ISPM 29



INTERNATIONAL STANDARDS FOR PHYTOSANITARY MEASURES

ISPM 29

RECOGNITION OF PAST SPEE AREAS AND AREAS OF LOW REAL PREVALENCE

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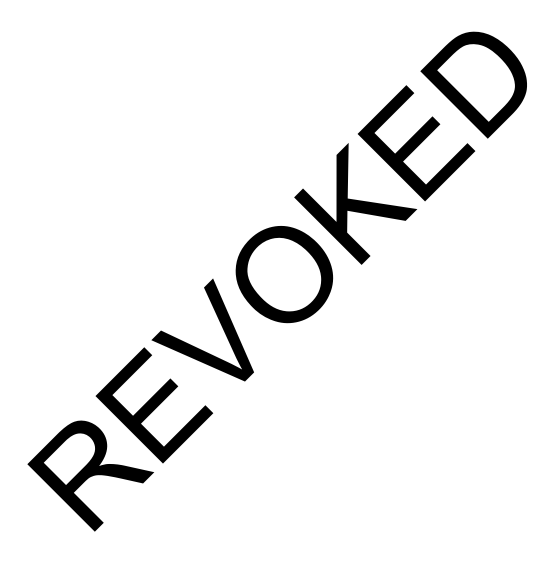
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Adoption

This standard was adopted by the Second Session of the Commission on Phytosanitary Measures in March 2007.

INTRODUCTION

Scope

This standard provides guidance and describes a procedure for the bilateral recognition of pest free areas and areas of low pest prevalence. This standard does not include specified timelines for the recognition procedure. This standard also provides some considerations regard to production and pest free production sites.

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- **ISPM 26**. 2006. Establishment of pest free areas for fruit flies (Tephritidae). Rome, IPPC, FAO.
- **WTO**. 1994. Agreement on the Application of Sanitary and Phytosanitary Measures. Geneva, World Trade Organization.

Definitions

Definitions of phytosanitary terms used in the present standard can be found in ISPM 5 (*Glossary of phytosanitary terms*).

Outline of Requirements

Recognition of pest free areas (PFAs) and areas of low pest prevalence (ALPPs) is a technical and administrative process to achieve acceptance of the phytosanitary status of a delimited area. Technical requirements for establishment of PFAs and ALPPs, as well as certain elements relating to recognition, are addressed in other International Standards for Phytosanitary Measures (ISPMs). In addition, many principles of the International Plant Protection Convention (IPPC) are relevant.

Contracting parties to the IPPC should proceed with a recognition process without undue delay. The process should be applied without discrimination between contracting parties. Contracting parties should endeavour to maintain transparency in all aspects of the recognition process.

The procedure described in this standard deals with those cases where detailed information and verification may be required, such as in areas in which eradication or suppression of a pest has recently been achieved. This procedure includes the following steps for the co arties: request companyin. for recognition; acknowledgement of receipt of the request and the information package; description of the process; assessment of the information provide communid tion of the results of assessment; provision of official recognition. However, wh nce of i pest in an e the a area and the PFA status can easily be determined, the procedu ribed in this standard (in section 4) may not be required or very little support inforp ion may e necessary.

Both exporting and importing contracting parties have specific esponsibilities relating to the recognition of PFAs and ALPPs.

The recognition process should be sufficiently docume and least an entire parties.

Some considerations on pest free places of provided.

BACKGROUND

Exporting contracting parties may establish PFAs or ALPPs, among other reasons, in order to gain, maintain or improve market access. In any of these cases, where PFAs or ALPPs are established in accordance with the relevant ISPMs, recognition of such areas without undue delay is very important to exporting contracting parties.

Importing contracting parties, in meeting their appropriate level of protection and in accordance with requirements for technical justification, may consider PFAs or ALPPs as effective phytosanitary measures. Therefore, it may also be in the interests of the importing country to provide prompt recognition of such areas where they are established in accordance with the relevant ISPMs.

