5.9.2012 A7-0217/ 001-150

AMENDMENTS 001-150

by the Committee on Fisheries

Report

Struan Stevenson A7-0217/2012

Common organisation of the markets in fishery and aquaculture products

Proposal for a regulation (COM(2011)0416 – C7-0197/2011 – 2011/0194(COD))

Amendment 1

Proposal for a regulation Recital 2 a (new)

Text proposed by the Commission

Amendment

(2a) Fishing plays a particularly important role in the economies of the Union's coastal regions, including the outermost regions (ORs). Given that it provides fishermen in those regions with their livelihood, steps should be taken to foster market stability and a better correspondence between supply and demand.

Amendment 2

Proposal for a regulation Recital 3

Text proposed by the Commission

(3) The provisions of the Common Market Organisation should be implemented in compliance with the Union international commitments, in particular with regard to the provisions of the World Trade Amendment

(3) The provisions of the Common Market Organisation should be implemented in compliance with the Union international commitments, in particular with regard to the provisions of the World Trade Organisation.

Organisation. Fish and shellfish are a common good. Since fishing is therefore not like other industries, it should, in particular, be regulated by measures that satisfy environmental and ecosystemic criteria, irrespective of market requirements.

Amendment 3

Proposal for a regulation Recital 3 a (new)

Text proposed by the Commission

Amendment

(3a) Since the WTO trading provisions that currently apply are working in a satisfactory way, any new proposal should seek to maintain the status quo whenever possible. However, the Commission should ensure that fisheries and aquaculture products imported from third countries fully respect sustainable fishing practices and the provisions of Union law, in order to ensure that Union and imported products compete on a level playing field.

Justification

Reference to the "missing" part on international trade for which the Commission wants to introduce a separate legislative proposal.

Amendment 4

Proposal for a regulation Recital 5 a (new)

Text proposed by the Commission

Amendment

(5a) In view of the large volumes of fishery and aquaculture products that are imported into the Union and the substantial proportion of overall Union consumption for which they account, it is essential for the common market organisation to form part of a commercial and customs policy geared to regulating imports and mitigating their effects on the first-sale prices paid to Union producers

and the profitability of their activities.

Amendment 5

Proposal for a regulation Recital 5 b (new)

Text proposed by the Commission

Amendment

(5b) The greatest possible degree of consistency needs to be achieved between the common fisheries policy and the common commercial policy, with the latter policy being used systematically to further the objectives of the former, both in WTO multilateral negotiations and in connection with bilateral and regional trade agreements.

Amendment 6

Proposal for a regulation Recital 5 c (new)

Text proposed by the Commission

Amendment

(5c) All national agencies with responsibility for customs and health checks on fishery and aquaculture products imported into the Union should be given the human and financial resources and tools they require to do their job properly.

Amendment 7

Proposal for a regulation Recital 6 a (new)

Text proposed by the Commission

Amendment

(6a) In order for the Common Market Organisation to be a success, it is essential that consumers are informed, through marketing and educational campaigns, about the value of eating fish and the wide variety of species available, and told of the importance of being able to understand the information contained

on labels;

Amendment 8

Proposal for a regulation Recital 7

Text proposed by the Commission

(7) Producer organisations are the key actors for the appropriate application of the Common Fisheries Policy and the Common Market Organisation. It is therefore necessary to strengthen their objectives to ensure that their members carry out fishing and aquaculture activities in a sustainable manner, improve the placing on the market of products, and collect economic information on aquaculture. When realising these objectives, producer organisations should take account the different conditions of the fishery and aquaculture sectors prevailing in the Union, in particular the specificities of small-scale fisheries.

Amendment

(7) Producer organisations are the key actors for the appropriate application of the Common Fisheries Policy and the Common Market Organisation. It is therefore necessary to strengthen their objectives and to provide the necessary financial support to allow them to play a more meaningful role in the day-to-day management of fisheries, acting within a framework defined by the CFP objectives. It is also necessary to ensure that their members carry out fishing and aquaculture activities in a sustainable manner, improve the placing on the market of products, see an improvement in their income and collect information on aquaculture. When realising these objectives, producer organisations should take account of the different conditions of the fishery and aquaculture sectors prevailing in the Union, especially as regards the outermost regions, in particular the specificities of small-scale fisheries and extensive aquaculture. It should be possible for Member States and regional governments to take responsibility for the implementation of those objectives, working closely with producer organisations on management issues, including, where appropriate, the allocation of quotas and the management of fishing effort, according to the needs of each particular fishery.

Proposal for a regulation Recital 7 a (new)

Text proposed by the Commission

Amendment

(7a) In order to strengthen the competitiveness and viability of producer organisations, appropriate criteria for their establishment should be clearly defined, particularly those concerning the minimum number of members and their formal recognition.

Amendment 10

Proposal for a regulation Recital 10 a (new)

Text proposed by the Commission

Amendment

(10a) The landing of all incidental catches and by-catches and the elimination of discards are two of the objectives of the current reform of the common fisheries policy. In order to attain those objectives, more widespread use needs to be made of selective fishing gear that will prevent under-size fish from being caught.

Amendment 11

Proposal for a regulation Recital 11 a (new)

Text proposed by the Commission

Amendment

(11a) In view of the remoteness and geographical isolation of ORs, a special action programme that takes account of the specific features of such regions is possible under Article 349 of the Treaty.

Amendment 12 Proposal for a regulation Recital 11 b (new)

(11b) The Commission should lay down supportive measures to foster the participation of women in aquaculture producer organisations.

Amendment 13 Proposal for a regulation Recital 12

Text proposed by the Commission

(12) Producer organisations *may create a collective fund* to finance the production and marketing plans and the storage mechanism.

Amendment 14

Proposal for a regulation Recital 14

Text proposed by the Commission

(14) As fish stocks are shared resources, their sustainable and efficient exploitation can, in certain instances, be better achieved by organisations composed of members from different Member States. Therefore it is necessary to foresee also the possibility for the setting up of transnational producer organisations and associations of producer organisations, which remain subject to competition rules as foreseen in the present regulation.

Amendment

(12) Producer organisations should be allocated Union financial assistance under the European Maritime and Fisheries Fund to finance the production and marketing plans and the storage mechanism.

Amendment

(14) As fish stocks are shared resources, their sustainable and efficient exploitation can, in certain instances, be better achieved by organisations composed of members from different Member States and different regions. Therefore it is necessary also to encourage the possibility to set up transnational producer organisations and associations of producer organisations at transregional level, based, where appropriate, on biogeographical regions, and at transnational level. Such organisations should be intended to be partnerships that aim to produce common and binding rules, and to provide a levelplaying field for all stakeholders that are engaged in the fishery. In setting up such organisations, it is necessary to ensure that they remain subject to competition rules as foreseen in the present regulation

and that the need is respected to maintain the link between individual coastal communities and the fisheries and waters that they have historically exploited.

Amendment 15

Proposal for a regulation Recital 16

Text proposed by the Commission

(16) The widening variety of fishery and aquaculture products makes it essential to provide consumers with a minimum amount of mandatory information on the main characteristics of products. In order to promote differentiation of products, it is also necessary to take account of additional information that may be indicated on a voluntary basis.

Amendment

(16) It is necessary for consumers to be provided with clear and comprehensive information on, inter alia, the origin, method and date of production of the products in order to enable them to make informed choices.

