CHAPTER 8.2.

INFECTION WITH RANAVIRUS

Article 8.2.1.

For the purposes of the *Aquatic Code*, infection with ranavirus means *infection* with any members virus species of the genus *Ranavirus* in the family *Iridoviridae* with the exception of epizootic haematopoietic necrosis virus and European catfish virus.

Information on methods for diagnosis are provided in the Aquatic Manual (in preparation).

Article 8.2.2.

Scope

The recommendations in this Chapter apply to: all species of Anura (frogs and toads) and Caudata (salamanders and newts). The recommendations also apply to any other *susceptible species* referred to in the *Aquatic Manual* when traded internationally.

Article 8.2.3.

Commodities

- 1. When authorising the importation or transit of the following *commodities*, the *Competent Authorities* should not require any ranavirus related conditions, regardless of the ranavirus status of the *exporting country*, *zone* or *compartment*:
 - a) For the species referred to in Article 8.2.2. intended for any purpose:
 - i) commodities treated in a manner that inactivates the disease agent e.g. canned products and leather made from amphibian skin;
 - ii) biological samples preserved for diagnostic applications in such a manner as to inactivate the *disease agent*.
 - b) The following *commodities* destined for human consumption from the species referred to in Article 8.2.2. which have been prepared and packaged for direct retail trade:
 - i) skinned frog legs;
 - ii) skinned amphibian meat or carcasses.

For the commodities referred to in point 1b), OIE Members may wish to consider introducing internal measures to address the risks associated with the commodity being used for any purpose other than for human consumption.

2. When authorising the importation or transit of *commodities* of a species referred to in Article 8.2.2., other than those referred to in point 1 of Article 8.2.3., the *Competent Authorities* should require the conditions prescribed in Articles 8.2.7. to 8.2.12. relevant to the ranavirus status of the *exporting country*, *zone* or *compartment*.

3. When considering the importation/transit from an exporting country, zone or compartment not declared free of ranavirus of any live commodity of a species not covered in Article 8.2.2. but which could reasonably be expected to be a potential mechanical vector for ranavirus, the Competent Authorities should conduct a risk analysis in accordance with the recommendations in the Aquatic Code. The exporting country should be informed of the outcome of this assessment.

Article 8.2.4.

Ranavirus free country

A country may make a *self-declaration of freedom* from ranavirus if it meets the conditions in points 1, 2, 3 or 4 below.

If a country shares a *zone* with one or more other countries, it can only make a *self-declaration of* freedom from ranavirus if all the areas covered by the *zone* are declared ranavirus free (see Article 8.2.5.).

1. A country where none of the *susceptible species* referred to in Article 8.2.2. is present may make a *self-declaration of freedom* from ranavirus when *basic biosecurity conditions* have been continuously met in the country for at least the past 2 years.

OR

2. A country where the *susceptible species* referred to in Article 8.2.2. are present but there has been no observed occurrence of the *disease* for at least the past 10 years despite conditions that are conducive to its clinical expression, as described in the corresponding chapter of the *Aquatic Manual* (in preparation), may make a *self-declaration of freedom* from ranavirus when *basic biosecurity conditions* have been continuously met in the country for at least the past 10 years.

OR

- 3. A country where the last known clinical occurrence was within the past 10 years or where the *infection* status prior to *targeted surveillance* was unknown (e.g. because of the absence of conditions conducive to clinical expression as described in the corresponding chapter of the *Aquatic Manual* [in preparation]) may make a *self-declaration of freedom* from ranavirus when:
 - a) basic biosecurity conditions have been continuously met for at least the past 2 years; and
 - b) targeted surveillance, as described in Chapter 1.4. of the Aquatic Code, has been in place for at least the past 2 years without detection of ranavirus.

OR

- 4. A country that has previously made a *self-declaration of freedom* from ranavirus but in which the *disease* is subsequently detected may make a *self-declaration of freedom* from ranavirus again when the following conditions have been met:
 - a) on detection of the *disease*, the affected area was declared an *infected zone* and a *buffer zone* was established; and
 - b) infected populations have been destroyed or removed from the *infected zone* by means that minimise the *risk* of further spread of the *disease*, and the appropriate *disinfection* procedures (see *Aquatic Manual*) have been completed; and
 - c) targeted surveillance, as described in Chapter 1.4. of the Aquatic Code, has been in place for at least the past 2 years without detection of ranavirus; and
 - d) previously existing *basic biosecurity conditions* have been reviewed and modified as necessary and have continuously been in place for at least the past 2 years.

