INTERIM NATIONAL REPORT ON IMPLEMENTATION OF THE CARTAGENA PROTOCOL ON BIOSAFETY

Origin of report

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Submission	
Signature of officer responsible for submitting report:	
Date of submission:	

Please provide summary information on the process by which this report has been prepared, including information on the types of stakeholders who have been actively involved in its preparation and on material which was used as a basis for the report:

Final report was prepared with the Competent National Authorities:

- Instituto Nacional de Investigación y Extensión Agraria (AGRICULTURE)
- Ministerio de la Producción Viceministerio de Pesquería (FISHERY)
- Dirección General de Salud Ambiental DIGESA (ENVIRONMENTAL HEALTH)

Obligations for provision of information to the Biosafety Clearing-House

- 1. Several articles of the Protocol require that information be provided to the Biosafety Clearing-House (see the list below). For your Government, if there are cases where relevant information exists but has not been provided to the BCH, describe any obstacles or impediments encountered regarding provision of that information (note: To answer this question, please check the BCH to determine the current status of your country's information submissions relative to the list of required information below. If you do not have access to the BCH, contact the Secretariat for a summary):
 - a. Existing national legislation, regulations and guidelines for implementing the Protocol, as well as information required by Parties for the advance informed agreement procedure (Article 20.3(a)): Law 27104 and Regulation D.S. N° 108-2002-PCM has been decreed but this legislation can not be fully enacted yet because of Internal Regulations (IR-CNA) have to be approved for each of three Competent National Authorities. These IR-CNA consider Article 20.3 IR-CNA are very advanced and soon to be decreed.
 - b. National laws, regulations and guidelines applicable to the import of LMOs intended for direct use as food or feed, or for processing (Article 11.5): **This Article is considered in the IR-NCA to be decreed.**
 - c. Bilateral, multilateral and regional agreements and arrangements (Articles 14.2, 20.3(b), and 24.1): **None yet**.
 - d. Contact details for competent national authorities (Articles 19.2 and 19.3), national focal points (Articles 19.1 and 19.3), and emergency contacts (Article 17.2 and 17.3(e)): **This has been provided to the BCH.**
 - e. In cases of multiple competent national authorities, responsibilities for each (Articles 19.2 and 19.3): **This has been provided to the BCH.**
 - f. Reports submitted by the Parties on the operation of the Protocol (Article 20.3(e)): **This is the first report.**
 - g. Items g through q not applicable yet

Information required to be provided to the Biosafety Clearing-House:

- (a) Existing national legislation, regulations and guidelines for implementing the Protocol, as well as information required by Parties for the advance informed agreement procedure (Article 20.3(a))
- (b) National laws, regulations and guidelines applicable to the import of LMOs intended for direct use as food or feed, or for processing (Article 11.5);
- (c) Bilateral, multilateral and regional agreements and arrangements (Articles 14.2, 20.3(b), and 24.1);
- (d) Contact details for competent national authorities (Articles 19.2 and 19.3), national focal points (Articles 19.1 and 19.3), and emergency contacts (Article 17.2 and 17.3(e));
- (e) In cases of multiple competent national authorities, responsibilities for each (Articles 19.2 and 19.3);
 - (f) Reports submitted by the Parties on the operation of the Protocol (Article 20.3(e));
- (g) Occurrence of unintentional transboundary movements that are likely to have significant adverse effects on biological diversity (Article 17.1);
 - (h) Illegal transboundary movements of LMOs (Article 25.3);
- (i) Final decisions regarding the importation or release of LMOs (i.e. approval or prohibition, any conditions, requests for further information, extensions granted, reasons for decision) (Articles 10.3 and 20.3(d));

- (j) Information on the application of domestic regulations to specific imports of LMOs (Article 14.4);
- (k) Final decisions regarding the domestic use of LMOs that may be subject to transboundary movement for direct use as food or feed, or for processing (Article 11.1);
- (I) Final decisions regarding the import of LMOs intended for direct use as food or feed, or for processing that are taken under domestic regulatory frameworks (Article 11.4) or in accordance with Annex III (Article 11.6) (requirement of Article 20.3(d))
- (m) Declarations regarding the framework to be used for LMOs intended for direct use as food or feed, or for processing (Article 11.6)
- (n) Review and change of decisions regarding intentional transboundary movements of LMOs (Article 12.1);
 - (o) LMOs granted exemption status by each Party (Article 13.1)
- (p) Cases where intentional transboundary movement may take place at the same time as the movement is notified to the Party of import (Article 13.1); and
- (q) Summaries of risk assessments or environmental reviews of LMOs generated by regulatory processes and relevant information regarding products thereof (Article 20.3(c)).

