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II

(Non-legislative acts)

INTERNATIONAL AGREEMENTS

Information relating to the entry into force of the Arrangement between the European Union and the Kingdom of Norway on the modalities of its participation in the European Asylum Support Office

The Arrangement between the European Union and the Kingdom of Norway on the modalities of its participation in the European Asylum Support Office will enter into force on 1 June 2014, the procedure provided for in Article 13(2) of the Arrangement having been completed on 19 May 2014.

COUNCIL DECISION
of 9 July 2013
on the conclusion of the Agreement between the European Union and the European Organisation
for the Safety of Air Navigation providing a general framework for enhanced cooperation

(Text with EEA relevance)

(2014/305/EU)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 100(2), in conjunction with point (a) of Article 218(6) thereof,

Having regard to the proposal from the European Commission,

Having regard to the consent of the European Parliament,

Whereas:

- (1) The Commission has negotiated on behalf of the Union the Agreement between the European Union and the European Organisation for the Safety of Air Navigation providing a general framework for enhanced cooperation ('the Agreement').
- (2) The Agreement was signed on 20 December 2012 subject to its conclusion at a later date.
- (3) It is necessary to lay down procedural arrangements for the participation of the Union in the Joint Committee established by the Agreement.
- (4) The Agreement should be approved,

HAS ADOPTED THIS DECISION:

Article 1

The Agreement between the European Union and the European Organisation for the Safety of Air Navigation providing a general framework for enhanced cooperation is hereby approved on behalf of the Union ⁽¹⁾.

Article 2

The President of the Council shall, on behalf of the Union, give the notification provided for in point 13.2 of the Agreement.

Article 3

The Commission shall represent the Union within the Joint Committee set up pursuant to point 7 of the Agreement.

⁽¹⁾ The Agreement has been published in the OJ L 16, 19.1.2013, p. 2, together with the decision on signing.

Article 4

1. The Commission, after consultation with the Special Committee appointed by the Council, shall determine the position to be taken by the Union in the Joint Committee, concerning the application of the Agreement and with respect to the adoption of Annexes to the Agreement and the amendments of such Annexes.
2. The Commission may take any appropriate action under points 5, 6, 8, 9, 10 and 11 of the Agreement.

Article 5

The Commission shall regularly inform the Council of the implementation of the Agreement.

Article 6

This Decision shall enter into force on the day following that of its publication in the *Official Journal of the European Union*.

Done at Brussels, 9 July 2013.

For the Council
The President
R. ŠADŽIUS

COUNCIL DECISION**of 13 May 2014****on the conclusion, on behalf of the European Union, of the Protocol setting out the fishing opportunities and the financial contribution provided for by the Fisheries Partnership Agreement between the European Union and the Republic of Seychelles**

(2014/306/EU)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 43, in conjunction with Article 218(6)(a) and Article 218(7) thereof,

Having regard to the proposal from the European Commission,

Having regard to the consent of the European Parliament,

Whereas:

- (1) On 5 October 2006, the Council approved the Fisheries Partnership Agreement between the European Community and the Republic of Seychelles ⁽¹⁾ (the 'Agreement') by means of Regulation (EC) No 1562/2006 ⁽²⁾.
- (2) The fishing opportunities and the financial contribution provided for by the Agreement were set out in a Protocol ⁽³⁾. The most recent Protocol expires on 17 January 2014.
- (3) The Union has negotiated with the Republic of Seychelles a new Protocol setting out the fishing opportunities and the financial contribution provided for by the Agreement (the 'new Protocol').
- (4) In accordance with Council Decision 2014/5/EU ⁽⁴⁾, the new Protocol has been signed and is applied on a provisional basis as from 18 January 2014.
- (5) The Agreement set up a Joint Committee which is responsible for monitoring the implementation of the Agreement. Furthermore, in accordance with the Protocol, the Joint Committee may approve certain modifications to the Protocol. In order to facilitate the approval of such modifications, it is appropriate to empower the Commission, subject to specific conditions, to approve them under a simplified procedure.
- (6) It is in the interest of the Union to implement the Agreement by means of a Protocol setting out the fishing opportunities and the financial contribution and defining the conditions for promoting responsible fishing and sustainable fisheries in the Seychelles' waters.
- (7) The new Protocol should be approved,

HAS ADOPTED THIS DECISION:

Article 1

The Protocol setting out the fishing opportunities and the financial contribution provided for by the Fisheries Partnership Agreement between the European Union and the Republic of Seychelles (the 'Protocol') is hereby approved on behalf of the Union ⁽⁵⁾.

⁽¹⁾ OJ L 290, 20.10.2006, p. 2.

⁽²⁾ Council Regulation (EC) No 1562/2006 of 5 October 2006 concerning the conclusion of the Fisheries Partnership Agreement between the European Community and the Republic of Seychelles (OJ L 290, 20.10.2006, p. 1).