Amendment 16

Proposal for a regulation Recital 16 a (new)

Text proposed by the Commission

Amendment

(16a) The use of an eco-label for fisheries products, originating from both inside and outside the Union offers the possibility of providing clear information on the ecological sustainability of fisheries products. It is therefore necessary for the Commission to examine the possibility of developing and establishing minimum criteria for the development of a Union-wide ecolabel for fisheries products.

Justification

Auditing a fishery for the reward of an eco-label could be subcontracted by the Commission to the MSC and ASC or similar organisations who would apply the same standards, set by the EU, to fisheries within and out with the EU, thus achieving the level-playing field sought by the sector.

Proposal for a regulation Recital 16 b (new)

Text proposed by the Commission

Amendment

(16b) In order to safeguard European consumers, Member State authorities responsible for monitoring and enforcing the fulfilment of the obligations laid down in this Regulation should make full use of available technology, including DNA-testing, in order to deter operators from falsely labelling catches.

Amendment 18

Proposal for a regulation Recital 16 c (new)

Text proposed by the Commission

Amendment

(16c) In view of the importance that consumers attach to origin and provenance, in the broad sense of those terms, when choosing between the fishery and aquaculture products available on the market, special care should be taken to ensure that the information they are given in that respect is as accurate, clear and comprehensive as possible.

Amendment 19

Proposal for a regulation Recital 16 d (new)

Text proposed by the Commission

Amendment

(16d) With a view to ensuring consistency between the common fisheries policy – with particular reference to its common market organisation and consumer information provisions – and the common commercial policy, care should be taken to avoid excessively broad definitions of the preferential origin of fishery and aquaculture products, as well as any exceptions to the standard definitions that

would undermine product traceability and cause confusion as to where and how a given product has been sourced.

Amendment 20

Proposal for a regulation Recital 17 a (new)

Text proposed by the Commission

Amendment

(17a) It is necessary to ensure that imported products entering the Union market comply with the same requirements and marketing standards as Union producers have to meet.

Amendment 21

Proposal for a regulation Recital 18

Text proposed by the Commission

(18) It is appropriate to lay down competition rules applicable to the production and marketing of fishery and aquaculture products, taking into account the specific features of the fishery and aquaculture sector, including fragmentation of the sector, the fact that fish is a shared resource and the large extent of imports. For the sake of simplification, the relevant provisions of Regulation (EC) No 1184/2006 of 24 July 2006 applying certain rules of competition to the production of and trade in certain agricultural products should be incorporated into the present regulation. Regulation (EC) No 1184/2006 should therefore no longer apply to fishery and aquaculture products.

Amendment

(18) It is appropriate to lay down competition rules applicable to the production and marketing of fishery and aquaculture products, taking into account the specific features of the fishery and aquaculture sector, including fragmentation of the sector, the fact that fish is a shared resource and the large extent of imports, which should be governed by the same rules as Union fishery and aquaculture *products*. For the sake of simplification, the relevant provisions of Regulation (EC) No 1184/2006 of 24 July 2006 applying certain rules of competition to the production of and trade in certain agricultural products should be incorporated into this Regulation. Regulation (EC) No 1184/2006 should therefore no longer apply to fishery and aquaculture products.

Amendment 22

Proposal for a regulation Recital 20

Text proposed by the Commission

(20) In order to be able to supplement or amend the conditions and requirements for recognition of producers organisations, supplement or amend the content of the production and marketing plan, define and amend the common marketing standards, supplement or amend mandatory information and set minimum criteria for information voluntarily provided by operators to the consumers, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of Articles 24, 33, 41 and 46.

Amendment

(20) In order to be able to *establish rules* that concern the internal functioning of producer organisations, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the Commission in respect of Article 24.

Justification

Apart from the rules concerning the internal functioning of producer organisations, the other decisions should be part of the ordinary legislative procedure.

Amendment 23

Proposal for a regulation Article 1 – paragraph 2 – point e a (new)

Text proposed by the Commission

Amendment

(ea) the external dimension.

Amendment 24

Proposal for a regulation Article 2

Text proposed by the Commission

The Common Market Organisation shall apply to the fishery and aquaculture products listed in Annex I to this Regulation, which are marketed in the Union.

Amendment 25

Proposal for a regulation Article 3

Amendment

The Common Market Organisation shall apply to the fishery and aquaculture products listed in Annex I to this Regulation, which are *produced or* marketed in the Union.

Text proposed by the Commission

The Common Market Organisation shall contribute to the achievement of the objectives laid down in *Articles 2 and 3 of* the Regulation on the Common Fisheries Policy.

Amendment

The Common Market Organisation shall contribute to the achievement of the objectives laid down in the Regulation on the Common Fisheries Policy and, in particular, provide market incentives to support more sustainable production practices, improve the market position of Union products, devise production strategies with a view to adapting the policy to structural market changes and short-term fluctuations, and enhance the market potential of Union products.

Justification

The wording of Articles 2 and 3 of the proposal for the new CFP framework regulation is confusing and, given the EU's importance as a producer and importer, wider reference should be made to the CMO's concordance with the whole of the CFP, by rewording the Article on the basis of the objectives of the CMO which the Commission itself includes in the explanatory memorandum.

Amendment 26

Proposal for a regulation Article 4

Text proposed by the Commission

The Common Market Organisation shall be guided by the principles of good governance *laid down in Article 4 of the Regulation on the Common Fisheries Policy*.

Amendment

The Common Market Organisation shall be guided by the principles of good governance which it shall achieve by means of a clear definition of responsibilities at Union, national, regional and local levels, a long-term perspective, the broad involvement of operators, the responsibility of the flag State, and consistency with integrated maritime, trade and other Union policies.

Justification

Article 4 of the proposal for a framework regulation contains a reference that is irrelevant for the CMO, whilst there are no references to trade policy, for example, which is crucial here. There is no reason why the principles of good governance should not be adequately reflected in text of the CMO Regulation.

Amendment 27

Proposal for a regulation Article 5 – introductory part

Text proposed by the Commission

For the purposes of this Regulation, the definitions referred to in Article 3 of the Regulation on the Common Fisheries Policy shall apply. The following definitions shall also apply:

Amendment

For the purposes of this Regulation, the definitions referred to in Article 3 of the Regulation on the Common Fisheries Policy and those referred to in Council Regulation (EC) No 1224/2009 and Commission Implementing Regulation (EU) No 404/2011 shall apply. The following definitions shall also apply:

Amendment 28

Proposal for a regulation Article 5 – point d a (new)

Text proposed by the Commission

Amendment

(da) 'unwanted catches', as defined in the Regulation on the Common Fisheries Policy.

Justification

It is proposed that this definition be added, as there are references to unwanted catches in Articles 7 and 8. It is also important that the concept of 'unwanted catches' be perfectly aligned with the intentions of the future framework regulation.

Amendment 29

Proposal for a regulation Article 6 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

When setting up fishery producer organisations, the specific situation of small-scale inshore fishery and non-industrial fishery producers shall be taken into account, and, in particular, those producers should benefit from positive discrimination as regards access to aid for the establishment of producer organisations.

