L.N. 105 of 2011

NATIONAL INTEREST (ENABLING POWERS) ACT
(CAP. 365)

Enforcement of European Union Sanctions
(Libyan Arab Jamahiriya) Regulations, 2011

IN exercise of the powers conferred by article 3 (2) of the National Interest (Enabling Powers) Act, the Prime Minister has made the following regulations:-

1. The title of these regulations is the Enforcement of European Union Sanctions (Libyan Arab Jamahiriya) Regulations, 2011.

2. In these regulations, unless the context otherwise requires:-

   “the Act” means the National Interest (Enabling Powers) Act;

   “the Council Regulations” means the Council Regulations referred to in regulation 3;

   “Libya” means the Libyan Arab Jamahiriya;

   “Monitoring Board” means the Board established under regulation 2 of the Sanctions (Monitoring Board) Regulations;

   “the Treaty” means the Treaty referred to in article 2 of the European Union Act.

3. These regulations apply to the following Council Regulations:

   (a) Regulation (EC) No. 204/2011 of 2 March, 2011 concerning restrictive measures in view of the situation in Libya, whose text is contained in the First Schedule to these regulations; and

   (b) Regulation (EC) No. 233/2011 of 10 March, 2011 implementing Article 16(2) of Regulation (EU) No. 204/2011 concerning restrictive measures in view of the situation in
Libya, whose text is contained in the Second Schedule to these regulations.

4. For the purposes of article 3 of the European Union Act, the Council Regulations are binding in their entirety on Malta and shall be part of the domestic law thereof under the conditions laid down in the Treaty.

5. (1) Where any provision of any regulation made under the Act, requires any person or any other entity to carry out the identification of funds or assets belonging to or in the possession of persons or entities as may be identified or identifiable under these regulations, or the freezing or blocking of such funds or assets, such person or entity shall without delay notify in writing any relevant information it may have regarding persons, entities, assets or funds affected by these regulations to the Monitoring Board, or to such other public authority as may be prescribed by any other law.

(2) The disclosure of any information within the terms and requirements of this regulation shall not constitute a breach of the Professional Secrecy Act, where applicable, or of any other confidentiality obligation arising from a contract or any other law.

(3) Whosoever fails to abide by the provisions of sub-regulation (1) shall be guilty of an offence.

6. (1) The provisions of regulation 8 shall not apply to anything done under the authority of a licence issued in writing by the Minister of Finance.

(2) A licence issued in terms of sub-regulation (1) shall specify the acts authorised by it and may be:-

(a) general or granted to a category of persons or to a particular person;

(b) subject to terms and conditions;

(c) granted for an indefinite period or for a specified period.

(3) A licence issued in terms of sub-regulation (1) shall be subject to being varied or revoked by the Minister of Finance at his sole discretion and at any time.
(4) When a licence under sub-regulation (1) is issued, varied or revoked, the Minister of Finance shall:

(a) in the case of a licence issued to a particular person, give notice in writing of the issue, variation or revocation to that person;

(b) in the case of a general licence or a licence granted to a category of persons, take such steps as he may consider appropriate to publicise the issue, variation or revocation of the licence.

(5) Any person who, for the purpose of obtaining a licence under sub-regulation (1), knowingly or recklessly: –

(a) provides information that is false in a material respect, or

(b) provides or produces a document that is not what it purports to be,

shall be guilty of an offence.

(6) Any person who purports to act under the authority of a licence issued under sub-regulation (1) but who fails to comply with any terms and conditions included in the licence shall be guilty of an offence.

7. Any person who commits an offence against any provision of the Council Regulation to which these regulations apply, or against these regulations shall, on conviction, be liable to imprisonment for a term from twelve months to five years or to a fine (multa) not exceeding one hundred and sixteen thousand four hundred and sixty-eight euro (€116,468), or to both such imprisonment and fine.

First Schedule

Regulation 3(a)
II

(Non-legislative acts)

REGULATIONS

COUNCIL REGULATION (EU) No 204/2011
of 2 March 2011
concerning restrictive measures in view of the situation in Libya

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 215 thereof,

Having regard to Council Decision 2011/137/CFSP of 28 February 2011 concerning restrictive measures in view of the situation in Libya, (1) adopted in accordance with Chapter 2 of Title V of the Treaty on European Union,

Having regard to the joint proposal from the High Representative of the Union for Foreign Affairs and Security Policy and the Commission,

Whereas:

(1) In accordance with UN Council Security Resolution 1970 (2011) of 26 February 2011, Decision 2011/137/CFSP provides for an arms embargo, a ban on internal repression equipment, as well as restrictions on the admission and the freezing of funds and economic resources of certain persons and entities involved in serious human rights abuses against persons in Libya, including by being involved in attacks, in violation of international law, on civilian populations and facilities. Those natural or legal persons and entities are listed in the Annexes to the Decision.