For recognition of PFAs and ALPPs, the following articles of the IPPC are relevant

The responsibilities of an official national plant protection organization shall incly ...

... the designation, maintenance and surveillance of pest free areas and areas to aw pest prevale e [Article IV.2(e)]

The contracting parties shall cooperate with one another to the fullest facticable extension activing the aims of this Convention ... [Article VIII].

Article 6 ("Adaptation to Regional Conditions, Including 15st- of Clease-Fred Areas and Areas of Low Pest or Disease Prevalence") of the Agreement on the application of Schraft and Phytosanitary Measures (WTO, 1994) addresses the issue of recognition of PFAs and Acades.

REQUIREMENTS

1. General Considerations

Several ISPMs address the establishment of PLAs and ALPPs, and related issues. A range of ISPMs relate directly to the technical requirements for the establishment of PFAs and ALPPs, while many others contain provisions that he he applied in the formal process for recognition of such areas.

ISPM 1:2006 includes perational principal on recognition of PFAs and ALPPs (sections 2.3 and 2.14).

ISPM 4:1995 points of the at, since certain PFAs are likely to involve an agreement between trading partners, the time ement ion ould need to be reviewed and evaluated by the national plant protection organization (NPF) of the importing country (section 2.3.4).

ISPM 8:19 Solides guidance on the use of the phrase "pest free area declared" in pest records (section 3.1.2)

ISPM 10:1999 describes the requirements for the establishment and use of pest free places of production and pest free production sites as risk management options for meeting phytosanitary requirements for the import of plants, plant products and other regulated articles.

ISPM 22:2005 describes the requirements and procedures for the establishment of ALPPs for regulated pests in an area and, to facilitate export, for pests regulated by an importing country only. This includes the identification, verification, maintenance and use of those ALPPs.

ISPM 26:2006 describes the requirements for the establishment and maintenance of PFAs for the economically important species in the family Tephritidae.

Although the recognition of PFAs and ALPPs may generally be a bilateral process of information exchange between importing and exporting contracting parties, recognition may take place without a

detailed process if agreed between the parties (for example without bilateral negotiations and verification activities).

Usually, pest free places of production and pest free production sites should not require a recognition process and, therefore, only some consideration is given in this standard on use of procedures in particular cases.

2. Related Principles

2.1 Recognition of pest free areas and areas of low pest prevalence

ISPM 1:2006 states that "contracting parties should ensure that their phytosanitary measures concerning consignments moving into their territories take into account the status of areas, as designated by the NPPOs of the exporting countries. These may be areas where a regulated pest does not occur or occurs with low prevalence or they may be pest free production ates or pest the places of production".

2.2 Sovereignty and cooperation

Contracting parties have sovereign authority, in accordance with le international agreements, to prescribe and adopt phytosanitary measures to protect ant he within eir territories and to determine their appropriate level of protection to plant h alth. A ng party has sovereign and o rticles (Article VII.1 of the authority to regulate the entry of plants, plant product er regulated IPPC). Therefore a contracting party has the right to tating to recognition of PFAs and ALPPs.

However, countries also have other obligat ins and responsible, such as cooperation (Article VIII of the IPPC). Therefore, in order to protote cooperation, an importing contracting party should consider requests for recognition of PLAs at ALPPs.

2.3 Non-discrimination

In recognizing PFAs and LPPs, proposes used by the importing contracting party for assessing such requests from different exporting a facting parties should be applied in a non-discriminatory manner.

2.4 Avoide of us we dele

Contractive parties should excavour to recognize PFAs and ALPPs, and to resolve any disagreements related to ecognize a subject undue delay.

2.5 Transparency

Updates on progress between the importing and exporting contracting parties should be provided to the designated point of contact (further described in section 3.1), as appropriate or on request, to ensure that the recognition process is conducted in an open and transparent manner.

Any change in the status of the regulated pest in the area under consideration, or in the importing contracting party's territory, relevant to recognition shall be communicated appropriately and promptly as required by the IPPC (Article VIII.1(a)) and relevant ISPMs (e.g. ISPM 17:2002).