Proposal for a regulation Article 7 – point a

Text proposed by the Commission

(a) promoting viable fishing activities of their members in full compliance with the conservation policy laid down in the Regulation on the Common Fisheries Policy and environmental legislation;

Amendment

(a) promoting viable *and sustainable* fishing activities of their members in full compliance with the conservation, *management and exploitation* policy laid down in the Regulation on the Common Fisheries Policy and *in* environmental legislation;

Amendment 31

Proposal for a regulation Article 7 – point a a (new)

Text proposed by the Commission

Amendment

(aa) planning the production of their members and advising Member States and regional authorities concerning fisheries management issues as well as sharing the best practices developed by EU vessels.

Amendment 32

Proposal for a regulation Article 7 – point a b (new)

Text proposed by the Commission

Amendment

(ab) contributing to food supply and maintaining and creating jobs in coastal and rural areas, including vocational training and cooperation programmes to encourage young people to enter the sector and ensuring a fair standard of living for those engaged in fisheries.

Proposal for a regulation Article 7 – point b

Text proposed by the Commission

(b) *handling* unwanted catches of commercial stocks;

Amendment

(b) avoiding, minimising and making the best use of unwanted catches of commercial stocks without creating a substantial market for such catches.

Amendment 34

Proposal for a regulation Article 7 – point b a (new)

Text proposed by the Commission

Amendment

(ba) contributing towards the elimination of IUU fishing practices by applying such internal controls on members as may be necessary.

Amendment 35

Proposal for a regulation Article 7 – point b b (new)

Text proposed by the Commission

Amendment

(bb) reducing the environmental impact of fishing, including by implementing measures to improve the selectivity of fishing gears, to control effort and to avoid unwanted and unauthorised catches.

Amendment 36

Proposal for a regulation Article 7 – point b c (new)

Text proposed by the Commission

Amendment

(bc) managing the resource access rights assigned to their members in accordance with the provisions of Chapter IV of the Regulation on the Common Fisheries Policy;

Proposal for a regulation Article 7 – point e

Text proposed by the Commission

Amendment

(e) improving *producer's* profitability.

(e) improving *producers*' profitability *and* improving the income of fishing operators;

Amendment 38

Proposal for a regulation Article 7 – point e a (new)

Text proposed by the Commission

Amendment

(ea) ensuring the traceability of fishery products and improving the access to clear and comprehensive information for consumers in order to help enhance the understanding of the conservation status of marine ecosystems and fishery resources, as well as educating consumers as to the wide variety of species available for consumption.

Amendment 39

Proposal for a regulation Article 7 – point e b (new)

Text proposed by the Commission

Amendment

Article 7 a

(eb) promoting the use of Information Communications Technology to ensure improved marketing and higher prices for fisheries products

Justification

The use of Information Communications Technology is desirable, in order for POs to be able to exploit an EU wide market for the sale of their products, and thus achieve the highest price possible, and compete against large supermarket chains, who have massive buying power.

Amendment 40

Proposal for a regulation Article 8 – title

Text proposed by the Commission

Measures deployable by fishery producer organisations

Amendment 41

Proposal for a regulation Article 8 – introductory part

Text proposed by the Commission

Fishery producer organisations *may make* use of the following measures to achieve the objectives set out in Article 7:

Amendment 42

Proposal for a regulation Article 8 – point a

Text proposed by the Commission

(a) planning the fishing activities of their members:

Amendment

Measures to be deployed by fishery producer organisations

Amendment

Fishery producer organisations shall make use, inter alia, of the following measures to achieve the objectives set out in Article 7:

Amendment

(a) planning the management of the fishing activities of their members, including developing and implementing measures to improve the selectivity of fishing activities and advising the Member States and regional authorities of the aforementioned management plans, in a manner that complies fully with such measures, thereby ensuring, for each Member State, relative stability of fishing activities.

Amendment 43

Proposal for a regulation Article 8 – point b

Text proposed by the Commission

(b) making the best use of unwanted catches of commercial stocks by:

Amendment

(b) making the best use of *and assisting* their members to avoid and minimise unwanted catches of commercial stocks.

- disposing of landed products which do not conform to the minimum marketing sizes referred to in Article 39 (2)(a) for uses other than human consumption;
- placing on the market of landed products which conform to the minimum marketing sizes referred to in Article 39 (2)(a);
- distributing landed products free of charge to philanthropic or charitable purposes.

Proposal for a regulation Article 8 – point b – indent 3

Text proposed by the Commission

Amendment

deleted

- distributing landed products free of charge to philanthropic or charitable purposes.

Amendment 45

Proposal for a regulation Article 8 – point d

Text proposed by the Commission

(d) *channelling* the supply and the marketing of members' products;

Amendment

(d) *concentrating* the supply and the marketing of their members' products;

Amendment 46

Proposal for a regulation Article 8 – point f a (new)

Text proposed by the Commission

Amendment

(fa) improving quality, knowledge and transparency of production and the market; conducting studies to improve planning and management activities and supporting professional programmes to promote sustainable fisheries products;

Amendment 47

Proposal for a regulation Article 8 – point f b (new)

Text proposed by the Commission

Amendment

(fb) sending information voluntarily to the competent Member State authorities on the conservation status of marine ecosystems and fishery resources at such intervals, and by such means, as are considered to be appropriate;

Amendment 48

Proposal for a regulation Article 8 – point f c (new)

Text proposed by the Commission

Amendment

(fc) managing their members' fishing opportunities on a collective basis;

Amendment 49

Proposal for a regulation Article 8 – point f d (new)

Text proposed by the Commission

Amendment

(fd) promoting consumer access to clear and comprehensive information on fisheries products;

Amendment 50

Proposal for a regulation Article 8 – point f e (new)

Text proposed by the Commission

Amendment

(fe) granting floor-rate financial compensation to help meet the costs of landing unwanted catches in cases where the proceeds of sales would be insufficient to cover those costs;

Proposal for a regulation Article 10 – point a

Text proposed by the Commission

(a) promoting sustainable aquaculture activities of their members by providing opportunities for their development;

Amendment

(a) promoting viable and economically, socially and environmentally sustainable aquaculture activities of their members, and the benefits of aquaculture, by providing opportunities for their development, in close cooperation with the Member States and regional authorities and in accordance with Directive 2008/56/EC and Council Directive 92/43/EEC, within the legal framework established within each Member State, or part thereof;

Amendment 52

Proposal for a regulation Article 10 – point a a (new)

Text proposed by the Commission

Amendment

(aa) ensuring that aquaculture feed products of fishery origin come from fisheries that are sustainably managed;

Amendment 53

Proposal for a regulation Article 10 – point b

Text proposed by the Commission

(b) contributing to food supply and employment in coastal and rural areas;

Amendment

(b) contributing to food supply, *observing high food quality and safety standards*, *whilst contributing to* employment in coastal and rural areas;

Amendment 54

Proposal for a regulation Article 10 – point d a (new)

(da) stabilising the markets;

Justification

This objective is included in Article 7 for fishery producer organisations and should also be included for the important aquaculture sector.

Amendment 55

Proposal for a regulation Article 10 – point e

Text proposed by the Commission

Amendment

(e) improving *producer's* profitability.