(2) Some of those measures fall within the scope of the Treaty on the Functioning of the European Union and regulatory action at the level of the Union is therefore necessary in order to implement them, in particular with a view to ensuring their uniform application by economic operators in all Member States.

(3) This Regulation respects the fundamental rights and observes the principles recognised in particular by the Charter of Fundamental Rights of the European Union and notably the right to an effective remedy and to a fair trial and the right to the protection of personal data. This Regulation should be applied in accordance with those rights.

(4) This Regulation also fully respects the obligations of Member States under the Charter of the United Nations and the legally-binding nature of United Nations Security Council Resolutions.

(5) The power to amend the lists in Annexes II and III to this Regulation should be exercised by the Council, in view of the specific threat to international peace and security posed by Libya, and to ensure consistency with the process for amending and reviewing Annexes III and IV to Decision 2011/137/CFSP.

(6) The procedure for amending the lists in Annexes II and III to this Regulation should include providing designated natural or legal persons, entities or bodies with the grounds for listing, so as to give them an opportunity to submit observations. Where observations are submitted, or substantial new evidence is presented, the Council should review its decision in light of those observations and inform the person, entity or body concerned accordingly.

(7) For the implementation of this Regulation, and in order to create maximum legal certainty within the Union, the names and other relevant data concerning natural and legal persons, entities and bodies whose funds and economic resources must be frozen in accordance with this Regulation, must be made public. Any processing of personal data should comply with Regulation (EC) No 45/2001 of the European Parliament and of the Council of 18 December 2000 on the protection of personal data by the Community institutions and bodies and on the free movement of such data (2) and Directive 95/46/EC of the European Parliament and of the Council of 24 October 1995 on the protection of individuals with regard to the processing of personal data and on the free movement of such data (3).

(1) See page 53 of this Official Journal.
In order to ensure that the measures provided for in this Regulation are effective, it should enter into force on the day of its publication,

HAS ADOPTED THIS REGULATION:

Article 1

For the purposes of this Regulation, the following definitions shall apply:

(a) ‘funds’ means financial assets and benefits of every kind, including but not limited to:
   (i) cash, cheques, claims on money, drafts, money orders and other payment instruments;
   (ii) deposits with financial institutions or other entities, balances on accounts, debts and debt obligations;
   (iii) publicly- and privately-traded securities and debt instruments, including stocks and shares, certificates representing securities, bonds, notes, warrants, debentures and derivatives contracts;
   (iv) interest, dividends or other income on or value accruing from or generated by assets;
   (v) credit, right of set-off, guarantees, performance bonds or other financial commitments;
   (vi) letters of credit, bills of lading, bills of sale;
   (vii) documents evidencing an interest in funds or financial resources;

(b) ‘freezing of funds’ means preventing any move, transfer, alteration, use of, access to, or dealing with funds in any way that would result in any change in their volume, amount, location, ownership, possession, character, destination or other change that would enable the funds to be used, including portfolio management;

(c) ‘economic resources’ means assets of every kind, whether tangible or intangible, movable or immovable, which are not funds but may be used to obtain funds, goods or services;

(d) ‘freezing of economic resources’ means preventing their use to obtain funds, goods or services in any way, including, but not limited to, by selling, hiring or mortgaging them;

(e) ‘technical assistance’ means any technical support related to repairs, development, manufacture, assembly, testing, maintenance, or any other technical service, and may take forms such as instruction, advice, training, the transmission of working knowledge or skills or consulting services, including verbal forms of assistance;

(f) ‘Sanctions Committee’ means the Committee of the United Nations Security Council which was established pursuant to paragraph 24 of United Nations Security Council Resolution (UNSCR) 1970 (2011);

(g) ‘territory of the Union’ means the territories of the Member States to which the Treaty is applicable, under the conditions laid down in the Treaty, including their airspace.

Article 2

1. It shall be prohibited:

(a) to sell, supply, transfer or export, directly or indirectly, equipment which might be used for internal repression as listed in Annex I, whether or not originating in the Union, to any person, entity or body in Libya or for use in Libya;

(b) to participate, knowingly and intentionally, in activities the object or effect of which is to circumvent the prohibitions referred to in point (a).

2. It shall be prohibited to purchase, import or transport from Libya equipment which might be used for internal repression as listed in Annex I, whether or not the item concerned originates in Libya.

3. Paragraph 1 shall not apply to protective clothing, including flak jackets and helmets, temporarily exported to Libya by United Nations personnel, personnel of the European Union or its Member States, representatives of the media and humanitarian and development workers and associated personnel for their personal use only.

