered to be
- (8) To the extent that the indication of the origin is mandatory, another expression will have to be used, which takes into account how these territories are often known.
- (9) For products from Palestine that do not originate from settlements, an indication which does not mislead about the geographical origin, while corresponding to international practice, could be 'product from the West Bank (Palestinian product)113, 'product from Gaza' or 'product from Palestine'.
- For products from the West Bank or the Golan Heights that originate from settlements, an indication limited to 'product from the Golan Heights' or 'product from the West Bank' would not be acceptable. Even if they would designate the wider area or territory from which the product originates, the omission of the additional geographical information that the product comes from Israeli settlements would mislead the consumer as to the true origin of the product. In such cases the expression 'Israeli settlement' or equivalent needs to be added, in brackets, for example. Therefore, expressions such as 'product from the Golan Heights (Israeli settlement)' or 'product from the West Bank (Israeli settlement)' could be used.
- In any event, in accordance with Union consumer protection legislation, indication of origin becomes mandatory when, as regards food, the omission of that information (11)would mislead the consumer as to the true origin of the product, and, as regards all other goods, when information is omitted that is material, according to the context, to take an informed transactional decision and thereby causes or is likely to cause the average consumer to take a transactional decision that he would not have taken otherwise. In such cases the examples in previous paragraph would be relevant.
- Information on origin is often available to economic operators in various forms 16. In many cases information on the origin of products can be found on customs documentation. If they benefit from preferential treatment on importation, the products will be accompanied by proof of preferential origin issued by Israel', or by the Palestinian authorities16. Other documents such as invoices, delivery notes and transport documents may provide an indication of the origin products. If the information is not readily available from accompanying documents, economic operators may request information on origin, directly from their suppliers or importers.

Endnotes

See Case C-386/08 *Brita* [2010] ECR I-1289, paragraphs 47 and 53.

²Under Israeli law. East Jerusalem and the Golan Heights are annexed to the State of Israel, whereas the West Bank is referred to as 'the territories',

See inter alia the Foreign Affairs Council conclusions on the MEPP adopted in 14 May 2012, 10 December 2012, and 17 November 2014.

Theinterpretation in this Notice as to what constitutes origin information in conformity to the Union legislation will apply to any future provision having content similar to the provisions currently in force and covered by this Notice. See, inter alia, Case 68/88 Commission v Greece [1989] ECR 2965, paragraphs 23 and 24; Case C-326/88 Hansen [1990] ECR 1-2911, paragraph 17, Joined Cases C-387/02, C-391/02 and C-403/02 Berlusconi and Others [2005] ECR 1-3565, paragraph 65

See, inter alia, Case 69/86 Commission v Greece [1989] ECR 2965, paragraphs 23 and 24; Case C - 226/88 Hansen [1990] ECR 1-2911, paragraph 17; Joined Cases C - 326/82 Lance 1981 [22 and C - 403/02 Bartisconi and Others [2005] ECR 1-3956, paragraph 65 [386 or example for cosmetics Article 19(1)(a) of Regulation (EC) No 1223/2009 of the European Parliament and of the Council of 30 November 2009 on oxemetic products, (CJ L. 342, 22 12 2009, p. 59).; for fresh fruit and vegetables Regulation (EU) No 1398/2013 of the European Parliament and of the European Parliament and of the Council of 17 December 2013 as exhausting required (EC) 1247/2007 (and L. 347, 20.12.2013, p.671), and Article 6 and Part A 4(B) of Annexito Commission Implementing Regulation 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1398/2013 of the European Parliament and of the Council of 11 December 2013 on the common organisation of the markets in fishery and equaculture products, amending Council Regulations (EC) No 1398/2013 of 14 July 2009 laying down certain detailed rules for the implementation of Council Regulation (EC) No 1398/2013 and Article 55 of Commission Regulation (EC) No 1398/2013 of 14 July 2009 laying down certain detailed rules for the implementation of Council Regulation (EC) No 1398/2013 and Article 55 of Commission Regulation (EC) No 1398/2013 of 14 July 2009 laying down certain detailed rules for the implementation of Council Regulation (EC) No 1398/2008 as regards protected designations of origin and geographical indications, traditional terms, labelling and presentation of certain wines sector products (CU L. 193, 247-2009, p.00); for honey, Article 24(4) of Council Directive 2001/10/10/EC of 20 December 2001 relating to honey (CU L. 193, 247-2009, p.00); for honey, Article 24(4) of Council Directive 2001/10/EC of 20 December 2001 relating to honey (CU L. 193, 247-2009, p.00); for honey, Article 24(4) of Council Directive 2001/2009 of 10 honey (CU L. 10, 121-1200, p.40); Article 2(2)(g) and Article 26 of Regulation (EU) No 1169/2011.

⁸Recital 33 and Article 2(3) of Regulation (EU) No 1169/2011.

Recital 33 and Article 2(3) of Regulation (EU) No 1109/2011.

Article 6(1) of Directive 2005/29FEC of the European Parliament and of the Council of 11 May 2005 concerning unfair business-to-consumer commercial practices in the internal merket and amending Council Directive 84/450/EEC, Directives 97/7/EC, 98/27/EC and 2005/59EC of the European Parliament and of the Council and Regulation (EC) No 2006/2004 of the European Parliament and of the Council and Regulation (EC) No 2006/2004 of the European Parliament and of the Council ("Unfair Commercial Practices Directive") (OJ L 149, 11.6.2005, p. 22), which mentions also "geographical or commercial origin" as one element which may render a practice misleading, and Articles 26(3) and 36 of Regulation (EU) No 1169/2011.

There have been no Israeli settlements in Gazza since 2005.

- "Or comparable expressions, such as 'originating in', 'product of or 'made in', which may also be used depending on the context. incorrect and misleading in the sense of the referenced legislation."
 This designation shall not be construed as recognition of a State of Palestine and is without prejudice to the individual positions of the Member States on this issue.

Ins designations at not be construed as recognition of a fired be also mentioning East Jerusalem.

Article 26(2)(a) and (3) of Regulation (EU) No 1169/2011.

¹⁵ Article 7(1) of Directive 2005/29/EC

⁶ See, for example, for foods, as regards the relationship between retailers and their suppliers, Article 8 of Regulation (EU) No 1169/2011.

See, on this point, Notice to the Palestin an Authority of the West Bank and the Caza Strip, of the other part, signed in Brussels on 24 February 1997 (OJ L 187, 167.1997, p. 3).

 $\underline{\text{http://eeas.europa.eu/delegations/israel/documents/news/20151111}} \text{ interpretative notice indication of origin of goods en.pdf}$