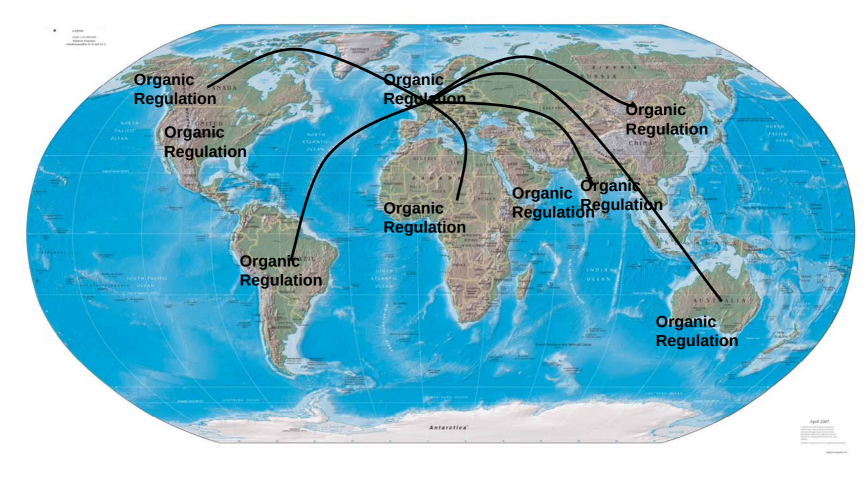
The EU import rules A move towards more harmonization?

> Beate Huber





country to country recognition based on equivalency

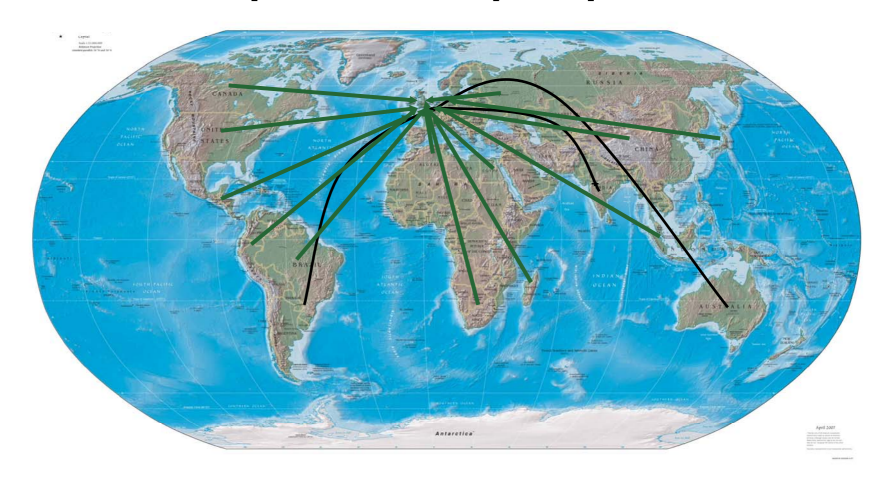






Reality:

Majority of import with import permits



Elimport permits since 2008 (selected countries)

	Import permits total	Import permits based on local CB's	Share of local certification
Brazil	146	77	52 %
China	315	0	0 %
Ecuador	77	2	0,03 %
Japan	25	0	0 %
Peru	182	39	21 %
Tunesia	70	0	0 %
World	2729	?	?

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Assessment of current EU import scheme in regard to harmonization

- > Preferences European based certification bodies
- In-transparent procedures
- Decided by 25 members states which hardly communicate among each other on assessment procedures



Assessment of new import scheme on its impacts on harmonization



1) Equivalency and compliance

- Equivalence procedure is maintained and stressed
 - Systematic assessment of equivalence with EU standards has to be provided in assessment report
 - Result of equivalence assessment should be made public by Assessment Body
 - Assessment is delegated to external bodies
 (usually accreditation bodies) where guidance or
 exchange is needed





1) Equivalency and compliance

- **⊗** Compliance procedure will be introduced which contradicts harmonization efforts
 - ⊗ No accompanying certificates are required (less bureaucracy for traders)



2.) Guidelines for equivalence assessment

- Guidelines for equivalence assessment are provided by Commission
- © Reference to Codex Alimentarius in EU Reg. 834/2007
- Reference to international tools for harmonization in guidelines, e.g.
 - UNCTAC, FAO, IFAOM 2008: International Requirements for Organic Certification Bodies (IROCB),
 - © Codex Alimentarius Guidelines CAC/GL 34: "Guidelines for the Development of Equivalence Agreements.."
 - **UNCTAC, FAO, IFAOM 2008: "Guide for assessing equivalence or organic standards…"**
 - **®** References are only in guidelines and not legally binding



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3. Guideline for the notification to a third country authority

- © Certification bodies have to send letters to authorities in all Third Country where they are operating with information on their activities
- Declaration requested that legal requirements in these countries are respected



4. Assessment Bodies

- > Assessment reports can be written by:
 - > Competent authority
 - National accreditation body with competence in organic agriculture
 - International supervisory body specialised in organic agriculture
- Recognition of an internationally operating body (IOAS)
- Option for accreditation bodies to provide "one stop shops" (e.g. ISO 65, EU, CAN – IOAS, DAP)



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5. Definition of Objectives and Principles in EU Reg. 834/2007

- Definition Equivalence: "... capable of meeting the same objectives and principles"
- Locally adapted standards can be elaborated taking into account EU objectives and principles



Conclusions

- An import step towards more harmonization
 - Stressing equivalence
 - More guidance on equivalence assessment
 - > references to equivalency tools
- Effectiveness depends on implementation and inforcement
 - Standardsetters and certification body have to use the created leeway
 - Sufficient capacities for coordination, guidance and surveillance are needed



Thank you very much