4. By way of derogation from paragraph 1, the competent authorities in the Member States as listed in Annex IV may authorise the sale, supply, transfer or export of equipment which might be used for internal repression, under such conditions as they deem appropriate, if they determine that such equipment is intended solely for humanitarian or protective use.

Article 3

1. It shall be prohibited:

(a) to provide, directly or indirectly, technical assistance related to the goods and technology listed in the Common Military List of the European Union (1) (Common Military List) or related to the provision, manufacture, maintenance and use of goods included in that list, to any person, entity or body in Libya or for use in Libya;

(b) to provide, directly or indirectly, technical assistance or brokering services related to equipment which might be used for internal repression as listed in Annex I, to any person, entity or body in Libya or for use in Libya;

(1) OJ C 69, 18.3.2010, p. 19.
(c) to provide, directly or indirectly, financing or financial assistance related to the goods and technology listed in the Common Military List or in Annex I, including in particular grants, loans and export credit insurance, for any sale, supply, transfer or export of such items, or for any provision of related technical assistance to any person, entity or body in Libya or for use in Libya;

(d) to participate, knowingly and intentionally, in activities the object or effect of which is to circumvent the prohibitions referred to in points (a) to (c).

2. By way of derogation from paragraph 1, the prohibitions referred to therein shall not apply to the provision of technical assistance, financing and financial assistance related to non-lethal military equipment intended solely for humanitarian purposes or protective use, or to other sales and supply of arms and related material, as approved in advance by the Sanctions Committee.

3. By way of derogation from paragraph 1, the competent authorities in the Member States, as listed in Annex IV, may authorise the provision of technical assistance, financing and financial assistance related to equipment which might be used for internal repression, under such conditions as they deem appropriate, if they determine that such equipment is intended solely for humanitarian or protective use.

**Article 4**

To prevent the transfer of goods and technology which are covered by the Common Military List or the supply, sale, transfer, export or import of which is prohibited by this Regulation, for all goods brought into or leaving the customs territory of the Union from or to Libya, in addition to the rules governing the obligation to provide pre-arrival and pre-departure information as determined in the relevant provisions concerning entry and exit summary declarations as well as customs declarations in Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code (1), and in Regulation (EEC) No 2454/93 laying down provisions for the implementation thereof (2), the person who provides that information shall declare whether the goods are covered by the Common Military List or by this Regulation and, where their export is subject to authorisation, specify the particulars of the export licence granted. These additional elements shall be submitted to the competent customs authorities of the Member State concerned either in written form or using a customs declaration, as appropriate.


**Article 5**

1. All funds and economic resources belonging to, owned, held or controlled by the natural or legal persons, entities and bodies listed in Annexes II and III shall be frozen.

2. No funds or economic resources shall be made available, directly or indirectly, to or for the benefit of the natural or legal persons, entities or bodies listed in Annexes II and III.

3. The participation, knowingly and intentionally, in activities the object or effect of which is, directly or indirectly, to circumvent the measures referred to in paragraphs 1 and 2 shall be prohibited.

**Article 6**

1. Annex II shall include the natural or legal persons, entities and bodies designated by the United Nations Security Council or by the Sanctions Committee in accordance with paragraph 22 of UNSCR 1970 (2011).

2. Annex III shall consist of natural or legal persons, entities and bodies not covered by Annex II who, in accordance with Article 6(1) of Decision 2011/137/CFSP, have been identified by the Council as being persons and entities involved in or complicit in ordering, controlling, or otherwise directing, the commission of serious human rights abuses against persons in Libya, including by being involved in or complicit in planning, commanding, ordering or conducting attacks, in violation of international law, including aerial bombardments, on civilian populations and facilities, or individuals or entities acting on their behalf or at their direction, or entities owned or controlled by them.

3. Annexes II and III shall include the grounds for the listing of listed persons, entities and bodies, as provided by the Security Council, or by the Sanctions Committee for Annex II.

4. Annexes II and III shall also include, where available, information necessary to identify the natural or legal persons, entities and bodies concerned, as provided by the Security Council, or by the Sanctions Committee for Annex II. With regard to natural persons, such information may include names including aliases, date and place of birth, nationality, passport and ID card numbers, gender, address, if known, and function or profession. With regard to legal persons, entities and bodies, such information may include names, place and date of registration, registration number and place of business. Annex II shall also include the date of designation by the Security Council or by the Sanctions Committee.
Article 7

1. By way of derogation from Article 5, the competent authorities in the Member States, as identified on the websites listed in Annex IV, may authorise the release of certain frozen funds or economic resources, or the making available of certain funds or economic resources, under such conditions as they deem appropriate, after having determined that the funds or economic resources are:

(a) necessary to satisfy the basic needs of persons listed in Annex II or III, and their dependent family members, including payments for foodstuffs, rent or mortgage, medicines and medical treatment, taxes, insurance premiums, and public utility charges;

(b) intended exclusively for the payment of reasonable professional fees or the reimbursement of incurred expenses associated with the provision of legal services;

(c) intended exclusively for the payment of fees or service charges for routine holding or maintenance of frozen funds or economic resources;

provided that, where the authorisation concerns a person, entity or body listed in Annex II, the Member State concerned has notified the Sanctions Committee of that determination and its intention to grant an authorisation, and the Sanctions Committee has not objected to that course of action within five working days of notification.

