SUMMARY REPORT
FINLAND

Improving the reporting on the implementation of Directive 2010/63/EU on the protection of animals used for scientific purposes
Under Article 54(1) of Directive 2010/63/EU (the Directive), Member States are required to submit to the European Commission (EC) information on the implementation of this Directive once every 5 years. Reports covering the first five years of the functioning of the Directive, i.e. the period 2013-2017, were submitted by EU Member States to the EC in 2018. Reporting requirements for this first submission of information on the implementation of the Directive were set out in Annex I of Commission Implementing Decision 2012/707/EU.

The second submission of information on the implementation of the Directive will cover the years 2018-2022, and is due to be submitted by the Member States to the EC by 10 November 2023. The reporting requirements for this second submission are set out in Annex II of Commission Implementing Decision 2020/569/EU, replacing Commission Implementing Decision 2012/707/EU.

Based on the answers provided by Finland and other Member States to the EC 2018 survey on the implementation of the Directive, the present summary report provides the following information: blue check marks (☑) correspond to elements that were adequately reported by Finland, red crosses (☒) correspond to elements that were required by Commission Implementing Decision 2012/707/EU, but were not adequately reported by Finland, and yellow crosses (☐) correspond to elements that were not explicitly required by law, but were reported by other Member States or requested by the EC to help clarify any concerns from users and other stakeholders.

In line with this analysis, this report provides recommendations that can improve Finland’s reporting on the implementation of the Directive. A better and more harmonised reporting by Member States will further increase transparency and openness, and will enable the assessment of the effectiveness of the implementation of the Directive among all Member States.

Our recommendations are based on the new reporting requirements set out in the sections of Annex II of Commission Implementing Decision 2020/569/EU, and on best practices among the replies of the Member States to the EC 2018 survey on the implementation of the Directive. Accordingly, our recommendations are divided into two subsections: legal requirements and best practices. Recommendations under legal requirements will be preceded by a warning sign (⚠️) for elements that were adequately reported, but where supplementary information is now required by the new Commission Implementing Decision 2020/569/EU.
Competent Authorities

- Information on the framework for competent authorities, including the numbers and types of authorities as well as their respective tasks was reported.
- Finland reported that meetings are organised between the four Board sections responsible for project evaluation and authorisation, and that the officers in charge of coordinating project applications ensure that each Board section is informed of the policies of the other sections.

National Committee

- Information on the structure and operation of the National Committee was reported.
- Finland mentioned the expertise of the members.
- Information on the National Committee’s task to share best practice was reported.

Recommendations

Legal requirements

- Explain the measures taken to ensure compliance with the requirements of Article 49(1) of the Directive, which states that the National Committee shall advise the competent authorities and animal welfare bodies on matters dealing with the acquisition, breeding, accommodation, care and use of animals in procedures.

Example of best practices

Specify whether meetings, seminars, workshops and/or training sessions are organised; as well as the topics addressed and the web-address(es) where this information can be found.

- Explain the measures taken to ensure compliance with the requirements of Article 49(2) of the Directive, which states that the National Committee shall exchange information on the operation of animal-welfare bodies.

Animal welfare bodies

- Information on the structure and functioning of animal welfare bodies was reported.
- Finland reported that there are additional permanent members beyond those listed in Article 26(2), and provided information on this.
- The aspects of the work of animal welfare bodies that function well and that could be improved were reported.
- Information on the measures implemented to ensure that members possess the expertise needed to advise the staff, and whether animal welfare bodies are subject to controls during inspections was missing.
Legal requirements

 Explain the measures taken to ensure compliance with the following requirements regarding the structure and functioning of animal welfare bodies of Articles 26 and 27 of the Directive:

- Member States shall ensure that each breeder, supplier and user sets up an animal-welfare body;
- the animal welfare body shall, as a minimum, carry out the following tasks: (a) advise the staff dealing with animals on matters related to the welfare of animals, in relation to their acquisition, accommodation, care and use; (b) advise the staff on the application of the requirement of replacement, reduction and refinement, and keep it informed of technical and scientific developments in these fields; (c) establish and review internal operational processes regarding monitoring, reporting and follow-up in relation to the welfare of animals housed or used in the establishment; (d) follow the development and outcome of projects, taking into account the effect on the animals used, and identify and advise on elements that further contribute to replacement, reduction and refinement; and (e) advise on rehoming schemes, including the appropriate socialisation of the animals to be rehomed;
- Member States shall ensure that the records of any advice given by the animal-welfare body and decisions taken regarding that advice are kept for at least 3 years.