(e) improving *producers*' profitability *and* the income of workers in the sector while improving their working conditions;

Amendment 56

Proposal for a regulation Article 10 – point e a (new)

Text proposed by the Commission

Amendment

(ea) undertaking programmes to promote the continuous improvement of environmental and sustainable aquaculture products and activities, as well as professional and vocational training and actions to ensure a fair standard of living for those engaged in aquaculture activities and to reduce and minimise harmful impacts over the entire production chain;

Amendment 57

Proposal for a regulation Article 10 – point e b (new)

Text proposed by the Commission

Amendment

(eb) promoting any other activities that are in the interests of members of the producer organisation and developing or improving the operation of the sector to

allow producer organisations to pursue objectives not specified in this Article.

Amendment 58

Proposal for a regulation Article 10 – point e c (new)

Text proposed by the Commission

Amendment

(ec) facilitating consumer access to information on aquaculture products;

Amendment 59

Proposal for a regulation Article 10 – point e d (new)

Text proposed by the Commission

Amendment

(ed) using, where possible, Information Communications Technology (ICT) to ensure that the best possible price for products is achieved;

Amendment 60

Proposal for a regulation Article 11 – introductory part

Text proposed by the Commission

Amendment

Aquaculture producer organisations make use of the following measures to achieve the objectives referred to in Article 10:

Aquaculture producer organisations *may* make use, *inter alia*, of the following measures to achieve the objectives referred to in Article 10:

Justification

One of the objectives of the CMO is to strengthen the role of the producer organisations in both the fisheries and aquaculture sectors, so it should not be ruled out that these may in future implement new measures, particularly bearing in mind the worldwide growth in aquaculture production.

Amendment 61

Proposal for a regulation Article 11 – point a

Text proposed by the Commission

(a) promotion of responsible and sustainable aquaculture, notably in terms of environment protection, animal health and animal welfare;

Amendment

(a) promotion of responsible, extensive and sustainable aquaculture, notably in terms of environment protection, animal health and animal welfare;

Amendment 62

Proposal for a regulation Article 11 – point a a (new)

Text proposed by the Commission

Amendment

(aa) planning the management of the aquaculture activities of their members;

Amendment 63

Proposal for a regulation Article 11 – point c

Text proposed by the Commission

Amendment

(c) channelling the supply and the marketing of members' products;

(c) channelling the supply, *price* stabilisation and the marketing of members' products;

Amendment 64

Proposal for a regulation Article 11 – point c a (new)

Text proposed by the Commission

Amendment

(ca) managing temporary storage for aquaculture products in accordance with Articles 35 and 36:

Amendment 65

Proposal for a regulation Article 11 – point e

Text proposed by the Commission

Amendment

(e) collecting information on the marketed products including economic information

(e) collecting environmental information and information on the marketed products including economic information on first

on first sales, and on production forecasts.

sales, and on production forecasts.

Amendment 66

Proposal for a regulation Article 11 – point e a (new)

Text proposed by the Commission

Amendment

(ea) improving quality, knowledge and transparency of production and the market; conducting studies to improve planning and management activities and supporting professional programmes to promote sustainable aquaculture products;

Amendment 67

Proposal for a regulation Article 11 – point e b (new)

Text proposed by the Commission

Amendment

(eb) promoting consumer access to clear and comprehensive information on aquaculture products;

Amendment 68

Proposal for a regulation Article 11 – point e c (new)

Text proposed by the Commission

Amendment

(ec) promoting aquaculture products by exploiting the potential of certification, in particular of protected designations of origin and sustainability merits.

Amendment 69

Proposal for a regulation Article 13 – point a

Text proposed by the Commission

(a) performing in a more efficient manner any of the objectives of the member producer organisations laid down in

Amendment

(a) performing, in a more sustainable and efficient manner, any of the objectives of the member producer organisations laid

Articles 7 and 10;

down in Articles 7 and 10;

Amendment 70

Proposal for a regulation Article 13 – point b

Text proposed by the Commission

(b) coordinating and developing activities of common interest for the member producer organisations.

Amendment

(b) coordinating and developing activities of common interest for the member producer organisations, *including the improved marketing of products for consumers*.

Amendment 71

Proposal for a regulation Article 13 – point b a (new)

Text proposed by the Commission

Amendment

(ba) complying with all measures aimed at ensuring, for each Member State, relative stability of fishing activities for each fish stock or fishery.

Amendment 72

Proposal for a regulation Article 13 a (new)

Text proposed by the Commission

Amendment

Article 13a

Financing of associations of producer organisations.

- 1. The European Maritime and Fisheries Fund may financially contribute towards the establishment and/or development of associations of producer organisations.
- 2. The Commission shall be empowered to adopt delegated acts, in accordance with Article 50, laying down detailed rules concerning such financial support.

Justification

Community financial support is a necessary pre-requisite to the establishment and/or development of associations of producer organisations. Without such financial support it is unlikely that they will become a reality.

Amendment 73

Proposal for a regulation Article 16 – point b

Text proposed by the Commission

(b) promoting Union fishery and aquaculture products in a non-discriminatory manner by using the potential of certification, in particular designations of origin, quality seals, geographical designations and sustainability merits;

Amendment

(b) promoting Union fishery and aquaculture products in a non-discriminatory manner by using the potential of certification, in particular of designations of origin, quality seals, geographical designations and sustainability merits, providing for Union products to be clearly identified by comparison with imported products;

Amendment 74

Proposal for a regulation Article 16 – point d

Text proposed by the Commission

(d) improving quality, knowledge of and the transparency of production and the market;

Amendment

(d) improving quality, knowledge of and the transparency of production and the market, as well as providing professional and vocational training programmes to encourage and promote product quality, traceability, food safety and R&D initiatives.

Amendment 75

Proposal for a regulation Article 16 – point f a (new)

Text proposed by the Commission

Amendment

(fa) promoting, among consumers, species obtained from healthy fish stocks with appreciable nutritional value that are currently not marketable;

Proposal for a regulation Article 17 – paragraph 1 – point d

Text proposed by the Commission

Amendment

(d) they comply with the competition rules laid down in Chapter *VI*;

(d) they comply with the competition rules laid down in Chapter V;

Justification

Competition rules are covered in Chapter V not Chapter VI.

Amendment 77

Proposal for a regulation Article 17 – paragraph 1 – point e

Text proposed by the Commission

Amendment

(e) they may not hold a dominant position on a given market unless necessary in pursuance of the goals of article 39 of the Treaty. deleted

Amendment 78

Proposal for a regulation Article 17 – paragraph 1 – point e a (new)

Text proposed by the Commission

Amendment

(ea) they demonstrate transparency with regard to the details of their membership, governance and sources of funding;

Amendment 79

Proposal for a regulation Article 17 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

Member States may set additional conditions for the recognition of a producer organisation.

Amendment 80

Proposal for a regulation Article 17 – paragraph 1 b (new)

Text proposed by the Commission

Amendment

Producer organisations recognised under Regulation (EC) No 104/2000 are deemed to be recognised under this Regulation.

Justification

The situation of producer organisations already in existence needs to be borne in mind.

Amendment 81

Proposal for a regulation Article 17 – paragraph 1 c (new)

Text proposed by the Commission

Amendment

Measures should be taken to ensure that the participation of small scale fisheries in producer organisations is appropriate and representative.