2. By way of derogation from Article 5, the competent authorities of the Member States, as indicated on the websites listed in Annex IV, may authorise the release of certain frozen funds or economic resources, or the making available of certain frozen funds or economic resources, after having determined that the frozen funds or economic resources are necessary for extraordinary expenses provided that the following conditions are met:

(a) where the authorisation concerns a person, entity or body listed in Annex II, the Sanctions Committee has been notified of that determination by the Member State concerned and the determination has been approved by that Committee; and

(b) where the authorisation concerns a person, entity or body listed in Annex III, the competent authority has notified the grounds on which it considers that a specific authorisation should be granted to the other competent authorities of the Member States and to the Commission at least two weeks before the authorisation.

Article 8

By way of derogation from Article 5, the competent authorities in the Member States, as listed in Annex IV, may authorise the release of certain frozen funds or economic resources, if the following conditions are met:

(a) the funds or economic resources in question are the subject of a judicial, administrative or arbitral lien established prior to the date on which the person, entity or body referred to in Article 5 was included in Annex II or III, or of a judicial, administrative or arbitral judgment rendered prior to that date;

(b) the funds or economic resources in question will be used exclusively to satisfy claims secured by such a lien or recognised as valid in such a judgment, within the limits set by applicable laws and regulations governing the rights of persons having such claims;

(c) the lien or judgment is not for the benefit of a person, entity or body listed in Annex II or III;

(d) recognising the lien or judgment is not contrary to public policy in the Member State concerned;

(e) where the authorisation concerns a person, entity or body listed in Annex II, the Sanctions Committee has been notified by the Member State of the lien or judgment, and

(f) where the authorisation concerns a person, entity or body listed in Annex III, the relevant Member State has informed the other Member States and the Commission of any authorisation granted.

Article 9

1. Article 5(2) shall not apply to the addition to frozen accounts of:

(a) interest or other earnings on those accounts; or

(b) payments due under contracts, agreements or obligations that were concluded or arose before the date on which the natural or legal person, entity or body referred to in Article 5 has been designated by the Sanctions Committee, the Security Council or by the Council, provided that any such interest, other earnings and payments are frozen in accordance with Article 5(1).

2. Article 5(2) shall not prevent financial or credit institutions in the Union from crediting frozen accounts where they receive funds transferred to the account of a listed natural or legal person, entity or body, provided that any additions to such accounts will also be frozen. The financial or credit institution shall inform the relevant competent authority about any such transaction without delay.
Article 10

By way of derogation from Article 5, and provided that a payment by a person, entity or body listed in Annex II or III is due under a contract or agreement that was concluded by, or an obligation that arose for the person, entity or body concerned, before the date on which that person, entity or body had been designated, the competent authorities of the Member States, as indicated on the websites listed in Annex IV, may authorise, under such conditions as they deem appropriate, the release of certain frozen funds or economic resources, if the following conditions are met:

(a) the competent authority concerned has determined that:

(i) the funds or economic resources shall be used for a payment by a person, entity or body listed in Annex II or III;

(ii) the payment is not in breach of Article 5(2);

(b) where the authorisation concerns a person, entity or body listed in Annex II, the Sanctions Committee has been notified by the relevant Member State of the intention to grant an authorisation ten working days in advance;

(c) where the authorisation concerns a person, entity or body listed in Annex III, the Member State concerned has, at least two weeks prior to the grant of the authorisation, notified the other Member States and the Commission of that determination and its intention to grant an authorisation.

Article 11

1. The freezing of funds and economic resources or the refusal to make funds or economic resources available, carried out in good faith on the basis that such action is in accordance with this Regulation, shall not give rise to liability of any kind on the part of the natural or legal person or entity or body implementing it, or its directors or employees, unless it is proved that the funds and economic resources were frozen or withheld as a result of negligence.

2. The prohibition set out in Article 5(2) shall not give rise to any liability of any kind on the part of the natural or legal persons, entities and bodies who made funds or economic resources available if they did not know, and had no reasonable cause to suspect, that their actions would infringe the prohibition in question.