⁽³⁾ OJ L 345, 30.12.2010, p. 3.

⁽⁴⁾ Council Decision 2014/5/EU of 16 December 2013 on the signing, on behalf of the European Union, and provisional application of the Protocol setting out the fishing opportunities and the financial contribution provided for by the Fisheries Partnership Agreement between the European Union and the Republic of Seychelles (OJ L 4, 9.1.2014, p. 1).

⁽⁵⁾ The Protocol has been published in OJ L 4, 9.1.2014, p. 3 together with the decision on its signature.

Article 2

The President of the Council shall, on behalf of the Union, give the notification provided for in Article 16 of the Protocol.

Article 3

Subject to the provisions and conditions set out in the Annex, the Commission shall be empowered to approve, on behalf of the Union, modifications to the Protocol in the Joint Committee.

Article 4

This Decision shall enter into force on the day following that of its publication in the *Official Journal of the European Union* ⁽¹⁾.

Done at Brussels, 13 May 2014.

For the Council

The President

E. VENIZELOS

⁽¹⁾ The date of entry into force of the Protocol will be published in the *Official Journal of the European Union* by the General Secretariat of the Council.

ANNEX

Scope of the empowerment and procedure for the establishment of the Union position in the Joint Committee

- (1) The Commission shall be authorised to negotiate with the Republic of Seychelles and, where appropriate and subject to complying with paragraph 3 of this Annex, agree on modifications to the Protocol in respect of the following issues:
 - (a) review of fishing opportunities in accordance with Article 5(1) of the Protocol;
 - (b) modalities of the sectoral support in accordance with Article 3 of the Protocol;
 - (c) review of the technical rules on the Vessel Monitoring System (VMS) in accordance with point 9 of Appendix 8 to the Protocol and similar technical provisions in accordance with Article 5(3) of the Protocol.
- (2) In the Joint Committee set up under the Agreement, the Union shall:
 - (a) act in accordance with the objectives pursued by the Union within the framework of the Common Fisheries Policy;
 - (b) be in line with the Council Conclusions of 19 March 2012 on a Communication from the Commission on the External dimension of the Common Fisheries Policy;
 - (c) promote positions that are consistent with the relevant rules adopted by Regional Fisheries Management Organisations.
- (3) Where a decision on a modification to the Protocol referred to in paragraph 1 is to be adopted during a Joint Committee Meeting, the necessary steps shall be taken so that the position to be expressed on behalf of the Union takes account of the latest statistical, biological and other relevant information transmitted to the Commission.

To this effect and based on that information, a preparatory document setting out the particulars of the Union position which is envisaged shall be transmitted by the Commission services, in sufficient time before the relevant Joint Committee Meeting, to the Council or to its preparatory bodies for consideration and approval.

In respect of issues referred to in paragraph 1(a), the approval of the Union position which is envisaged by the Council shall require a qualified majority of votes. In the other cases, the Union position which is envisaged in the preparatory document shall be deemed to be agreed, unless a number of Member States equivalent to a blocking minority objects during a meeting of the Council's preparatory body or within 20 days of receipt of the preparatory document, whichever occurs earlier. In case of such objection, the matter shall be referred to the Council.

If, in the course of further meetings, including on the spot, it is impossible to reach an agreement in order for the Union position to take account of new elements, the matter shall be referred to the Council or to its preparatory bodies.

The Commission is invited to take, in due time, any steps necessary as a follow-up to the decision of the Joint Committee, including, where appropriate, a publication of the relevant decision in the *Official Journal of the European Union* and a submission of any proposal necessary for the implementation of that decision.

REGULATIONS

COUNCIL IMPLEMENTING REGULATION (EU) No 577/2014

of 28 May 2014

implementing Regulation (EU) No 269/2014 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EU) No 269/2014 of 17 March 2014 concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine ⁽¹⁾, and in particular Article 14(1) thereof,

Whereas:

- (1) On 17 March 2014, the Council adopted Regulation (EU) No 269/2014.
- (2) The information for seventeen persons and two entities included in the list of persons, entities and bodies subject to restrictive measures in Regulation (EU) No 269/2014 should be amended.
- (3) Annex I to Regulation (EU) No 269/2014 should be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EU) No 269/2014 is hereby amended as set out in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on the date 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, 28 May 2014.

For the Council

The President

E. VENIZELOS

⁽¹⁾ OJ L 78, 17.3.2014, p. 6.

ANNEX

The entries for the following persons and entities set out in Annex I to Regulation (EU) No 269/2014 are replaced by the entries below.