Best practices

Report the measures implemented and/or tools provided to ensure that members possess the expertise needed to advise the staff, and in particular on the application of the requirement of replacement, reduction and refinement (e.g. training; seminars).

Specify whether animal welfare bodies are subject to controls during inspections, and if so, describe the elements that are checked (e.g. reports; composition; monitoring of decisions; follow-up of the implemented projects).

Specify whether concrete measures have been taken since 2018 to improve the aspects of the work of animal welfare bodies that could be ameliorated.

Principles of Replacement, Reduction and Refinement (3Rs)

Finland reported that there are numerous questions regarding the principles of the 3Rs in the project application form, and that project applications are carefully checked to ensure that the principles of the 3Rs are satisfactorily addressed.

Finland reported that meetings are organised between all persons involved in the project to ensure that 3Rs methods are fully implemented.

Finland specified that in some establishments, project applications are discussed and reviewed by animal welfare bodies before submitting the application to the competent authority responsible for the authorisation of projects.

Finland reported that seminars, meetings, workshops and/or training days related to the implementation of the 3Rs principles during housing and care are organised.
A voluntary report on the Member State’s activities in relation to the development, validation and promotion of alternative approaches at national level was submitted. However, this report relates Finland’s activities up to 2016.

Finland reported that there are no measures taken to ensure that there is no duplication of procedures.

**Recommendations**

**Legal requirements**

- Provide information on the measures taken to ensure that the principles of (a) replacement, (b) reduction and (c) refinement are satisfactorily addressed within authorised projects in accordance with Articles 4 and 13 of the Directive, which state that:
  - Member States shall ensure that, wherever possible, a scientifically satisfactory method or testing strategy, not entailing the use of live animals, shall be used instead of a procedure;
  - Member States shall ensure that the number of animals used in projects is reduced to a minimum without compromising the objectives of the project;
  - Member States shall ensure refinement of breeding, accommodation and care, and of methods used in procedures, eliminating or reducing to the minimum any possible pain, suffering, distress or lasting harm to the animals;
  - without prejudice to national legislation prohibiting certain types of methods, Member States shall ensure that a procedure is not carried out if another method or testing strategy for obtaining the result sought, not entailing the use of a live animal, is recognised under the legislation of the Union;
  - in choosing between procedures, those which to the greatest extent meet the following requirements shall be selected: (a) use the minimum number of animals; (b) involve animals with the lowest capacity to experience pain, suffering, distress or lasting harm; (c) cause the least pain, suffering, distress or lasting harm; and are most likely to provide satisfactory results;
  - death as the end-point of a procedure shall be avoided as far as possible and replaced by early and humane end-points. Where death as the end-point is unavoidable, the procedure shall be designed so as to (a) result in the deaths of as few animals as possible; and (b) reduce the duration and intensity of suffering to the animal to the minimum possible and, as far as possible, ensure a painless death.

**Examples of best practices**

- Report the information related to the 3Rs principles that applicants need to provide in their application file (e.g. systematic literature search for alternative methods which do not involve the use of live animals; reasons for not using alternative methods when available, relevance of the animal(s) species chosen, use of appropriate statistical methods to calculate the minimal number of animals necessary to obtain scientifically relevant results, explain whether a collaboration with another laboratory is possible to reduce the number of animals used, indicate the methods used to reduce or eliminate the discomfort experienced by the animals, appropriate breeding strategies for animals with genetic modifications which cause harmful phenotypes to minimise the number of animals suffering from such phenotypes, sharing of tissue and organs either within establishments or via biobanks, information about the refinement of the conditions of accommodation and care during the projects, description of the humane end-points that were set).