Article 12

No claims, including for compensation or any other claim of this kind, such as a claim of set-off or a claim under a guarantee, in connection with any contract or transaction the performance of which was affected, directly or indirectly, wholly or in part, by reason of measures decided upon pursuant to UNSCR 1970 (2011), including measures of the Union or any Member State in accordance with, as required by or in any connection with, the implementation of the relevant decisions of the Security Council or measures covered by this Regulation, shall be granted to the Government of Libya, or any person or entity claiming through it or for its benefit.

Article 13

(a) supply immediately any information which would facilitate compliance with this Regulation, such as accounts and amounts frozen in accordance with Article 4, to the competent authority in the Member State where they are resident or located, as indicated on the websites listed in Annex IV, and shall transmit such information, either directly or through the Member States, to the Commission; and

(b) cooperate with that competent authority in any verification of this information.

2. Any information provided or received in accordance with this Article shall be used only for the purposes for which it was provided or received.

Article 14

Member States and the Commission shall immediately inform each other of the measures taken under this Regulation and shall supply each other with any other relevant information at their disposal in connection with this Regulation, in particular information in respect of violation and enforcement problems and judgments handed down by national courts.

Article 15

The Commission shall be empowered to amend Annex IV on the basis of information supplied by Member States.

Article 16

1. Where the Security Council or the Sanctions Committee lists a natural or legal person, entity or body, the Council shall include such natural or legal person, entity or body in Annex II.

2. Where the Council decides to subject a natural or legal person, entity or body to the measures referred to in Article 5(1), it shall amend Annex III accordingly.

3. The Council shall communicate its decision, including the grounds for listing, to the natural or legal person, entity or body referred to in paragraphs 1 and 2, either directly, if the address is known, or through the publication of a notice, providing such natural or legal person, entity or body with an opportunity to present observations.
4. Where observations are submitted, or where substantial new evidence is presented, the Council shall review its decision and inform the natural or legal person, entity or body accordingly.

5. Where the United Nations decides to delist a natural or legal person, entity or body, or to amend the identifying data of a listed natural or legal person, entity or body, the Council shall amend Annex II accordingly.

6. The list in Annex III shall be reviewed in regular intervals and at least every 12 months.

Article 17

1. Member States shall lay down the rules on penalties applicable to infringements of the provisions of this Regulation and shall take all measures necessary to ensure that they are implemented. The penalties provided for must be effective, proportionate and dissuasive.

2. Member States shall notify the Commission of those rules without delay after the entry into force of this Regulation and shall notify it of any subsequent amendment.

Article 18

Where there is, in this Regulation, a requirement to notify, inform or otherwise communicate with the Commission, the address and other contact details to be used for such communication shall be those indicated in Annex IV.

Article 19

This Regulation shall apply:

(a) within the territory of the Union, including its airspace;

(b) on board any aircraft or any vessel under the jurisdiction of a Member State;

(c) to any person inside or outside the territory of the Union who is a national of a Member State;

(d) to any legal person, entity or body which is incorporated or constituted under the law of a Member State;

(e) to any legal person, entity or body in respect of any business done in whole or in part within the Union.

Article 20

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 2 March 2011.

For the Council

The President

MARTONYI J.
ANNEX I

List of equipment which might be used for internal repression as referred to in Articles 2, 3 and 4

1. Firearms, ammunition and related accessories therefor, as follows:

1.1 Firearms not controlled by ML 1 and ML 2 of the Common Military List of the European Union (1) (Common Military List);

1.2 Ammunition specially designed for the firearms listed in item 1.1 and specially designed components therefor;

1.3 Weapon-sights not controlled by the Common Military List.

2. Bombs and grenades not controlled by the Common Military List.

3. Vehicles as follows:

3.1 Vehicles equipped with a water cannon, specially designed or modified for the purpose of riot control;

3.2 Vehicles specially designed or modified to be electrified to repel borders;

3.3 Vehicles specially designed or modified to remove barricades, including construction equipment with ballistic protection;

3.4 Vehicles specially designed for the transport or transfer of prisoners and/or detainees;

3.5 Vehicles specially designed to deploy mobile barriers;

3.6 Components for the vehicles specified in items 3.1 to 3.5 specially designed for the purposes of riot control.

Note 1: This item does not control vehicles specially designed for the purposes of fire-fighting.

Note 2: For the purposes of item 3.5 the term ‘vehicles’ includes trailers.