Amendment 82

Proposal for a regulation Article 18 – paragraph 1 – point a

Text proposed by the Commission

(a) they represent a significant share of at least two of the following activities in a given area or areas: production, marketing and processing of fishery and aquaculture products or products processed from fishery and aquaculture products;

Amendment

(a) they represent, in a given area, a significant share of the production, processing or marketing of fishery and aquaculture products or products processed from fishery and aquaculture products that are being fished by Union vessels or aquacultivated within Member States;

Amendment 83

Proposal for a regulation Article 18 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

1a. Existing interbranch organisations that fulfil all of the conditions set out in this Article may also be recognised, even

if established by executive act or by operation of law;

Amendment 84

Proposal for a regulation Article 19

Text proposed by the Commission

Member States shall carry out checks at regular intervals to ascertain whether producer organisations and inter-branch organisations comply with the conditions for recognition laid down in Articles 17 and 18 and shall, where appropriate, withdraw recognition of producer organisations or inter-branch organisations.

Amendment

Member States shall carry out checks at regular intervals to ascertain whether producer organisations, associations of producer organisations and inter-branch organisations comply with the conditions for recognition laid down in Articles 17 and 18 and shall, where appropriate, withdraw recognition of producer organisations, associations of producer organisations or inter-branch organisations.

Amendment 85

Proposal for a regulation Article 20

Text proposed by the Commission

Member States whose nationals are members of a producer organisation or inter-branch organisation established in the territory of another Member State and those Member States hosting the official headquarters of an association of producer organisations recognised in different Member States shall set up, in collaboration with the relevant Member States, the administrative cooperation needed to carry out checks on the activities of the organisation or the association concerned.

Amendment

Member States whose nationals are members of a producer organisation, association of producer organisations or inter-branch organisation established in the territory of another Member State and those Member States hosting the official headquarters of an association of producer organisations recognised in different Member States shall set up, in collaboration with the relevant Member States, the administrative cooperation needed to carry out checks on the activities of the organisation or the association concerned.

Amendment 86

Proposal for a regulation Article 20 a (new)

Text proposed by the Commission

Amendment

Article 20a

Regional Advisory Council for the Outermost Regions

In accordance with the Commission guidelines on the principles of regionalisation and subsidiarity, a Regional Advisory Council for the Outermost Regions shall be established with the aim of ensuring an ecosystembased approach, taking account of the sensitive nature of their specific characteristics.

Amendment 87

Proposal for a regulation Article 22 – title

Text proposed by the Commission

Amendment

Communication to the Commission

Communication to the Commission and publication of the list of producer organisations

Amendment 88

Proposal for a regulation Article 22

Text proposed by the Commission

Member States shall communicate to the Commission by electronic means any decision to grant or withdraw the recognition.

Amendment

The Commission shall publish at the beginning of every year the list of the producer organisations recognised in the preceding year and of the organisations whose recognition was withdrawn during that year.

Amendment 89

Proposal for a regulation Article 23

Text proposed by the Commission

Amendment

In order to ensure that the conditions for

In order to ensure that the conditions for

recognition of producer organisations or inter-branch organisations laid down in Articles 17 and 18 are complied with, the Commission may carry out checks and *may*, where appropriate, request that Member States withdraw the recognition of producer organisations or inter-branch organisations.

recognition of producer organisations or inter-branch organisations laid down in Articles 17 and 18 are complied with, the Commission may carry out checks and *shall*, where appropriate, request that Member States withdraw the recognition of producer organisations or inter-branch organisations.

Amendment 90

Proposal for a regulation Article 24 – introductory part

Text proposed by the Commission

The Commission shall be empowered to adopt delegated acts in accordance with Article 50 to

Amendment

The Commission shall be empowered to adopt delegated acts, in accordance with Article 50, laying down rules which concern the internal functioning of producer organisations or inter-branch organisations, their rules of association, financial and budgetary provisions, obligations for their members and enforcement of the application of the rules including penalties;

Justification

Decisions to amend or supplement the conditions for recognition should not be a matter for delegated acts.

Amendment 91

Proposal for a regulation Article 24 – point a

Text proposed by the Commission

Amendment

(a) amend or supplement the conditions for the recognition referred to in Articles 17 and 18. Those rules may concern the internal functioning of producer organisation or inter-branch organisations, their rules of association, financial and budgetary provisions, obligations for their members and enforcement of the application of their rules including penalties;

deleted

Justification

Result of the new wording for the introductory part of Article 24.

Amendment 92

Proposal for a regulation Article 24 – point b

Text proposed by the Commission

Amendment

(b) lay down rules concerning the frequency, content and practical methods of the checks to be carried out by the Member States in accordance with Article 20 and 21.

deleted

Justification

These decisions should be part of Article 25 dealing with implementing acts.

Amendment 93

Proposal for a regulation Article 25 – paragraph 1 – point b a (new)

Text proposed by the Commission

Amendment

(ba) the laying down of rules on the frequency, content and practical methods of the checks to be carried out by the Member States in accordance with Article 20.

Justification

This is a result of deleting point (b) of Article 24, it being felt that these decisions belong to the implementing acts.

Amendment 94 Proposal for a regulation Article 26 – title

Text proposed by the Commission

Amendment

Extension of rules of producer organisations

Extension of rules of producer organisations and associations of producer organisations

Amendment 95

Proposal for a regulation Article 26 – paragraph 1 – introductory part

Text proposed by the Commission

1. A Member State may make the rules agreed within a producer organisation binding on producers who are not members of the organisation and who market any of the products within the area in which the producer organisation is representative on condition that:

Amendment

1. A Member State may make the rules agreed within a producer organisation *or association of producer organisations* binding on producers who are not members of the organisation *or association* and who market any of the products within the area in which the producer organisation *or association of producer organisations* is representative on condition that:

Amendment 96

Proposal for a regulation Article 26 – paragraph 1 – point a

Text proposed by the Commission

(a) the producer organisation is considered to be representative of production and marketing in one Member State and makes an application to the competent national authorities;

Amendment

(a) the producer organisation or association of producer organisations is considered to be representative of production and marketing, including, where relevant, the small scale and artisanal sector, in one Member State and makes an application to the competent national authorities;

Amendment 97

Proposal for a regulation Article 26 – paragraph 1 – point b a (new)

Text proposed by the Commission

Amendment

(ba) the rules governing free competition between undertakings are upheld.

Justification

It is important to ensure that any measures affecting producers not belonging to an organisation do not restrict application of the rules on free competition between undertakings.

Amendment 98

Proposal for a regulation Article 26 – paragraph 2

Text proposed by the Commission

2. For the purposes of paragraph 1(a) a fishery producer organisation is deemed representative where it accounts for at least 65 % of the quantities marketed of the relevant product during the previous year in the area where it is proposed to extend the rules.

Amendment

2. For the purposes of paragraph 1(a) a fishery producer organisation is deemed representative where it accounts for at least 30 % of the quantities marketed of the relevant product during the previous year in the area where it is proposed to extend the rules

Amendment 99

Proposal for a regulation Article 26 – paragraph 3

Text proposed by the Commission

3. For the purposes of paragraph 1(a) an aquaculture producer organisation is considered to be representative where it covers at least 40 % of the quantities marketed of the relevant product during the previous year in the area where it is proposed to extend the rules.