- Indicate the strategies used by the project evaluators to verify the information submitted by an applicant, and decide whether the 3Rs principles are satisfactorily addressed (e.g. use of a standardised form or a check-list; review of the application by a statistician; use of common databases to verify whether alternative methods are available or appropriate; by staying informed on the latest technical and scientific developments in these fields).
Legal requirements

⚠️ Provide information on the measures taken to ensure that the principles of (a) reduction and (b) refinement are satisfactorily addressed during housing and care in breeding and supplying establishments in accordance with Article 4 of the Directive.

Examples of best practices

Specify whether it is verified that: (a) the installations and equipment are suited to species of animals housed and to the performance of the procedures that will be carried out; (b) animals are in good health; (c) incompatible species are not housed together; (d) animal health and wellbeing is daily monitored and recorded by a competent person; (e) the transportation is adapted to the species; (f) acclimatisation and quarantine is possible; (g) animals are housed in groups when applicable; (h) animals have sufficient space and can express normal behaviour; (i) enrichment is provided as appropriate to the species; (j) the enclosures are made of non-toxic material and cannot endanger the animals; (k) the animals receive sufficient food and water; (l) bedding material and nesting material is provided and refreshed regularly; (m) the environment is suitable to the species of animals housed including ventilation, temperature, lighting, noise, and relative humidity; (n) albino animals receive special lighting conditions; (o) animals can satisfy their physiological and ethological needs; (p) animals are free of stress, anxiety, thirst, hunger, discomfort, pain, injury, illness or abnormal behaviour, and whether positive emotions are shown including playing behaviour, adaptability to situations, exploration behaviour; (q) alarm systems and active maintenance programs are in place as well as cleaning schedules for installations and equipment; (r) facilities are in place for carrying out diagnostic tests, collection of samples, housing sick animals, performing surgery, post-operative care, and post-mortem examination.

Best practices

Submit to the European Commission an updated voluntary report regarding Finland’s activities in relation to the development, validation and promotion of alternative approaches at national level since 2016.
The processes of project evaluation and authorisation have been published. The processes of project evaluation and authorisation were described. Information on how expertise for project evaluation is considered was reported. Finland indicated that project authorisations are granted for a period not exceeding 5 years. Information on training programmes, and on the measures taken to ensure that the project evaluators have the required expertise was missing. Finland provided a web-address where information on the project evaluation and authorisation processes may be found, but this web-address is no longer accessible. Finland did not describe how the requirements of Article 38(1), (2) and (4) of the Directive are met. Finland did not specify how the requirements of Article 40(2) of the Directive are met.

Recommendations

Legal requirements

⚠️ Explain how duplication of procedures is avoided to comply with Article 46 of the Directive (i.e. each Member State shall accept data from other Member States that are generated by procedures recognised by the legislation of the Union, unless further procedures need to be carried out regarding that data for the protection of public health, safety or the environment).

Examples of best practices

Take measures to ensure that there is no duplication of procedures and report information on these measures. For example, indicate:

- the information that applicants must provide in their application file (e.g. systematic literature search; the websites, online databases, books and/or journals that were consulted as well as the time period of the search and the keywords that were used, where applicable; exchange with other research groups internally and externally; access to data within the establishment);
- the strategy used by project evaluators to check this information.

Project Evaluation & Authorisation

☑ The processes of project evaluation and authorisation have been published.
☑ The processes of project evaluation and authorisation were described.
☑ Information on how expertise for project evaluation is considered was reported.
☑ Finland indicated that project authorisations are granted for a period not exceeding 5 years.
☒ Information on training programmes, and on the measures taken to ensure that the project evaluators have the required expertise was missing.
☒ Finland provided a web-address where information on the project evaluation and authorisation processes may be found, but this web-address is no longer accessible.
☒ Finland did not describe how the requirements of Article 38(1), (2) and (4) of the Directive are met.
☒ Finland did not specify how the requirements of Article 40(2) of the Directive are met.