4. Explosive substances and related equipment as follows:

4.1 Equipment and devices specially designed to initiate explosions by electrical or non-electrical means, including firing sets, detonators, igniters, boosters and detonating cord, and specially designed components therefor; except those specially designed for a specific commercial use consisting of the actuation or operation by explosive means of other equipment or devices the function of which is not the creation of explosions (e.g., car air-bag inflators, electric-surge arresters of fire sprinkler actuators);

4.2 Linear cutting explosive charges not controlled by the Common Military List;

4.3 Other explosives not controlled by the Common Military List and related substances as follows:

(a) amatol;

(b) nitrocellulose (containing more than 12.5 % nitrogen);

(c) nitroglycerol;

(d) pentaerythritol tetranitrate (PETN);

(e) picryl chloride;

(1) OJ C 69, 18.3.2010, p. 19.
5. Protective equipment not controlled by ML 13 of the Common Military List as follows:

5.1 Body armour providing ballistic and/or stabbing protection;

5.2 Helmets providing ballistic and/or fragmentation protection, anti-riot helmets, antiriot shields and ballistic
shields.

Note: This item does not control:

— equipment specially designed for sports activities;
— equipment specially designed for safety of work requirements.

6. Simulators, other than those controlled by ML 14 of the Common Military List, for training in the use of firearms,
and specially designed software therefor.

7. Night vision, thermal imaging equipment and image intensifier tubes, other than those controlled by the Common
Military List.

8. Razor barbed wire.

9. Military knives, combat knives and bayonets with blade lengths in excess of 10 cm.

10. Production equipment specially designed for the items specified in this list.

11. Specific technology for the development, production or use of the items specified in this list.
ANNEX II

List of natural and legal persons, entities or bodies referred to in Article 6(1)

1. QADHAFI, Aisha Muammar
   Daughter of Muammar QADHAFI. Closeness of association with regime.
   Date of UN designation: 26.2.2011.

2. QADHAFI, Hannibal Muammar
   Son of Muammar QADHAFI. Closeness of association with regime.
   Date of UN designation: 26.2.2011.

3. QADHAFI, Khamis Muammar
   Son of Muammar QADHAFI. Closeness of association with regime. Command of military units involved in repression of demonstrations.
   Date of UN designation: 26.2.2011.

4. QADHAFI, Muammar Mohammed Abu Minyar
   Date of birth: 1942. Place of birth: Sirte, Libya.
   Date of UN designation: 26.2.2011.

5. QADHAFI, Mutassim
   National Security Adviser. Son of Muammar QADHAFI. Closeness of association with regime.
   Date of UN designation: 26.2.2011.

6. QADHAFI, Saif al-Islam
   Place of birth: Tripoli, Libya.
   Son of Muammar QADHAFI. Closeness of association with regime. Inflammatory public statements encouraging violence against demonstrators.
   Date of UN designation: 26.2.2011.
### ANNEX III

List of natural and legal persons, entities or bodies referred to in Article 6(2)