Amendment

deleted

Amendment 100

Proposal for a regulation Article 26 – paragraph 4

Text proposed by the Commission

4. The rules to be extended to non-members shall apply for a period between 90 days and 12 months.

Amendment

4. The rules to be extended to non-members shall apply for a period between *30* days and 12 months.

Amendment 101

Proposal for a regulation Article 29 – paragraph 1

Text proposed by the Commission

1. Member States shall notify the Commission of the rules which they *intend* to make binding on all producers or operators in a specific area or in specific areas pursuant to Articles 26 and 27.

Amendment

1. Member States shall notify the Commission of the rules which they *decide* to make binding on all producers or operators in a specific area or in specific areas pursuant to Articles 26 and 27.

Proposal for a regulation Article 29 – paragraph 3

Text proposed by the Commission

3. Within *two months* of receipt of the notification, the Commission shall take a decision authorising or refusing to authorise the extension of rules and shall inform the Member States. Where the Commission has not taken a decision within the *two-month* period, the extension of rules shall be deemed to have been authorised by the Commission.

Amendment 103

Proposal for a regulation Article 32 – paragraph 1

Text proposed by the Commission

1. Each producer organisation shall submit a production and marketing plan to their competent national authorities to fulfil the objectives laid down in Article 3.

Amendment 104

Proposal for a regulation Article 32 – paragraph 5

Text proposed by the Commission

5. Member States shall carry out checks to ensure that each producer organisation fulfils the obligations provided for in this Article.

Amendment

3. Within *15 days* of receipt of the notification, the Commission shall take a decision authorising or refusing to authorise the extension of rules and shall inform the Member States. Where the Commission has not taken a decision within the *15-day* period, the extension of rules shall be deemed to have been authorised by the Commission.

Amendment

1. In accordance with guidelines received from the Commission, each producer organisation shall submit a production and marketing plan to their competent national authorities to fulfil the objectives laid down in Articles 3, 7 and 10.

Amendment

5. Member States shall carry out checks to ensure that each producer organisation fulfils the obligations provided for in this Article; *a finding of non-compliance may result in the withdrawal of recognition.*

Proposal for a regulation Article 35 – introductory part

Text proposed by the Commission

Producer organisations may *finance* the storage of fishery products listed in Annex II to this Regulation, provided that:

Amendment

Producer organisations may *co-finance* the storage of fishery products listed in Annex II to this Regulation, provided that:

Justification

Co-financing a possible EMFF intervention is seen as important.

Amendment 106

Proposal for a regulation Article 35 – point d a (new)

Text proposed by the Commission

Amendment

(da) the minimum and maximum period for financing the storage of fishery products listed in Annex II to this Regulation shall be clearly laid down.

Amendment 107

Proposal for a regulation Article 36 – paragraph 1

Text proposed by the Commission

1. Before the beginning of each year, each producer organisation may individually make a proposal for a price triggering the storage mechanism referred to in Article 35 for fishery products listed in Annex II.

Amendment

1. Before the beginning of each year, each producer organisation may individually make a proposal for a price triggering the storage mechanism referred to in Article 35 for fishery products listed in Annex II, *as well as for aquaculture products.*

Amendment 108

Proposal for a regulation Article 38 – paragraph -1 (new)

Text proposed by the Commission

Amendment

-1. The creation, restructuring and implementation of plans to improve the

standards of producer organisations and their associations shall be funded from the European Maritime and Fisheries Fund.

Justification

It is important to incentivise the creation of plans to improve the standards of POs, and to follow this up.

Amendment 109

Proposal for a regulation Article 38 – paragraph 1 – introductory part

Text proposed by the Commission

Amendment

Each producer organisation may create a collective fund, which shall be used only to finance the following measures:

The European Maritime and Fisheries Fund may be used to finance the following measures:

Justification

The new CFP and COM proposals recognise the central role that POs will play in achieving the objectives of both proposals and it replaces considerable more responsibility and work load on the POs. In light of this it is essential to provide financial support to POs to cover the costs of the production and marketing plans and for the storage aid.

Amendment 110

Proposal for a regulation Article 38 – paragraph 1 a (new)

Text proposed by the Commission

Amendment

1a. Funding for the instruments referred to in the CMO, including the Collective Fund, shall be established under the European Maritime and Fisheries Fund, without prejudice to the co-financing rates set.

Justification

The link between the CMO and the EMFF needs to be established.

Amendment 111

Proposal for a regulation Article 39 – paragraph 1

Text proposed by the Commission

1. Common marketing standards may be laid down for the products listed in Annex I intended for human consumption.

Amendment

1. Common marketing standards may be laid down for the products listed in Annex I, *regardless of their origin (Union or imported)* intended for human consumption.

Amendment 112

Proposal for a regulation Article 39 – paragraph 2 – point a

Text proposed by the Commission

(a) minimum marketing sizes taking into account the best available scientific advice and in conformity with conservation reference sizes for fishery products as referred to in Article *15(3)* of the Regulation on the Common Fisheries Policy;

Amendment

(a) minimum marketing sizes taking into account the best available scientific advice and in conformity with conservation reference sizes for fishery products as referred to in Article *15(2)* of the Regulation on the Common Fisheries Policy;

Justification

This is to correct a mistake in the Commission text, as it should cite Article 15(2) of the Regulation on the Common Fisheries Policy.

Amendment 113

Proposal for a regulation Article 39 – paragraph 2 – point a a (new)

Text proposed by the Commission

Amendment

(aa) classification by quality, size or weight, as well as presentation;

Amendment 114

Proposal for a regulation Article 40 – paragraph 1

Text proposed by the Commission

1. The products for which marketing standards have been laid down may be marketed *for human consumption* in the Union only in accordance with those

Amendment

1. The products for which marketing standards have been laid down may be marketed in the Union only in accordance with those standards. *This provision shall*

standards.

also apply to all imported fishery and aquaculture products.

Amendment 115

Proposal for a regulation Article 40 – paragraph 3

Text proposed by the Commission

3. All fishery products landed, including those not complying with marketing standards, may be, under the responsibility of the Member States, distributed free of charge to philanthropic or charitable institutions established in the Union or to persons who are recognised by the legislation of the Member State concerned as being entitled to public assistance.

Amendment

3. All fishery products landed, including those not complying with marketing standards, may, under the responsibility of the Member States, be used for bait, as well as for fishmeal, fish oil and pet food. Those landing such products shall be eligible for the reimbursement of a proportion of the value of these fishery products. Any profit should go to a national or trans-national fund used for data collection, control, surveillance and scientific research purposes. The value of reimbursements shall be kept at a level so that it will not, in any way, create a new market for juveniles and other by-catch.

Amendment 116

Proposal for a regulation Article 40 a (new)

Text proposed by the Commission

Amendment

Article 40 a

Health and hygiene standards

In order to avoid unfair competition in the Union market, imported products shall meet exactly the same health and hygiene standards required of Union products and shall be subject to the same controls, including total traceability. The rigorousness of controls carried out both at the borders and at points of origin shall be such as to guarantee proper compliance with these requirements.