Recommendations continued

Legal requirements

Explain the measures taken to ensure compliance with the requirements of Article 38(1), (2) and (4) of the Directive, which states that:

- the project evaluation shall be performed with a degree of detail appropriate for the type of project and shall verify that the project meets the following criteria: (a) the project is justified from a scientific or educational point of view or required by law; (b) the purposes of the project justify the use of animals; and (c) the project is designed so as to enable procedures to be carried out in the most humane and environmentally sensitive manner possible;
Recommendations continued

- The project evaluation shall consist in particular of the following: (a) an evaluation of the objectives of the project, the predicted scientific benefits or educational value; (b) an assessment of the compliance of the project with the requirement of replacement, reduction and refinement; (c) an assessment and assignment of the classification of the severity of procedures; (d) a harm-benefit analysis of the project, to assess whether the harm to the animals in terms of suffering, pain and distress is justified by the expected outcome taking into account ethical considerations, and may ultimately benefit human beings, animals or the environment; (e) an assessment of any justification referred to in Articles 6 to 12, 14, 16 and 33; and (f) a determination as to whether and when the project should be assessed retrospectively.

- The project evaluation process shall be transparent.

Examples of best practices

Take measures to ensure transparency if this is not already the case, and report information on these measures. Examples include publication of the profile and areas of expertise of project evaluators; reasons that explain why no project applications have been rejected; timely publication of non-technical project summaries, ensuring that they are clearly written, and that they provide all the required information as laid down in the Directive.

Explain the measures taken to ensure compliance with the requirements of Article 40(2) of the Directive, which states that the project authorisation shall specify the following: (a) the user who undertakes the project; (b) the persons responsible for the overall implementation of the project and its compliance with the project authorisation; (c) the establishments in which the project will be undertaken, where applicable; and (d) any specific conditions following the project evaluation, including whether and when the project shall be assessed retrospectively.

Best practices

Provide the correct web-address where information on the processes of project evaluation and authorisation can be found.

With regard to the measures taken to consider expertise for project evaluation, report:

- Whether there is a training programme for project evaluators, and information on this (e.g. minimum duration; type of modules; training objectives; follow-ups);

- The measures taken to ensure that the project evaluators have the required expertise and skills (e.g. providing CVs and justifications of competence to the national competent authority; consultation of documents related to project evaluation by the national competent authority to ensure that the required expertise was present during the evaluation of a project).
**Retrospective Assessment**

- The number of projects submitted for retrospective assessment was reported in respect of each year.
- Information on the types of projects submitted for retrospective assessment was reported in respect of each year.
- Summary information, covering the five-year reporting cycle, on the nature of projects selected for retrospective assessment beyond those compulsory under Article 39(2) was reported.

**Enforcement**

- In respect of each year, Finland provided numbers for inspections, broken down by announced and unannounced.
- In respect of each year, Finland provided numbers for all active authorised breeders, suppliers and users separately.
- Qualitative operational information on the inspection process was reported, including the effectiveness in terms of impacts such as declining trend in non-compliance, changes in risk profile of establishments, and reduction in legal and administrative actions due to infringements.
- Finland reported that there were no suspensions or withdrawals of authorisations of breeders, suppliers and users between 2013 and 2017.
- Finland reported that there were no withdrawals of project authorisation between 2013 and 2017.
- Information on the nature of infringements, and on the nature of legal and administrative actions as a result of infringements was reported.
- Finland reported the number of inspected operators and establishments but did not clearly specify the difference between these two entities.
- Detailed information on the inspection process, including the elements covered, was missing.
- Finland provided a web-address where any published material on inspections and enforcement can be found, but this web-address is no longer accessible.
- The web-address where the criteria used for risk analysis can be found was not specified.
- Information on the criteria applied under Article 34(2) of the Directive was not reported.

**Recommendations**

**Legal requirements**

Explain the measures taken to ensure compliance with the requirements of Article 34(2) of the Directive, which states that the frequency of inspections should be adapted on the basis of a risk analysis for each establishment, taking account of the number and species of animals housed; the record of the breeder, supplier or user in complying with the requirements of the Directive; the number and types of projects carried out by the user in question; and any information that might indicate non-compliance.