In the meantime, part of the non-affected area may be declared a free *zo ne* provided that such part meets the conditions in point 3 of Article 8.2.5.

Article 8.2.5.

Ranavirus free zone or free compartment

A zone or compartment within the territory of one or more countries not declared free from ranavirus may be declared free by the Competent Authority (ies) of the country (ies) concerned if the zone or compartment meets the conditions referred to in points 1, 2, 3 or 4 below.

If a zone or compartment extends over more than one country, it can only be declared a ranavirus free zone or compartment if all the Competent Authorities confirm that the conditions have been met.

1. A zone or compartment where none of the susceptible species referred to in Article 8.2.2. is present may be declared free from ranavirus when basic biosecurity conditions have been continuously met in the zone or compartment for at least the past 2 years.

OR

2. A zone or compartment where the susceptible species referred to in Article 8.2.2. are present but there has never been any observed occurrence of the disease for at least the past 10 years despite conditions that are conducive to its clinical expression, as described in the corresponding chapter of the Aquatic Manual (in preparation), may be declared free from ranavirus when basic biosecurity conditions have been continuously met in the zone or compartment for at least the past 10 years.

OR

- 3. A zone or compartment where the last observed occurrence of the disease was within the past 10 years or where the infection status prior to targeted surveillance was unknown (e.g. because of the absence of conditions conducive to its clinical expression as described in the corresponding chapter of the Aquatic Manual [in preparation]) may be declared free from ranavirus when:
 - a) basic biosecurity conditions have been continuously met for at least the past 2 years; and
 - b) targeted surveillance, as described in Chapter 1.4. of the Aquatic Code, has been in place for at least the past 2 years without detection of ranavirus.

OR

- 4. A *zone* previously declared free from ranavirus but in which the *disease* is subsequently detected may be declared free from ranavirus again when the following conditions have been met:
 - a) on detection of the *disease*, the affected area was declared an *infected zone* and a *buffer zone* was established; and
 - b) infected populations have been destroyed or removed from the *infected zone* by means that minimise the *risk* of further spread of the *disease*, and the appropriate *disinfection* procedures (see *Aquatic Manual*) have been completed; and
 - c) targeted surv eillance, as described in Chapter 1.4. of the Aquatic Code, has been in place for at least the past 2 years without detection of ranavirus; and
 - d) previously existing *basic biosecurity conditions* have been reviewed and modified as necessary and have continuously been in place for at least the past 2 years.

Article 8.2.6.

Maintenance of free status

A country, zone or compartment that is declared free from ranavirus following the provisions of points 1 or 2 of Articles 8.2.4. or 8.2.5. (as relevant) may maintain its status as ranavirus free provided that basic biosecurity conditions are continuously maintained.

A country, zone or compartment that is declared free from ranavirus following the provisions of point 3 of Articles 8.2.4. or 8.2.5. (as relevant) may discontinue targeted surveillance and maintain its status as ranavirus free provided that conditions that are conducive to clinical expression of infection with ranavirus, as described in the corresponding chapter of the Aquatic Manual (in preparation), exist and basic biosecurity conditions are continuously maintained.

However, for declared free zones or compartments in infected countries and in all cases where conditions are not conducive to clinical expression of infection with ranavirus, targeted surveillance needs to be continued at a level determined by the Competent Authority on the basis of the likelihood of infection.

Article 8.2.7.

Importation of live aquatic animals from a country, zone or compartment declared free from ranavirus

When importing live aquatic animals of species referred to in Article 8.2.2. from a country, zone or compartment declared free from ranavirus, the Competent Authority of the importing country should require an international aquatic animal health certificate issued by the Competent Authority of the exporting country or a certifying official approved by the importing country. This certificate must certify, on the basis of the procedures described in Articles 8.2.4. or 8.2.5. (as applicable), whether the place of production of the aquatic animal is a country, zone or compartment declared free from ranavirus.

The *certificate* should be in accordance with the Model Certificate in Chapter 5.10.

This Article does not apply to *commodities* referred to in point 1 of Article 8.2.3.

Article 8.2.8.