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1. ABDULHAIZ, Colonel Mas'ud</strong></td>
<td>Position: Armed Forces Commander</td>
<td>3rd in command of Armed Forces. Significant role in Military Intelligence.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>2. ABDUSALAM, Abdussalam Mohammed</strong></td>
<td>Position: Head Counter-Terrorism, External Security Organisation Date of Birth: 1952 Place of Birth: Tripoli, Libya</td>
<td>Prominent Revolutionary Committee member. Close associate of Muammar QADHAFI.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>4. ASHKAL, Al-Barrani</strong></td>
<td>Position: Deputy Director, Military Intelligence</td>
<td>Senior member of regime.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>5. ASHKAL, Omar</strong></td>
<td>Position: Head, Revolutionary Committees Movement</td>
<td>Revolutionary Committees involved in violence against demonstrators.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>6. AL-BAGHDADI, Dr Abdulqader Mohammed</strong></td>
<td>Position: Head of the Liaison Office of the Revolutionary Committees Passport No: B010574 Date of Birth: 01/07/1950</td>
<td>Revolutionary Committees involved in violence against demonstrators.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>7. DIBRI, Abdulqader Yusel</strong></td>
<td>Position: Head of Muammar QADHAFI’s personal security Date of Birth: 1946 Place of Birth: Houn, Libya</td>
<td>Responsibility for regime security. History of directing violence against dissidents.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>9. JABIR, Major General Abu Bakr Yunis</strong></td>
<td>Position: Defence Minister Date of Birth: 1952 Place of Birth: Jalo, Libya</td>
<td>Overall responsibility for actions of armed forces.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>10. MATUQ, Matuq Mohammed</strong></td>
<td>Position: Secretary for Utilities Date of Birth: 1956 Place of Birth: Khoms</td>
<td>Senior member of regime. Involvement with Revolutionary Committees. Past history of involvement in suppression of dissent and violence.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td><strong>11. QADHAF AL-DAM, Ahmed Mohammed</strong></td>
<td>Date of Birth: 1952 Place of Birth: Egypt</td>
<td>Cousin of Muammar QADHAFI. Since 1995, he is believed to have had command of an elite army battalion in charge of Qadhafi’s personal security and to have a key role in External Security Organisation. He has been involved in planning operations against Libyan dissidents abroad and was directly involved in terrorist activity.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Name</td>
<td>Identifying information</td>
<td>Reasons</td>
<td>Date of listing</td>
</tr>
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<td>--------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>QADHAF AL-DAM,</td>
<td>Date of Birth: 1948</td>
<td>Cousin of Muammar QADHAFI. In the 1980s, Sayyid was involved in the</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Sayyid Mohammed</td>
<td>Place of Birth: Sirte, Libya</td>
<td>dissident assassination campaign and allegedly responsible for several</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>deaths in Europe. He is also thought to have been involved in arms</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>procurement.</td>
<td></td>
</tr>
<tr>
<td>QADHAFI, Mohammed</td>
<td>Position: Chairman of Libya's General Post and</td>
<td>Son of Muammar QADHAFI. Closeness of association with regime.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Muammar</td>
<td>Telecommunications Company</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Date of Birth: 1970</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Place of Birth: Tripoli, Libya</td>
<td></td>
<td></td>
</tr>
<tr>
<td>QADHAFI, Saadi</td>
<td>Position: Commander Special Forces</td>
<td>Son of Muammar QADHAFI. Closeness of association with regime. Command</td>
<td>28.2.2011</td>
</tr>
<tr>
<td></td>
<td>Passport No. 014797</td>
<td>military units involved in repression of demonstrations.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Date of Birth: 25/05/1973</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Place of Birth: Tripoli, Libya</td>
<td></td>
<td></td>
</tr>
<tr>
<td>QADHAFI, Saif al-Arab</td>
<td>Date of Birth: 1982</td>
<td>Son of Muammar QADHAFI. Closeness of association with regime.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td></td>
<td>Place of Birth: Tripoli, Libya</td>
<td></td>
<td></td>
</tr>
<tr>
<td>AL-SENUSSI, Colonel</td>
<td>Position: Director Military Intelligence</td>
<td>Military Intelligence involvement in suppression of demonstrations. Past</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Abdullah (Al-Megrahi)</td>
<td>Date of Birth: 1949</td>
<td>history includes suspicion of involvement in Abu Selim prison massacre.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Place of Birth: Sudan</td>
<td>Convicted in absentia for bombing of UTA flight. Brother -in-law of</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Muammar QADHAFI.</td>
<td></td>
</tr>
<tr>
<td>AL-BARASSI, Safia</td>
<td>Date of birth: 1952</td>
<td>Wife of Muammar QADHAFI. Closeness of association with regime.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Farkash</td>
<td>Place of birth: Al Bayda, Libya</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SALEH, Bachir</td>
<td>Date of birth: 1946</td>
<td>Head of Cabinet of the Leader. Closeness of association with regime.</td>
<td>28.2.2011</td>
</tr>
<tr>
<td></td>
<td>Place of birth: Traghen</td>
<td></td>
<td></td>
</tr>
<tr>
<td>General TOHAMI,</td>
<td>Date of birth: 1946</td>
<td>Director of Internal Security Office. Closeness of association with</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Khaled</td>
<td>Place of birth: Genzur</td>
<td>regime.</td>
<td></td>
</tr>
<tr>
<td>FARKASH, Mohammed</td>
<td>Date of birth: 1 July 1949</td>
<td>Director of intelligence in External Security Office. Closeness of</td>
<td>28.2.2011</td>
</tr>
<tr>
<td>Boucharaya</td>
<td>Place of birth: Al-Bayda</td>
<td>association with regime.</td>
<td></td>
</tr>
</tbody>
</table>
ANNEX IV

List of competent authorities in the Member States referred to in Articles 7(1), 8(1), 10 and 13(1) and address for notifications to the European Commission

A. Competent authorities in each Member State:

BELGIUM
http://www.diplomatie.be/eusancions

BULGARIA
http://www.mfa.government.bg

CZECH REPUBLIC
http://www.mfcr.cz/mezinarodnisankoe

DENMARK
http://www.um.dk/da/menu/Udendrigspolitik/FredSikkerhedOgInternationalRetsorden/Sanktioner/

GERMANY
http://www.bmwi.de/Navigation/Aussenwirtschaft/Aussenwirtschaftsrecht/embargos.html