To improve transparency, contracting parties are encouraged to make available on the International Phytosanitary Portal decisions on PFAs and ALPPs that have been recognized (this information should be updated as appropriate).

2.6 Other relevant principles of the IPPC and its ISPMs

In recognizing PFAs and ALPPs, contracting parties should take into account the following rights and obligations held by contracting parties, and principles of the IPPC:

- minimal impact (Article VII.2(g) of the IPPC)
- modification (Article VII.2(h) of the IPPC)
- harmonization (Article X.4 of the IPPC)
- risk analysis (Articles II and VI.1(b) of the IPPC)
- managed risk (Article VII.2(a) and VII.2(g) of the IPPC)
- cooperation (Article VIII of the IPPC)
- technical assistance (Article XX of the IPPC)
- equivalence (section 1.10 of ISPM 1:2006).

3. Requirements for the Recognition of Pest Free Areas and Areas of Low 1 st Prevalence

NPPOs are responsible for designation, maintenance and surveil ace of Plas and Na Ps within their territories (Article IV.(2)e of the IPPC). To establish PFAs are A Ps and before asking for recognition, NPPOs should take into account the appropriate ISPM, pat provide technical guidance, e.g. ISPM 4:1995 for PFAs, ISPM 22:2005 for ALPPs, and PM 8:19.

They may also consider other technical guidance that they are a stablishment of PFAs or ALPPs for specific regulated pests or groups of these pests.

The importing contracting party is responsible for determine, the type of information that will be required in order to recognize a PFA or A PP, depending on the type of area and its geography, the method used to establish the pest states of the area (per free area or low pest prevalence area), the contracting party's appropriate level of protection, and ther factors for which technical justifications exist.

Where the pest is absent from a crea anothe PFA status can easily be determined (for example in areas where no records of the pest have a made and, in addition, long-term absence of the pest is known or absence is confirmed by surveillance), the process for recognition described in this standard (in section 4) may be a full the required or very little supporting information may be necessary. In such cases, absence of the process according to the first paragraph of section 3.1.2 of ISPM 8:1998 and at the red for aetailed information or elaborate procedures.

In other cases, such as in areas where a pest has recently been eradicated (ISPM 9:1998) or suppressed by a detance information and verification may be required, including items listed in section 4.1 of the present standard.

3.1 Responsibilities of contracting parties

The exporting contracting party is responsible for:

- requesting recognition of an established PFA or ALPP
- providing appropriate information on the PFA or ALPP
- designating a point of contact for the recognition process
- providing appropriate additional information if necessary for the recognition process
- cooperating in the organization of on-site verification visits, if requested.

The importing contracting party is responsible for:

- acknowledging receipt of the request and the associated information

- describing the process to be used for the recognition process including, if possible, an estimated time frame for the evaluation
- designating a point of contact for the recognition process
- technically assessing the information
- communicating and justifying the need for on-site verifications and cooperating in their organization
- communicating the results of the assessment to the exporting contracting party and:
 - . if the area is recognized, promptly modifying any phytosanitary regulations, as appropriate;
 - . if the area is not recognized, providing an explanation, including technical justification where applicable, to the exporting contracting party.

Importing contracting parties should limit any information or data requests associated with an assessment of recognition to those which are necessary.

3.2 Documentation

The whole process from initial request to final decision shadd be afficiently documented by contracting parties so that the sources of information and rationale ed a reachine the decision can be clearly identified and demonstrated.

4. Procedure for the Recognition of Pest Free restances of Low Pest Prevalence

The steps described below are recommend a for imposing cutracting parties in order to recognize PFAs and ALPPs of exporting contracting arties. However, in certain cases, as mentioned in the third paragraph of section 3, a process for recognize on as described in this standard may not be required.

Normally, the exporting contracting pary may before submitting a request with the aim of facilitating the recognition process.