Persons:

Name	Identifying information	Statement of reasons	Date of listing
Vladimir Andreevich Konstantinov (Владимир Андреевич Константинов)	d.o.b. 19.11.1956 Vladimirovca, Slobozia District, Republic of Moldova	As speaker of the Verkhovna Rada of Crimea, Konstantinov played a relevant role in the decisions taken by the Verkhovna Rada of Crimea concerning the 'referendum' against the territorial integrity of Ukraine and called on voters to cast votes in favour of Crimean Independence.	17.3.2014
Pyotr Anatolyevich Zima (Пётр Анатольевич Зима)	d.o.b. 29.3.1965	Zima was appointed as the new head of the Crimean Security Service (SBU) on 3 March 2014 by 'Prime Minister' Aksyonov and accepted this appointment. He has given relevant information including a database to the Russian Intelligence Service (SVR). This included information on Euro-Maidan activists and human rights defenders of Crimea. He played a relevant role in preventing Ukraine's authorities from controlling the territory of Crimea. On 11 March 2014 the formation of an independent Security Service of Crimea was proclaimed by former SBU officers of Crimea.	17.3.2014
Yuriy Gennadyevich Zherebtsov (Юрий Геннадьевич Жеребцов)	d.o.b. 19.11.1965	Counsellor of the Speaker of the Verkhovna Rada of Crimea, one of the leading organizers of the 16 March 2014 'referendum' against Ukraine's territorial integrity.	17.3.2014
Anatoliy Alekseevich Sidorov (Анатолий Алексеевич Сидоров)	d.o.b. 2.7.1958	Commander of Russia's Western Military District, units of which are deployed in Crimea. He is responsible for part of the Russian military presence in Crimea which is undermining the sovereignty of Ukraine and assisted the Crimean authorities in preventing public demonstrations against moves towards a 'referendum' and incorporation into Russia.	17.3.2014
Aleksandr Viktorovich Galkin (Александр Викторович Галкин)	d.o.b. 22.3.1958	Commander of Russia's Southern Military District ('SMD'). SMD forces are deployed in Crimea. He is responsible for part of the Russian military presence in Crimea which is undermining the sovereignty of Ukraine and assisted the Crimean authorities in preventing public demonstrations against moves towards a 'referendum' and incorporation into Russia. The Black Sea Fleet comes under Galkin's command; much of the force movement into Crimea has come through the Southern Military District	17.3.2014

Name	Identifying information	Statement of reasons	Date of listing
Mikhail Grigoryevich Malyshev (Михаил Григорьевич Малышев)	d.o.b. 10.10.1955	Chair of the Crimean Electoral Commission. Responsible for administering the Crimean 'referendum'. Responsible under the Russian system for signing 'referendum' results.	21.3.2014
Valery Kirillovich Medvedev (Валерий Кириллович Медведев)	d.o.b. 21.8.1946 Russia	Responsible for administering the Crimean 'referendum'. Responsible under the Russian system for signing 'referendum' results.	21.3.2014
LTL. Gen. Igor Nikolaevich Turchenyuk (Игорь Николаевич Турченко)	d.o.b. 5.12.1959 Kirghizia/Osh	The de-facto Commander of Russian troops deployed on the ground in Crimea (whom Russia continues to refer to officially as 'local self-defence militias').	21.3.2014
Elena Borisovna Mizulina (Елена Борисовна Мизулина)	d.o.b. 9.12.1954 Buly, Kostroma Oblast	Originator and co-sponsor of recent legislative proposals in Russia that would have allowed regions of other countries to join Russia without their central authorities' prior agreement.	21.3.2014
Valeriy Dmitrievich Bolotov (Валерий Дмитриевич Болотов)	d.o.b. 13.2.1970 Stachanov, Lugansk Oblast, Ukrainian SSR	One of the leaders of the separatist group 'Army of the South-East' which occupied the building of the Security Service in the Lugansk region. Before seizing the building he and other accomplices possessed arms apparently supplied illegally from Russia and from local criminal groups.	29.4.2014
Andriy Yevgenevich Purgin (Андрей Евгеньевич Пургин)	d.o.b. 26.1.1972	Head of the 'Donetsk Republic', active participant and organiser of separatist actions, coordinator of actions of the 'Russian tourists' in Donetsk. Co-founder of a 'Civic initiative of Donbas for the Eurasian Union.'	29.4.2014
Sergey Gennadevich Tsyplakov (Сергей Геннадьевич Цыплаков)	d.o.b. 1.5.1983 Donetsk, Ukrainian SSR	One of the leaders of the ideologically radical organization People's Militia of Donbas. He took active part in the seizure of a number of state buildings in the Donetsk region.	29.4.2014
Igor Vsevolodovich Girkin a.k.a. Igor Strelkov (Игорь Всеволодович Гиркин)	d.o.b. 17.12.1970 passport no. 4506460961	Identified as staff of main Intelligence Directorate of the General Staff of the Armed Forces of the Russian Federation (GRU). He was involved in incidents in Sloviansk. He is the assistant on security issues to Sergey Aksionov, self-proclaimed prime-minister of Crimea.	29.4.2014
Viacheslav Ponomariov Vyacheslav Vladimirovich Ponomariov (Вячеслав Владимирович Пономарёв)	d.o.b. 2.5.1965 Slovinsk	Self-declared mayor of Sloviansk. Ponomarev called on Vladimir Putin to send Russian troops to protect the city and later asked him to supply weapons. Ponomarev's men are involved in kidnappings (they captured Ukrainian reporters Irma Krat and Simon Ostrovsky, a reporter for Vice News. Both were later released. They detained military observers deployed under OSCE Vienna Document).	12.5.2014

