

**Información confidencial con fundamento en los artículos 113, fracción I, de la Ley Federal de Transparencia y Acceso a la Información Pública y 115, párrafo primero, de la Ley General de Transparencia y Acceso a la Información Pública.*



Anne Pieter Haytema <[REDACTED]>

lun 28/04/2025 08:46 a.m.
Para: Información UPR

Responder a todos

Marcado para seguimiento. Se inicia el lunes, 28 de abril de 2025. Finaliza el lunes, 28 de abril de 2025.

Dear Mr., Mrs.,

In reply to your public consultation on IFT seal we would like to express our concerns regarding Mexican certification processes in general.

Mexican certification process is characterized by:

- local testing (not accepting reports from accredited laboratories)
- certification requirements for documents
- local importers registration
- certificates issued to local importers
- limited validity (only 1 year)
- re-testing requirements

All these requirements make it very hard to do business with Mexico and hardly leave any possibility to make a viable business case.

Addition of the IFT seal would pose an additional burden on product certification for Mexico. We therefore strongly advice to delay implementation until 2027 and re-think the general certification strategy. As a suggestion: applying the IFT seal will be the alternative for Local importer registration, annual re-testing and separate certificates for local importers.

Best regards

Anne Pieter Haytema
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