Article 2 – General provisions

2. Has your country introduced the necessary legal, administrative and other measure implementation of the Protocol? (Article 2.1)	es for
a) full domestic regulatory framework in place (please give details below)	
b) some measures introduced (please give details below)	X
c) no measures yet taken	
3. Please provide further details about your response to the above question, as well as country's experiences and progress in implementing Article 2, including any obstacles encountered:	*

Approval of IR-NCA pending. See item 1 above on Obligations for provision of information to the Biosafety Clearing-House.

Articles 7 to 10 and 12: The advance informed agreement procedure

4. Is there a legal requirement for the accuracy of information provided by exporters jurisdiction of your country? (Article 8.2)	1/ under the
a) yes	X
b) no	
c) not applicable – not a Party of export	
5. If you were a Party of export during this reporting period, did you request any Part review a decision it had made under Article 10 on the grounds specified in Article 12.	
a) yes (please give details below)	
b) no	
c) not applicable – not a Party of export	X
6. Did your country take decisions regarding import under domestic regulatory frame by Article 9.2(c).	eworks as allowed
a) yes	
b) no	
c) not applicable – no decisions taken during the reporting period	X
7. If your country has been a Party of export of LMOs intended for release into the er the reporting period, please describe your experiences and progress in implementing A 12, including any obstacles or impediments encountered:	
8. If your country has taken decisions on import of LMOs intended for release into the during the reporting period, please describe your experiences and progress in implement 10 and 12, including any obstacles or impediments encountered:	

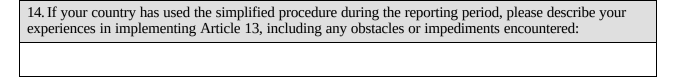
 $[\]underline{1}/$ The use of terms in the questions follows the meanings accorded to them under Article 3 of the Protocol

Article 11 – Procedure for living modified organisms intended for direct use as food or feed, or for processing

9. Is there a legal requirement for the accuracy of information provided by the application the domestic use of a living modified organism that may be subject to transboundary use as food or feed, or for processing? (Article 11.2)	
a) yes	X
b) no	
c) not applicable (please give details below)	
10. Has your country indicated its needs for financial and technical assistance and cap respect of living modified organisms intended for direct use as food or feed, or for pr 11.9)	
a) yes (please give details below)	Yes, Applying to UNEP-GEF.
b) no	
c) not relevant	
11. Did your country take decisions regarding import under domestic regulatory frame by Article 11.4?	eworks as allowed
a) yes	
b) no	
c) not applicable – no decisions taken during the reporting period	X
12. If your country has been a Party of export of LMOs intended for direct use for food processing, during the reporting period, please describe your experiences and progress Article 11, including any obstacles or impediments encountered:	
13. If your country has been a Party of import of LMOs intended for direct use for food or feed, or for processing, during the reporting period, please describe your experiences and progress in implementing Article 11, including any obstacles or impediments encountered:	

Article 13 – Simplified procedure

See question 1 regarding provision of information to the Biosafety Clearing-House.