ESTONIA
http://www.vm.ee/est/kat_622/

IRELAND
http://www.dfa.ie/home/index.aspx?id=28519

GREECE

SPAIN

FRANCE
http://www.diplomatic.gouv.fr/autorites-sanctions/

ITALY
http://www.esteri.it/MAE/IT/Politica_Europaea/Deroghe.htm

CYPRUS
http://www.mfa.gov.cy/sanctions

LATVIA

LITHUANIA
http://www.urm.lt

LUXEMBOURG
http://www.mae.lu/sanctions

HUNGARY
http://www.kulugyminiszterium.hu/hu/kum/hu/bal/Kulpolitikank/nemzetkozi_szankciok/

MALTA

NETHERLANDS
http://www.minbuza.nl/sancties
AUSTRIA

POLAND
http://www.msz.gov.pl

PORTUGAL
http://www.min-nestrangeiros.pt

ROMANIA
http://www.mae.ro/node/1548

SLOVENIA
http://www.mzz.gov.si/si/zunanja_politika/mednarodna_varnost/omejevalni_ukrepi/

SLOVAKIA
http://www.foreign.gov.sk

FINLAND
http://formin.finland.fi/kvyhteistyo/pakotteet

SWEDEN
http://www.ud.se/sanktioner

UNITED KINGDOM
www.fco.gov.uk/competentauthorities

B. Address for notifications to or other communication with the European Commission:

European Commission
Foreign Policy Instruments Service
CHAR 12/106
B-1049 Bruxelles/Brussel
Belgium

E-mail: relex-sanctions@ec.europa.eu
Tel.: (32 2) 295 55 85
Fax: (32 2) 299 08 73
Second Schedule

Regulation 3(b)

11.3.2011

II

(Non-legislative acts)

REGULATIONS

COUNCIL IMPLEMENTING REGULATION (EU) No 233/2011 of 10 March 2011 implementing Article 16(2) of Regulation (EU) No 204/2011 concerning restrictive measures in view of the situation in Libya

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to Council Regulation (EU) No 204/2011 of 2 March 2011 concerning restrictive measures in view of the situation in Libya (1), and in particular Article 16(2) thereof,

Whereas:


(2) In view of the gravity of the situation in Libya, additional persons and entities should be included in the list of persons and entities subject to restrictive measures as set out in Annex III to that Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The persons and entities listed in the Annex to this Regulation shall be included in Annex III to Regulation (EU) No 204/2011.

Article 2

This Regulation shall enter into force on the day of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 10 March 2011.

For the Council
The President
MARTONYI J.

Persons and entities referred to in Article 1

**Persons**

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Mr. Mustafa Zarti</td>
<td>born on 29 March 1970, Austrian citizen (passport no. P1362998, valid from 6 November 2006 until 5 November 2016)</td>
<td>Closeness of association with regime and vice chief executive of “Libyan Investment Authority”, board member of the National Oil Corporation, head of oil company “Tamoil” and vice chairman of First Energy Bank in Bahrain.</td>
<td>(1)</td>
</tr>
</tbody>
</table>

**Entities**

<table>
<thead>
<tr>
<th>Name</th>
<th>Identifying information</th>
<th>Reasons</th>
<th>Date of listing</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Central Bank of Libya (CBL)</td>
<td></td>
<td>Under control of Muammar Qadhafi and his family, and potential source of funding for his regime.</td>
<td>(1)</td>
</tr>
<tr>
<td>2. Libya Africa Investment Portfolio</td>
<td>Jamahiriya Street, LAP Building, PO Box 91330, Tripoli, Libya</td>
<td>Under control of Muammar Qadhafi and his family, and potential source of funding for his regime.</td>
<td>(1)</td>
</tr>
<tr>
<td>3. Libyan Foreign Bank</td>
<td></td>
<td>Under control of Muammar Qadhafi and his family and a potential source of funding for his regime.</td>
<td>(1)</td>
</tr>
<tr>
<td>4. Libyan Housing and Infrastructure Board (HIB)</td>
<td>Tajora, Tripoli, Libya Legislation number: 60/2006 by Libyan General People's Committee Tel: +218 21 369 1840, Fax: +218 21 369 6447 <a href="http://www.hib.org.ly">http://www.hib.org.ly</a></td>
<td>Under control of Muammar Qadhafi and his family, and potential source of funding for his regime.</td>
<td>(1)</td>
</tr>
<tr>
<td>5. Libyan Investment Authority (LIA, a.k.a. Libyan Arab Foreign Investment Company (LAFICO))</td>
<td>1 Fateh Tower Office No.99 22nd Floor, Borgaida Street, Tripoli, 1103 Libya, Phone: 218 21 336 2091, fax: 218 21 336 2082, <a href="http://www.lia.ly">www.lia.ly</a></td>
<td>Under control of Muammar Qadhafi and his family, and potential source of funding for his regime.</td>
<td>(1)</td>
</tr>
</tbody>
</table>

(1) Date of Adoption