A flow chart outlining the following states provided in Appendix 1. Recommended steps proceed as described from section 4.1 to section 4.6.

4.1 Request for remaition by the NPPO of the exporting contracting party

The exporting contracting party To support its request, the exporting contracting party To support its request, the exporting contracting party provides a technical information partage but I on ISPM 4:1995 or ISPM 22:2005 as appropriate. This information package show be sufficiently detailed to demonstrate objectively that the areas are, and are likely to remain, PFAs of LPPs, as appropriate. The package may include the following information:

- the type of recognition requested, i.e. either a PFA or an ALPP
- location and description of the area to be recognized, with supporting maps, as appropriate
- pest(s) under consideration, and biology(ies) and known distribution relevant to the area (as described in ISPM 4 or ISPM 22 as appropriate)
- commodity(ies) or other regulated article(s) to be exported
- general information on hosts and their prevalence within the designated area
- phytosanitary measures and procedures applied for the establishment of the PFA or ALPP, and results of these measures
- phytosanitary measures and procedures applied to maintain the PFA or ALPP, and results of these measures
- relevant phytosanitary regulations relating to the PFA or ALPP

- record-keeping arrangements relating to the area, in accordance with the appropriate standards
- relevant information directly related to the request for recognition on the structure of and resources available to the NPPO of the exporting country
- a description of corrective action plans, including related communication arrangements with the importing country concerned
- other relevant information (e.g. recognition of the area in question by other contracting parties, and possible systems approaches relating to ALPPs).

The exporting contracting party should designate a point of contact for communication relating to the request for recognition.

4.2 Acknowledgement by the importing contracting party of receipt of the information package and indication of its completeness for assessment purposes

The NPPO of the importing contracting party should promptly acknowled receipt of the request for recognition and of the accompanying information package to the NPPO of the exporting contracting party. The importing contracting party should designate a point of contact for communications relating to the request for recognition.

In commencing the assessment, the importing contracting part should, if possible, identify and communicate to the NPPO of the exporting contracting party if a significant component of the information package is missing, or if other significant information was a needed to assess the request.

The NPPO of the exporting contracting party should subhe to the NPPO of the importing contracting party any missing information, or may provide an expectation for its absence.

Where an exporting contracting party resu mits a reque for recognition of a PFA or ALPP (e.g. if further data is acquired, or new or ad tion procedures re implemented), the importing contracting party should take into consideration reviously provided, if verification has been inf provided by the exporting contracting p ty that the information remains valid. If resubmission is due to a previous non-acceptance for recognition, any relevant details in the corresponding reque us assessment should also be taken into consideration. technical explanation rel ed to the Likewise if a contracti party has withou h a PFA or ALPP (e.g. maintenance of the PFA or ALPP les to reinstate it, previous information should be considered. The became uneconomi and w assessment should b eted, without undue delay, by focusing on the revised or supplemental information a data wided, appropriate.

4.3 Decription of assessment process to be used by the importing contracting party

The import contracting party should describe the process intended to be used in assessing the information parage and in subsequently recognizing the PFA or ALPP, including any necessary legislative or administrative steps or requirements that will need to be completed. Furthermore, the importing contracting party is encouraged to establish if possible an anticipated time frame for completion of the recognition process.

4.4 Assessment of the technical information

Once all the information has been received, the NPPO of the importing contracting party should carry out assessment of the information package, taking into account:

- provisions of the relevant ISPMs that specifically address either PFAs (ISPM 4:1995) or ALPPs (ISPM 22:2005), including the following information:
 - . systems used to establish the PFA or ALPP
 - . phytosanitary measures to maintain the PFA or ALPP

- . checks to verify that the PFA or ALPP is being maintained
- other relevant ISPMs (in particular those described in section 1) depending on the type of recognition requested
- status of the pest in the territories of both contracting parties.

PFAs or ALPPs previously recognized by a third country or another contracting party may be considered as reference for the assessment process.

