Brief Introduction to Requirements for Mixed Farms and Parallel Production

according to Regulation (EC) 834/07*, NOP, JAS, and BIO SUISSE

1. Terms, general introduction:

<table>
<thead>
<tr>
<th>Meaning</th>
<th>EU-Reg.</th>
<th>NOP, JAS</th>
<th>BIO SUISSE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Whole-farm conversion</td>
<td>The whole farm is managed according to an organic scheme, including livestock and grassland</td>
<td>Not required</td>
<td>Required by BIO SUISSE and other private standards</td>
</tr>
<tr>
<td>Mixed production</td>
<td>The farm has an organic and a conventional part, e.g. an organic apple orchard and conventional annual crops</td>
<td>Allowed (conditions see N° 3)</td>
<td>Not allowed, but tolerated during a short transition time under certain conditions</td>
</tr>
<tr>
<td>Parallel production</td>
<td>The same crop is planted on organic and conventional (or transitional) fields, e.g. conventional wheat and organic wheat</td>
<td>Not allowed (exceptions see N° 2)</td>
<td>Allowed (conditions see N° 3) Prohibited</td>
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</table>

2. Parallel production under Regulation (EC) 834/07:

As mentioned above, parallel production is not allowed by the EU-Regulation. Exceptions:

a. The varieties planted on organic and conventional plots can be easily distinguished by non-specialists. This may be the case for potato or bean varieties of different colour, for cherry and traditional tomato, etc. If that the organic crop is used for a processed product, where the distinguishing characteristics are not relevant (e.g. apple juice), CERES will not accept parallel production of different varieties.

b. For perennial crops, the EU-Regulation allows parallel production during a conversion period (Art. 40, Reg. 889/08). Conditions are as follows:

   - The operator presents and implements a detailed conversion plan, according to which all plots must be converted to organic as soon as possible. Start of conversion of the last part may not exceed five years, from the date of first application for organic certification. The conversion plan and its implementation must be checked and approved annually by the certifier.
   - Harvest, post-harvest separation, and separate equipment are assured (see N° 3).
   - “Immediately upon completion of the harvest, the producer informs the inspection body … of the exact quantities harvested on the units concerned and of the measures taken to separate the products.” In case of continuous harvesting (e.g. bananas), the operator may be exempt from the two latter obligations.

c. As a third alternative, the operation can be divided in a conventional and an organic part. This separation must not be just on a formal level. CERES requires separate bookkeeping and administration of the two units.

d. Please note: The EU Regulation does not consider “parallel production”, when the same crop is grown on organic fields and fields in conversion. This situation is accepted, provided that a good system of harvest and post-harvest separation is given (see below).
3. **Minimum requirement for separation in case of mixed or parallel production:**

   For parallel production:
   a. CERES always (not only for EU-certification) requires operators to **notify the certifier in advance** of harvesting dates, except for continuously harvested crops. Also, farms growing the same crop on organic and "in conversion" fields must notify CERES before starting harvest. Otherwise the organic crop may not be recognised as such.
   b. **Harvest** of conventional (or transitional) and organic plots must take place on **different days**. Or harvest is performed by completely different staff under different supervision, using easily distinguishable harvesting, transport and storage containers.
   c. Harvest **records** for both conventional (or transitional) and organic products must be **very detailed**, per plot and day.

   For mixed and/or parallel production:
   a. **Different** harvesting, transport and storage **containers** must be used, or containers must be duly cleaned, before being used for organic. Cleaning procedures must be recorded.
   b. **Different equipment** must be used for **plant protection**. The sprayer for the organic part must be stored in a different place, and be labelled permanently. In case that purchase or renting of different sprayers is not possible, sprayers must be washed with detergents produced specially for this purpose. Washing procedures and type of detergents must be recorded. CERES may require residue analyses for spray mixtures from time to time.
   c. **Plant protection products, fertilisers** and seeds or planting stock for the organic and conventional part must be **stored in different rooms**. The room for organic inputs must be duly labelled.
   d. **Records and bookkeeping** for the conventional and for the organic part must be filed in **different folders**.
   e. According to Annex XII of Reg. (EC) 889/08, the conventional products produced by an organic operator must be **mentioned on the certificate**.

   **Note**: Inside the EU, the Regulation must be applied in its strictest sense. Products in third countries outside the European Union can be certified only as "equivalent to", not as "compliant with" Reg. (EC) 834/07. For further details, please see the CERES Policy on Third Country Certification.