Article 14 – Bilateral, regional and multilateral agreements and arrangements

15. If your country has entered into bilateral, regional or multilateral agreements or arrangements, describe your experiences in implementing Article 14 during the reporting period, including any obstacles or impediments encountered:

Articles 15 and 16 – Risk assessment and risk management

16. If you were a Party of import during this reporting period, were risk assessments cadecisions taken under Article 10? (Article 15.2)	arried out for all	
a) yes		
b) no (please clarify below)		
c) not a Party of import		
17. If yes, did you require the exporter to carry out the risk assessment?		
a) yes – in all cases		
b) yes – in some cases (please specify the number and give further details below)		
c) no		
d) not a Party of import		
18. If you took a decision under Article 10 during the reporting period, did you require the notifier to bear the cost of the risk assessment? (Article 15.3)		
a) yes – in all cases		
b) yes – in some cases (please specify the number and give further details below)		
c) no		
19. Has your country established and maintained appropriate mechanisms, measures a regulate, manage and control risks identified in the risk assessment provisions of the F 16.1)	<u> </u>	
a) yes		
b) no		
20. Has your country adopted appropriate measures to prevent unintentional transbourd living modified organisms? (Article 16.3)	ndary movements of	
a) yes		
1)		
b) no		
21. Does your country endeavour to ensure that any living modified organism, whethe locally developed, undergoes an appropriate period of observation commensurate with generation time before it is put to its intended use? (Article 16.4)		
21. Does your country endeavour to ensure that any living modified organism, whethe locally developed, undergoes an appropriate period of observation commensurate with		
21. Does your country endeavour to ensure that any living modified organism, whethe locally developed, undergoes an appropriate period of observation commensurate with generation time before it is put to its intended use? (Article 16.4)		
21. Does your country endeavour to ensure that any living modified organism, whethe locally developed, undergoes an appropriate period of observation commensurate with generation time before it is put to its intended use? (Article 16.4) a) yes – in all cases		

22. Has your country cooperated with others for the purposes specified in Article 16.5?	
a) yes (please give further details below)	
b) no (please give further details below)	
23. Please provide further details about your responses to the above questions, as well as description of your country's experiences and progress in implementing Articles 15 and 16, including any obstacles or impediments encountered:	
Not applicable yet.	

Article 17 – Unintentional transboundary movements and emergency measures

24. During the reporting period, if there were any occurrences under your jurisdiction that led, or could have led, to an unintentional transboundary movement of a living modified organism that had, or could have had, significant adverse effects on the conservation and sustainable use of biological diversity, taking also into account risks to human health in such States, did you immediately consult the affected or potentially affected States for the purposes specified in Article 17.4?	
a) yes – all relevant States immediately	
b) partially (please clarify below)	
c) no (please clarify below)	
25. Please provide further details about your response to the above question, as well as description of your country's experiences in implementing Article 17, including any obstacles or impediments encountered:	

Article 18 – Handling, transport, packaging and identification

26. Has your country taken measures to require that living modified organisms that are subject to transboundary movement within the scope of the Protocol are handled, packaged and transported under conditions of safety, taking into account relevant international rules and standards? (Article 18.1)	
a) yes (please give details below)	X
b) no	
c) not applicable (please clarify below)	
27. Has your country taken measures to require that documentation accompanying livi organisms for direct use as food or feed, or for processing, clearly identifies that they modified organisms and are not intended for intentional introduction into the environmentation of the information? (Article 18.2(a))	'may contain' living
a) yes	X
b) no	
28. Has your country taken measures to require that documentation accompanying livi organisms that are destined for contained use clearly identifies them as living modified specifies any requirements for the safe handling, storage, transport and use, the contact information, including the name and address of the individual and institution to whom organisms are consigned? (Article 18.2(b))	d organisms and et point for further
a) yes	X
b) no	
29. Has your country adopted measures to require that documentation accompanying living modified organisms that are intended for intentional introduction into the environment of the Party of import and any other living modified organisms within the scope of the Protocol, clearly identifies them as living modified organisms; specifies the identity and relevant traits and/or characteristics, any requirements for the safe handling, storage, transport and use, the contact point for further information and, as appropriate, the name and address of the importer and exporter; and contains a declaration that the movement is in conformity with the requirements of this Protocol applicable to the exporter? (Article 18.2(c))	
a) yes	X
b) no	
30. Please provide further details about your responses to the above questions, as well as description of your country's experiences and progress in implementing Article 18, including any obstacles or impediments encountered:	
Measures have been adopted in the IR-NCA but not applied yet because IR-NCA have to be appro-	ve d.