Importation of live aquatic animals for aquaculture from a country, zone or compartment not declared free from ranavirus

- 1. When importing, for aquaculture, live aquatic animals of species referred to in Article 8.2.2. from a country, zone or compartment not declared free from ranavirus, the Competent Authority of the importing country should assess the risk and, if justified, apply the following risk mitigation measures:
 - a) the direct delivery to and lifelong holding of the consignment in biosecure facilities for continuous isolation from the local environment; and
 - b) the treatment of all effluent and waste material in a manner that ensures inactivation of ranavirus.

- 2. If the intention of the introduction is the establishment of a new stock, the Code of Practice on the Introductions and Transfers of Marine Organisms of the International Council for the Exploration of the Seas (ICES) should be followed.
- 3. For the purposes of the *Aquatic Code*, the ICES Code (full version see: http://www.ices.dk/indexfla.asp) may be summarised to the following main points:
 - a) identify stock of interest (cultured or wild) in its current location;
 - b) evaluate stock health/disease history;
 - c) take and test samples for ranavirus, pests and general health/disease status;
 - d) import and quarantine in a secure facility a founder (F-0) population;
 - e) produce F-1 generation from the F-0 stock in *quarantine*;
 - f) culture F-1 stock and at critical times in its development (life cycle) sample and test for ranavirus and perform general examinations for pests and general health/disease status;
 - g) if ranavirus is not detected, pests are not present, and the general health/disease status of the stock is considered to meet the *basic biosecurity conditions* of the *importing country, zone* or *compartment*, the F-1 stock may be defined as free of infection with ranavirus or specific pathogen free (SPF) for ranavirus;
 - h) release SPF F-1 stock from quarantine for aquaculture or stocking purposes in the country, zone or compartment.

This Article does not apply to *commodities* referred to in point 1 of Article 8.2.3.

Article 8.2.9.

Importation of live aquatic animals for processing for human consumption from a country, zone or compartment not declared free from ranavirus

When importing, for processing for human consumption, live aquatic animals of species referred to in Article 8.2.2. from a country, zone or compartment not declared free from ranavirus, the Competent Authority of the importing country should require that the consignment be delivered directly to and held in quarantine facilities for slaughter and processing to one of the products referred to in point 1 of Article 8.2.3. or other products authorised by the Competent Authority, and all effluent and waste materials be treated in a manner that ensures inactivation of ranavirus.

This Article does not apply to *commodities* referred to in point 1 of Article 8.2.3.

Article 8.2.10.

Importation of live aquatic animals intended for use in animal feed, or for agricultural, laboratory, zoo, pet trade, industrial or pharmaceutical use, from a country, zone or compartment not declared free from ranavirus

When importing live aquatic animals of species referred to in Article 8.2.2. from a country, zone or compartment not declared free from ranavirus, the Competent Authority of the importing country should assess the risk and apply risk mitigation measures such as:

1. the direct delivery to and lifelong holding of the consignment in biosecure facilities for continuous isolation from the local environment:

2. the treatment of all effluent and waste materials in a manner that inactivates ranavirus.

This Article does not apply to *commodities* referred to in point 1 of Article 8.2.3.

Article 8.2.11.

Importation of aquatic animal products from a country, zone or compartment declared free from ranavirus

When importing aquatic animal products of species referred to in Article 8.2.2. from a country, zone or compartment declared free from ranavirus, the Competent Authority of the importing country should require an international aquatic animal health certificate issued by the Competent Authority of the exporting country or a certifying official approved by the importing country attesting that, on the basis of the procedures described in Articles 8.2.4. or 8.2.5. (as applicable), the place of production of the consignment is a country, zone or compartment declared free from ranavirus.

The *certificate* should be in accordance with the Model Certificate in Chapter 5.10.

This Article does not apply to *commodities* referred to in point 1 of Article 8.2.3.

Article 8.2.12.

Importation of aquatic animal products from a country, zone or compartment not declared free from ranavirus

- 1. When importing aquatic animal products of species referred to in Article 8.2.2. from a country, zone or compartment not declared free from ranavirus, the Competent Authority of the importing country should assess the risk and apply appropriate risk mitigation measures.
- 2. In the case of dead *aquatic animals*, whether eviscerated or uneviscerated, such *risk* mitigation measures may include:
 - a) the direct delivery into and holding of the consignment in biosecure facilities for processing to one of the products referred to in point 1 of Article 8.2.3. or other products authorised by the *Competent Authority*;
 - b) the treatment of all effluent and waste materials in a manner that inactivates ranavirus.

This Article does not apply to *commodities* referred to in point 1 of Article 8.2.3.