Amendment 117

Proposal for a regulation Article 42 – paragraph 1

Text proposed by the Commission

1. Fishery and aquaculture products referred to in points (a), (b), (c) and (e) of Annex I which are marketed within the Union, irrespective of their origin, may only be offered for retail to the final consumer where appropriate marking or labelling *indicates*:

- (a) the commercial designation of the species;
- (b) the production method, in particulare by the following words "...caught..." or "...caught in freshwater ...' or "... farmed...":
- (c) the area where the product was caught or farmed;
- (d) the date of catch of fishery products or harvest of aquaculture products;
- (e) whether the product is fresh or has been defrosted:

Amendment

1. Fishery and aquaculture products referred to in points (a), (b), (c) and (e) of Annex I which are marketed within the Union, irrespective of their *geographical* origin, may only be offered for retail to the final consumer where *the* appropriate marking or labelling *includes the* mandatory food information specified in Chapter IV of Regulation (EU) No 1169/2011 of 25 October 2011, on the provision of food information to consumers.

1a. The marking or labelling shall also indicate the following:

- (a) the commercial designation of the species;
- (b) the production method, in particulare by the following words "...caught..." or "...caught in freshwater ...' or "... farmed...":
- (c) the area where the product was caught or farmed;
- (d) the date of catch of fishery products or harvest of aquaculture products;
- (e) whether the product is fresh or has been defrosted;

Justification

A reference is needed to Regulation (EU) No 1169/2011, which is the general Regulation on the provision of food information to consumers.

Amendment 118

Proposal for a regulation Article 42 – paragraph 1 – point c

Text proposed by the Commission

(c) the area where the product was caught or farmed;

Amendment

(c) *specific fish stock and* the area where the product was caught or farmed,

Proposal for a regulation Article 42 – paragraph 1 – point d

Text proposed by the Commission

(d) the date of *catch* of fishery products or harvest of aquaculture products;

Amendment

(d) For products which are to be sold fresh, the date of landing of fishery products or harvest of aquaculture products;

Amendment 120

Proposal for a regulation Article 42 – paragraph 1 – point e

Text proposed by the Commission

(e) whether the product is fresh or has been defrosted;

Amendment

(e) the words 'defrosted product' for frozen products directly placed on sale as fresh goods, as attested by a quality control grading, without prejudice to Annex V and VI of Regulation 1169/2011 and Article 68 (3) and (4) of Regulation 404/2011;

Amendment 121

Proposal for a regulation Article 42 – paragraph 2

Text proposed by the Commission

- 2. Fishery and aquaculture products referred to in parts (h) and (i) of Annex I, which are marketed within the Union, irrespective of their origin, may only be
- offered for retail to the final consumer where appropriate marking or labelling indicates::
- (a) the commercial designation of the species;
- (b) the production method, in particular by the following words '...caught...' or '...caught in freshwater ...' or '... farmed...';
- (c) the area where the product was caught or farmed;

Amendment

deleted

Justification

Fishery and aquaculture products under the headings 1604 and 1605 are composite products where other ingredients are present in addition to the fish. There is no reason for extending these provisions to processed products of which fish may only be one of a number of ingredients.

Amendment 122

Proposal for a regulation Article 42 – paragraph 4 – point c a (new)

Text proposed by the Commission

Amendment

(ca) Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs.

Amendment 123

Proposal for a regulation Article 42 a (new)

Text proposed by the Commission

Amendment

Article 42a

Eco-labelling reporting

After consulting stakeholders, the Commission shall, by 1st January 2015, submit to the European Parliament and to the Council a report, accompanied by a proposal, for the establishment of a Union wide eco-label scheme for fisheries products. The report shall examine potential minimum requirements for obtaining approval for the use of such eco-label.

Amendment 124

Proposal for a regulation Article 43 – point a

Text proposed by the Commission

Amendment

(a) the scientific name for each species according to the FishBase Information

(a) the scientific name for each species;

System;

Justification

The FishBase system only applies to fish. The Commission should propose a system which also includes molluscs and crustaceans.

Amendment 125

Proposal for a regulation Article 43 – point c

Text proposed by the Commission

Amendment

(c) where applicable, any other name or names accepted or permitted locally or regionally.

(c) where applicable, in addition to those referred to in points (a) and (b), any other name or names that are accepted or permitted locally or regionally.

Amendment 126

Proposal for a regulation Article 44 – title

Text proposed by the Commission

Amendment

Indication of the catch or *production* area

Indication of the catch, rearing or cultivation area

Amendment 127 Proposal for a regulation Article 44 – paragraph 1 – introductory part

Text proposed by the Commission

1. The indication of *the catch or* production area in accordance with Article 42, paragraphs 1(c) and 2(c) shall consist of the following:

Amendment

1. The indication of *the provenance of the* product, namely where it was caught or *reared*, in accordance with paragraphs (1)(c) and (2)(c) of Article 42 shall consist of the following:

Justification

Details of the FAO fishing area do not provide consumers with adequate information on the provenance of products caught at sea. Given that, when purchasing fishery or aquaculture products, consumers may wish to favour products of EU 'provenance', on quality grounds (quality of the product itself or the conditions under which it was caught) or in order to support EU operators, they should also be given details on whether a given product was caught inside our outside EU waters and on the flag State of the vessel that caught it.

Proposal for a regulation Article 44 – paragraph 1 – point a

Text proposed by the Commission

(a) in the case of fishery products caught at sea, the name of one of the areas, subareas or divisions listed in the FAO Fishing Areas;

Amendment

(a) in the case of fishery products caught at sea, the name of one of the areas, subareas or divisions listed in the FAO Fishing Areas, including its coastal and geographical denomination, expressed in terms understandable to consumers;

Amendment 129

Proposal for a regulation Article 44 – paragraph 1 – point a a (new)

Text proposed by the Commission

Amendment

(aa) in the case of fishery products caught at sea, details of whether the products were caught inside or outside Union waters;

Justification

Details of the FAO fishing area do not provide consumers with adequate information on the provenance of products caught at sea. Given that, when purchasing fishery or aquaculture products, consumers may wish to favour products of EU 'provenance', on quality grounds (quality of the product itself or the conditions under which it was caught) or in order to support EU operators, they should also be given details on whether a given product was caught inside our outside EU waters and on the flag State of the vessel that caught it.

Amendment 130

Proposal for a regulation Article 44 – paragraph 1 – point a b (new)

Text proposed by the Commission

Amendment

(ab) in the case of fishery products caught at sea, details of the flag State of the vessel that caught the products;

Justification

Details of the FAO fishing area do not provide consumers with adequate information on the provenance of products caught at sea. Given that, when purchasing fishery or aquaculture

products, consumers may wish to favour products of EU 'provenance', on quality grounds (quality of the product itself or the conditions under which it was caught) or in order to support EU operators, they should also be given details on whether a given product was caught inside our outside EU waters and on the flag State of the vessel that caught it.

Amendment 131

Proposal for a regulation Article 44 – paragraph 1 – point b

Text proposed by the Commission

(b) in the case of fishery products caught in freshwater, a reference to the Member State or third country of provenance of the product;

Amendment 132

Proposal for a regulation Article 44 – paragraph 2

Text proposed by the Commission

2. In addition to the information referred to in paragraph 1, operators may indicate a more precise catch or production area.

Amendment 133

Proposal for a regulation Article 45 – paragraph 1 – introductory part

Text proposed by the Commission

1. In addition to the mandatory information required pursuant to Article 42, the following information may be provided on a voluntary basis:

Amendment 134

Proposal for a regulation Article 45 – paragraph 1 – point -a (new)

Amendment

(b) in the case of fishery products caught in freshwater, a reference to the *body of water of origin in the* Member State or third country of provenance of the product;

Amendment

2. In addition to the information referred to in paragraph 1, operators may indicate a more precise catch or production area, without prejudice to Regulation (EC) No 510/2006.