Article 19 - Competent national authorities and national focal points

See question 1 regarding provision of information to the Biosafety Clearing-House.

Article 20 – Information-sharing and the Biosafety Clearing-House

See question 1 regarding provision of information to the Biosafety Clearing-House.

31. In addition to the response to question 1, please describe any further details regarding your country's experiences and progress in implementing Article 20, including any obstacles or impediments encountered:

Information received from the BCH as Biosafety Clearing-House National Focal Point has been shared with the Competent National Authorities.

Article 21 – Confidential information

32. Does your country have procedures to protect confidential information received under the Protocol and that protect the confidentiality of such information in a manner no less favourable than its treatment of confidential information in connection with domestically produced living modified organisms? (Article 21.3)	
a) yes	X
b) no	
33. If you were a Party of import during this reporting period, did you permit any notifinformation submitted under the procedures of the Protocol or required by the Party of the advance informed agreement procedure that was to be treated as confidential? (Art	f import as part of
a) yes	
If yes, please give number of cases	
b) no	
c) not applicable – not a Party of import	Not applicable yet
34. If you answered yes to the previous question, please provide information on your experience including description of any impediments or difficulties encountered:	
35. If you were a Party of export during this reporting period, please describe any impediments or difficulties encountered by you, or by exporters under your jurisdiction if information is available, in the implementation of the requirements of Article 21:	

Article 22 - Capacity-building

36. If a developed country Party, during this reporting period has your country cooper development and/or strengthening of human resources and institutional capacities in burposes of the effective implementation of the Protocol in developing country Partie least developed and small island developing States among them, and in Parties with e transition?	oiosafety for the s, in particular the
a) yes (please give details below)	
b) no	
c) not applicable – not a developed country Party	X
37. If yes, how has such cooperation taken place:	
38. If a developing country Party or a Party with an economy in transition, have you be cooperation for technical and scientific training in the proper and safe management of the extent that it is required for biosafety?	
a) yes – capacity-building needs fully met (please give details below)	
b) yes – capacity-building needs partially met (please give details below)	X
c) no – capacity-building needs remain unmet (please give details below)	
d) no – we have no unmet capacity-building needs in this area	
e) not applicable – not a developing country Party or a Party with an economy in transition	
39. If a developing country Party or a Party with an economy in transition, have you b cooperation for technical and scientific training in the use of risk assessment and risk biosafety?	
a) yes – capacity-building needs fully met (please give details below)	
b) yes – capacity-building needs partially met (please give details below)	X
c) no – capacity-building needs remain unmet (please give details below)	
d) no – we have no unmet capacity-building needs in this area	
e) not applicable – not a developing country Party or a Party with an economy in	

40. If a developing country Party or a Party with an economy in transition, have you benefited from
cooperation for technical and scientific training for enhancement of technological and institutional
capacities in biosafety?

a) yes – capacity-building needs fully met (please give details below)	
b) yes – capacity-building needs partially met (please give details below)	X
c) no – capacity-building needs remain unmet (please give details below)	
d) no – we have no unmet capacity-building needs in this area	
e) not applicable – not a developing country Party or a Party with an economy in transition	

41. Please provide further details about your responses to the above questions, as well as description of your country's experiences and progress in implementing Article 22, including any obstacles or impediments encountered:

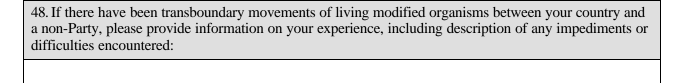
Cooperation has been mainly received through the UNEP-GEF Project on Development of National Biosafety Frameworks (NBF). We need cooperation for the implementation phase of the NBF.