**Best practices**

Specify the web-address where the criteria used for risk analysis can be found.
Best practices
Specify the difference between an operator and an establishment.

With regard to the inspection process, report:

- the elements checked during inspections (e.g. animal housing including ventilation, temperature, lighting, noise; housing conditions including availability of feed and water, stocking densities, bedding, hygiene, enrichment; animal health and care; reports summarising the health monitoring of laboratory animals; compliance of projects with the Directive; advice given by animal welfare bodies);

- the number of inspectors and their expertise and/or their (continuing) training;

- whether a common check-list is used during the inspection to ensure a coherent approach and to verify that all requirements are considered;

- whether follow-up inspections were carried out to ensure that reported deficiencies were resolved.

Provide the correct web-address where any published material on inspections and enforcement can be found.

Education & Training

- Finland reported that the general requirements are laid down in Act 497/2013 (§8) and Decree 564/2013 (§18).

- Finland reported that the demonstration and assessment of official competency, the assessment forms and the training of evaluators were planned to be established in 2019.

- Finland indicated that persons carrying out functions set out in Article 23(2) are supervised in the performance of their tasks until they have demonstrated the requisite competence.

- Information on specific training requirements for persons mentioned in Articles 24, 25 and 38 was reported.

- The web-address(es) where Act 497/2013 and Decree 564/2013 can be found were not specified.

- The qualifications required for carrying out the functions set out in Article 23(2) were not specified.

- Summary information on the mandatory and/or optional courses and training for functions set out in Article 23(2) was missing.

- Finland did not indicate whether the qualifications and training of the persons carrying out the functions set out in Article 23(2) are verified during inspections.

- Finland did not specify whether the general requirements laid down in Act 497/2013 (§8) and Decree 564/2013 (§18) are based on the elements set out in Annex V of the Directive as mentioned in Article 23(3).
Recommendations

Legal requirements
Provide information on the minimum requirements referred to in Article 23(3) of the Directive, which states that Member States shall publish, on the basis of the elements set out in Annex V, minimum requirements with regard to education and training and the requirements for obtaining, maintaining and demonstrating requisite competence for the functions set out in Article 23(2).

Best practices
Specify the web-address(es) where Act 497/2013 and Decree 564/2013 can be found.

Specify the qualifications required for carrying out the functions set out in Article 23(2).

Provide summary information on the mandatory and/or optional courses and training for functions mentioned in Article 23(2), including for example, the number of courses and training per year; the minimum duration of the courses and training; the content of the courses and training programmes; and the type of training (accredited and/or Member State approved, local or establishment training, other).

Indicate whether the qualifications and training of the persons carrying out the functions set out in Article 23(2) are verified during inspections.

Report information on the demonstration and assessment of official competency, the assessment forms, and the training of evaluators that were planned to be established in 2019.

Genetically altered animals

The number of animals bred, killed and not used in procedures including genetically altered animals not otherwise reported in the annual statistics was reported.

Representative information on the efforts made to refine the methods of tissue sampling for the purposes of genetic characterisation carried out with and without project authorisation was provided.

Information on the criteria used to ensure that the information on the efforts made to refine the methods of tissue sampling for the purposes of genetic characterisation is representative was reported.

Finland reported that every university known to have genetically altered breeding provided information on the efforts made to refine tissue sampling techniques for genotyping, but the exact number of establishments was not specified.

Recommendations

Best practices
Indicate the exact number of establishments genotyping animals that were asked to provide information on the efforts made to refine tissue sampling techniques for genotyping.
EU Guidance and Working Documents

The EU Guidance on Animal Welfare Bodies and National Committees, the EU Guidance on Severity Assessment Framework, the EU Guidance on Project Evaluation and Retrospective Assessment, the EU Guidance on Inspections and Enforcement, the EU Guidance on Education and Training Framework and the Working Document on Genetically Altered Animals have been disseminated.