

Proposal for Task Force Consideration at the ISSC 2015 Biennial Meeting		 ☐ Growing Area ☒ Harvesting/Handling/Distribution ☐ Administrative
Submitter	Robert Rheault	
Affiliation	East Coast Shellfish Growers' Association	
Address Line 1	1623 Whitesville Road	
Address Line 2		
City, State, Zip	Toms River, NJ 08755	
Phone	401-783-3360	
Fax	Not Listed	
Email	bob@ecsga.org	
Proposal Subject	Tagging Requirements for Wet Stored Shellstock	
Specific NSSP	Section II. Model Ordinance	
Guide Reference	Chapter X. General Requirements for Dealers	
Text of Proposal/	Section II. Model Ordinance Chapter X. General Requirements	
Requested Action	B. Tags.	por 11. General requirements
	 (2) The dealer's tag shall contain the following indelible, legible information in the order specified below: (a) The dealer's name and address. (b) The dealer's certification number as assigned by the Authority. (c) The original shellstock shipper's certification number. If depurated the original shellstock shipper's certification number is not required. (d) The harvest date; or if depurated, the date of depuration processing, or if wet stored, the original harvest date, the dealers lot designation, the letter "W" and the final harvest date which is the date removed from wet storage. Section IV. Guidance Documents Chapter III. Harvesting, Handling, Processing, and Distribution .04 Shellstock Tagging. 	
	Except for shellstock that originated from a depuration-processor, shellstock transported across State lines and placed in wet storage must include the following information on its shipping tag after removal from wet storage:	
	AND WAS WET STORE	caler's tag as specified above; and DDUCT IS A PRODUCT OF (NAME OF STATE) D AT (FACILITY CERTIFICATION NUMBER) WAS REMOVED FROM WET STORAGE ON
Public Health Significance	Having multiple dates on the dealer's tag has proven to be confusing to the customers. The CFIA has chosen to avoid this confusion by listing date of removal from were storage and listing that as the harvest date. This is the most efficacious method of clarifying the issue of when the shellfish comes out of the water which determines the shell life of the product.	
		n the Dealer's inventory control and the ability of the sh which lots of shellfish came from which harvest



	area on certain dates and which lots went to which customers on which ship dates. This information trail is still vital to the trace back and will still be required. This will make Canadian CFIA wet storage tagging requirements consistent with those of the ISSC and maintain true equivalence between the two programs. This is important since products from both countries compete directly in the marketplace.	
Cost Information	Trace back will still be dependent on the wet storage operator's ability to maintain accurate inventory records demarcating which lots from which harvest areas and dates were shipped to which customers on which dates. Requiring this information on the tags as well only adds a layer of complexity and confuses the customers.	
Action by 2013	Recommended referral of Proposal 13-212 to an appropriate Committee as determined	
Task Force II	by the Conference Chairman with instructions to the Committee to try and find ways to increase foreign compliance on this issue.	
Action by 2013	Adopted recommendation of Task Force II on Proposal 13-212.	
General Assembly		
Action by FDA	Concurred with Conference action on Proposal 13-212.	
May 5, 2014		