Clarification of the information provided may be required or additional information may be requested by the importing contracting party in order to complete the assessment. The exporting contracting party should respond to technical concerns raised by the importing contracting party by providing relevant information to facilitate completion of the assessment.

On-site verification or on-site review of operational procedures may be required where justified, based on the results of the ongoing assessment, records of previous trade by ween the top parties (in particular if there is a lack of information, interception records, no compliance with import requirements), or previous recognition of areas between the two paties color other arties. The schedule, agenda and content of the on-site verification or review hould be a great by aterally, and access provided as necessary.

The assessment should be completed without undue delay. If at any take progress is not proceeding in accordance with the anticipated time frame, if established, he export to contacting party should be notified. Upon request of the exporting contracting party, reasons tall be provided and (if appropriate) a new time frame prepared and provided by the exporting contracting party to the exporting contracting party.

The exporting contracting party may request cancellate a or extponement of the assessment at any time. Should the exporting contracting party request post onement of the assessment, this may result in changes in the anticipated time fracte. It he pest state or phytosanitary regulations change in the importing country, recognition of the FA LALPP proy no longer be required and the assessment process may stop.

4.5 Notification of realts of a reservent

Upon completion of the assessment, the importing contracting party should reach a decision on the request and should notify the exporting contracting party of the results of its assessment; if the proposed PFA or ALL and not be recognized, the importing contracting party should provide an explanation, it can be the cital in affication where applicable, for this decision.

In the exact of a disagreement related to the rejection of a request for recognition of a PFA or ALPP, efforts should in the mission at ance be made bilaterally to resolve these disagreements.

4.6 Official Regnition

In accordance with Article VII.2(b) of the IPPC: "Contracting parties shall, immediately upon their adoption, publish and transmit phytosanitary requirements, restrictions and prohibitions to any contracting party or parties that they believe may be directly affected by such measures." If the PFA or ALPP is recognized by the importing contracting party, this should be officially communicated to the exporting contracting party, clearly confirming the type of area recognized and identifying the relevant pest(s) for which such recognition applies. Where appropriate, amendment of the phytosanitary import requirements and any associated procedures of the importing contracting party should be made promptly.

4.7 Duration of recognition

Recognition of a PFA or ALPP should remain in effect unless:

- there is a change in pest status in the area concerned and it is no longer a PFA or ALPP
- there are significant instances of non-compliance (as described in section 4.1 of ISPM 13:2001) related to the areas in question or related to the bilateral arrangement noted by the importing contracting party.

5. Considerations on Pest Free Places of Production and Pest Free Production Sites

Usually pest free places of production and pest free production sites should not require recognition using the procedures described above (section 4). In this regard ISPM 10:1999 states, for such places and sites, "The issuance of a phytosanitary certificate for a consignment by the MPPO confirms that the requirements for a pest free place of production or a pest free production at have een fulfilled. The importing country may require an appropriate additional declaration on the pytosanitary certificate to this effect." (section 3.2 of ISPM 10)

However, ISPM 10 (in section 3.3) also indicates:

The NPPO of the exporting country should, on request, make available to the PO of the importing country the rationale for establishment and maintenance of perfect certain production or pest free production sites. Where bilateral arrangements or agreement to provide the NPPO of the exporting country should expeditiously provide information concerning tablishment, with awal of pest free places of production or pest free production sites to the NPPO of the importing pantry.

As described in ISPM 10 (section 3.1):

When complex measures are needed to esta pest free place of production or pest int free production site, because the pest con ned requi hig egree of phytosanitary security, an operational plan may be needed. Whe ch a plan would be based on bilateral appropriate, agreements or arrangements listing spec details requir in the operation of the system including the role and responsibilities of the duc nd trader(s) olved.

In such cases recognition may be based a the productive recommended in section 4 of this standard or another bilaterally agreed projecture.

This appendix is for reference purposes only and is not a prescriptive part of the standard.

APPENDIX 1: Flow chart outlining the procedure for the recognition of pest free areas or areas of low pest prevalence (as per section 4)