Amendment

1. In addition to the mandatory information required pursuant to Article 42, the following information may be provided on a voluntary basis, *on condition that it is clear and unambiguous*:

Text proposed by the Commission

Amendment

(-a) the date of catch of fishery products or date of harvest of aquaculture products;

Amendment 135

Proposal for a regulation Article 45 – paragraph 1 – point e a (new)

Text proposed by the Commission

Amendment

(ea) information on the port at which the product was landed.

Amendment 136

Proposal for a regulation Article 45 – paragraph 1 – point e b (new)

Text proposed by the Commission

Amendment

(eb) the date of catch of fishery products or harvest of aquaculture products which are not required to display this information pursuant to Article 42;

Amendment 137

Proposal for a regulation Article 45 – paragraph 2 a (new)

Text proposed by the Commission

Amendment

2a. No voluntary information shall be included that cannot be verified.

Justification

It should be ensured that all information made available to consumers is truthful.

Amendment 138

Proposal for a regulation Article 46

Text proposed by the Commission

Amendment

Article 46

Delegated acts

The Commission shall be empowered to adopt delegated acts in accordance with Article 50, in order to

- (a) supplement or amend the mandatory information requirements referred to in Article 42(1), Article 42(2), Article 43 and Article 44, while ensuring that the mandatory information is performed in an accurate and transparent manner;
- (b) set minimum criteria for information voluntarily provided by operators referred to in Article 45(1), while ensuring that the conditions for displaying voluntary information are accurate, transparent and non-discriminatory.

Justification

deleted

It is considered that the information referred to in Articles 42 to 45 should not be covered by delegated acts.

Amendment 139

Proposal for a regulation Article 49 – paragraph 1 – point a

Text proposed by the Commission

(a) gather, analyse and disseminate economic knowledge and understanding of the Union market for fishery and aquaculture products along the supply chain, taking into account the international context;

Amendment

(a) provide financial and practical support to producer organisations to create electronic nationwide databases/markets to better coordinate information between market operators and processors.

Justification

Information collected on VMS and e-logs should be harnessed and used in conjunction with other available data to improve market opportunities for the sector. Other applications of new technology should be considered in this context, such as the swipe-card system used by fishing vessels in Galicia.

Amendment 140

Proposal for a regulation Article 49 – paragraph 1 – point b

Text proposed by the Commission

(b) survey prices regularly along the Union supply chain for fishery and aquaculture products *and* conduct analyses on market trends;

Amendment

(b) survey prices regularly along the Union supply chain for fishery and aquaculture products, conduct analyses on market trends *and make the findings of those surveys and analyses public*;

Amendment 141

Proposal for a regulation Article 49 – paragraph 1 – point c a (new)

Text proposed by the Commission

Amendment

(ca) undertake to devise a Union-wide campaign in order to ensure that consumers are aware of the huge variety of fish species landed in European ports, and to inform citizens of the Union of the different periods when certain species are in season, together with promotional campaigns concerning the new labelling measures being introduced;

Justification

Many consumers are unaware of the dozens of species landed in European ports. They need to be encouraged to buy different species in order to contribute to more sustainable fisheries practices, and stabilise fish prices. Consumers need also to be aware that certain fish is subject to seasonal factors. A campaign is needed, in much the same way as consumers have been informed about fruit and vegetable seasonal availability in recent years.

Amendment 142

Proposal for a regulation Article 49 – paragraph 1 – point c b (new)

Text proposed by the Commission

Amendment

(cb) undertakes to ensure that in primary and second level schools across the Union, information campaigns are carried out so that younger citizens and their teachers are aware of the benefits of consuming fish, and of the huge variety of species of fish which are available for

consumption;

Justification

Children need to be taught about the importance of fish in their diet from a young age. They also need to be made aware that their purchasing habits can impact on more sustainable fisheries into the future.

Amendment 143

Proposal for a regulation Article 49 – paragraph 2 – point b

Text proposed by the Commission

Amendment

(b) make market information available to *the adequate level to* stakeholders.

(b) make *adequate* market information available to *all* stakeholders, *including* making such information available to consumers in an accessible and understandable manner.

Justification

There is not enough information provided to consumers about fish production and the factors which influence sustainable fisheries. Consumers need to be empowered with information if they are to use their buying habits to contribute towards an improved market organisation.

Amendment 144

Proposal for a regulation Article 52 a (new)

Text proposed by the Commission

Amendment

Article 52a

Transitional measures

Without prejudice to Chapter IV, fishery and aquaculture products, and their packaging, marked or labelled prior to the date of entry into force of this Regulation may be marketed and sold until such stocks have been exhausted.

Justification

There is a need for transitional measures allowing the marketing of labelled products in accordance with the existing rules, in order to avoid additional costs to the industry.

Proposal for a regulation Article 54

Text proposed by the Commission

The Commission shall report to the European Parliament and the Council on the results of the application of this Regulation before the end of *2022*.

Amendment

The Commission shall report to the European Parliament and the Council on the results of the application of this Regulation before the end of *2019*.

Justification

Too long deadline for the review, 5 years is more reasonable.

Amendment 146

Proposal for a regulation Article 55 – paragraph 2

Text proposed by the Commission

Amendment

It shall apply from 1 January 2013 with the exception of Articles 32, 35 and 36, which shall apply from 1 January 2014.

It shall apply from 1 January 2014. The consumer information provided for in Article 42 shall apply in accordance with the date of entry into force set out in Regulation (EU) No 1169/2011

Justification

The dates of entry into force of the consumer information provisions should coincide with those set out in Regulation 1169/2011.

Amendment 147

Proposal for a regulation Annex I – New entries to be inserted/added

Text proposed by the Commission

Amendment

fishmeal,

tuna intended for processing, aquaculture species listed in Annex V of

Regulation 104/2000,

the species Sprattus sprattus and

Coryphaena hippurus, listed in Annex IV of Regulation 104/2000

Amendment 148

Proposal for a regulation Annex II – New entries to be inserted/added

Text proposed by the Commission

Amendment

03026999 Skate (Raja spp, Amblyraja spp and Leucoraja spp) 03028410 European seabass (Dicentrarchus labrax)

Justification

Certain species of skate, such as Leucorajas, are commercially valuable, and should therefore be included in Annex II. European seabass is also a commercially valuable species that should be included in the annex, in order, inter alia, to qualify for storage aid.

Amendment 149

Proposal for a regulation Annex II – New entries to be inserted/added

Text proposed by the Commission

Amendment

Boarfish (Caproidae)
Sprat (Sprattus Sprattus)
Turbot (Psetta Maxima)
Sea Bass (Dicentrarchus Labrax)
Argentines (Argentina Silus)
Spider Crab (Maja Brachydactela)
Lobster (Homarus Gammarus)

Justification

These are important commercial species that should be included within the scope of the new COM proposal.

Amendment 150

Proposal for a regulation Annex 2 – New entries to be added/inserted

Text proposed	by	the	Com	mission
---------------	----	-----	-----	---------

0307 31 10 European mussel (Mytilus spp.)