Article 23 – Public awareness and participation

42. Does your country promote and facilitate public awareness, education and participation concerning the safe transfer, handling and use of living modified organisms in relation to the conservation and sustainable use of biological diversity,	
taking also into account risks to human health? (Article 23.1(a))	
a) yes – significant extent	
b) yes – limited extent	X
c) no	
43. If yes, do you cooperate with other States and international bodies?	
a) yes – significant extent	
b) yes – limited extent	
c) no	X
44. Does your country endeavour to ensure that public awareness and education encompass access to information on living modified organisms identified in accordance with the Protocol that may be imported? (Article 23.1(b))	
a) yes – fully	
b) yes – limited extent	\mathbf{X}
o) yes mined entent	
c) no	
c) no 45. Does your country, in accordance with its respective laws and regulations, consult the decision-making process regarding living modified organisms and make the results of some control of the	
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of savailable to the public? (Article 23.2)	
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of savailable to the public? (Article 23.2) a) yes – fully	
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of savailable to the public? (Article 23.2) a) yes – fully b) yes – limited extent	such decisions X
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of so available to the public? (Article 23.2) a) yes – fully b) yes – limited extent c) no 46. Has your country informed its public about the means of public access to the Biosat	such decisions X
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of savailable to the public? (Article 23.2) a) yes – fully b) yes – limited extent c) no 46. Has your country informed its public about the means of public access to the Biosaf House? (Article 23.3)	such decisions X
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of savailable to the public? (Article 23.2) a) yes – fully b) yes – limited extent c) no 46. Has your country informed its public about the means of public access to the Biosaf House? (Article 23.3) a) yes – fully	X fety Clearing-
c) no 45. Does your country, in accordance with its respective laws and regulations, consult to decision-making process regarding living modified organisms and make the results of so available to the public? (Article 23.2) a) yes – fully b) yes – limited extent c) no 46. Has your country informed its public about the means of public access to the Biosaft House? (Article 23.3) a) yes – fully b) yes – limited extent	X fety Clearing- X as description of

Article 24 - Non-Parties

See question 1 regarding provision of information to the Biosafety Clearing-House.



Article 25 – Illegal transboundary mov ements

See question 1 regarding provision of information to the Biosafety Clearing-House.

49. Has your country adopted appropriate domestic measures to prevent and penalize, as appropriate,
transboundary movements of living modified organisms carried out in contravention of its domestic
measures? (Article 25.1)

a) yes	X
b) no	

50. Please provide further details about your response to the above question, as well as description of your country's experiences in implementing Article 25, including any obstacles or impediments encountered:

No experience yet. But ilegal transboundary movements are considered in IR-CNA.

Article 26 – Socio-economic considerations

51. If during this reporting period your country has taken a decision on import, did it take into account socio-economic considerations arising from the impact of living modified organisms on the conservation and sustainable use of biological diversity, especially with regard to the value of biological diversity to indigenous and local communities? (Article 26.1)		
a) yes – significant extent		
b) yes – limited extent		
c) no		
d) not a Party of import		
52. Has your country cooperated with other Parties on research and information exchange on any socio- economic impacts of living modified organisms, especially on indigenous and local communities? (Article 26.2)		
a) yes – significant extent		
b) yes – limited extent		
c) no	X	
53. Please provide further details about your responses to the above questions, as well as description of your country's experiences and progress in implementing Article 26, including any obstacles or impediments encountered:		
No experience yet. To be considered in an implementation phase of the NRF		

Article 28 - Financial mechanism and resources

54. Please indicate if, during the reporting period, your government made financial resources available to other Parties or received financial resources from other Parties or financial institutions, for the purposes of implementation of the Protocol.

a) yes – made financial resources available to other Parties	
b) yes – received financial resources from other Parties or financial institutions	X
c) both	
d) neither	

55. Please provide further details about your response to the above question, as well as description of your country's experiences, including any obstacles or impediments encountered:

Cooperation has been mainly received through the UNEP-GEF Project on Development of National Biosafety Frameworks (NBF). We need cooperation for the implementation phase of the NBF and we would like this to be as soon as possible after completion of the NBF.

Other information

56. Please use this box to provide any other information related to articles of the Protocol, questions in the reporting format, or other issues related to national implementation of the Protocol:

Comments on reporting format

The wording of these questions is based on the Articles of the Protocol. Please provide information on any difficulties that you have encountered in interpreting the wording of these questions:

No problem. The formal fulfils to minimize the reporting burden on Parties, while eliciting the important information regarding implementation of the provisions of the Protocol