	Name	Identifying information	Statement of reasons	Date of listing
	Igor Mykolaiovych Bezler Igor Nikolaevich Bezler, (Игорь Николаевич Безлер)	d.o.b. 30.12.1965 Simferopol	One of the leaders of the self-proclaimed militia of Horlivka. He took control of the Security Service of Ukraine's office in the Donetsk region building and afterwards seized the Ministry of Internal Affairs' district station in the town of Horlivka. He has links to Igor Girkin under whose command he was involved in the murder of People's Deputy of the Horlivka's Municipal Council Volodymyr Rybak according to the SBU.	12.5.2014
	Oleg Tsariov Oleg Anatolevich Tsariov (Олег Анатолійович Царьов) (Олег Анатольевич Царёв)	d.o.b. 2.6.1970 Dnipropetrovsk	Member of the Rada. Publicly called for the creation of the Federal Republic of Novorossia, composed of South Eastern Ukrainian regions.	12.5.2014
	Roman Lyagin (Роман Лягин)	d.o.b. 30.5.1980 Donetsk	Head of the 'Donetsk People's Republic' Central Electoral Commission. Actively organised the referendum on 11 May on the self-determination of the 'Donetsk People's Republic'.	12.5.2014

Entities:

	Name	Identifying information	Statement of reasons	Date of listing
	PJSC Chernomorneftegaz a.k.a Chornomornaftogaz	Prospekt Kirova/per. Sovarkomovskji 52/1 Simferopol, Crimea	On 17 March 2014 the 'Parliament of Crimea' adopted a resolution declaring the appropriation of assets belonging to Chernomorneftegaz enterprise on behalf of the 'Republic of Crimea'. The enterprise is thus effectively confiscated by the Crimean 'authorities'.	12.5.2014
	Feodosia a.k.a Feodosyskoje Predprijatije po obespetscheniju neftepro- duktami	98107, Crimea, Feodosiya, Geologi- cheskaya str.2 Company providing transshipment services for crude oil and oil products.	On 17 March 2014 the 'Parliament of Crimea' adopted a resolution declaring the appropriation of assets belonging to Feodosia enterprise on behalf of the 'Republic of Crimea'. The enterprise is thus effectively confiscated by the Crimean 'authorities'.	12.5.2014

COUNCIL IMPLEMENTING REGULATION (EU) No 578/2014
of 28 May 2014
implementing Regulation (EU) No 36/2012 concerning restrictive measures in view of the situation
in Syria

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EU) No 36/2012 of 18 January 2012 concerning restrictive measures in view of the situation in Syria ⁽¹⁾, and in particular Article 32(1) thereof,

Whereas:

- (1) On 18 January 2012, the Council adopted Regulation (EU) No 36/2012.
- (2) Two persons and one entity should no longer be kept on the list of persons and entities subject to restrictive measures in Annex II to Regulation (EU) No 36/2012.
- (3) The information relating to certain persons and entities listed in Annex II to Regulation (EU) No 36/2012 should be updated.
- (4) Annex II to Regulation (EU) No 36/2012 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annex II to Regulation (EU) No 36/2012 is amended as set out in the Annex to this Regulation.

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, 28 May 2014.

For the Council
The President
E. VENIZELOS

⁽¹⁾ OJ L 16, 19.1.2012, p. 1.

ANNEX

- I. The persons and entities listed below, as well as the related entries, are hereby deleted from the list set out in Annex II to Regulation (EU) No 36/2012:

A. Persons

No 14. Asif Shawkat

No 178. Sulieman Maarouf

B. Entities

No 45. Syria International Islamic Bank.

- II. The entries concerning the persons listed below, as set out in Annex II to Regulation (EU) No 36/2012, are replaced by the following entries.

	Name	Identifying information	Reasons	Date of listing
71.	Bushra (بشرى) Al-Assad (الأسد) (a.k.a. Bushra Shawkat)	Date of birth: 24.10.1960	Sister of Bashar Al-Assad and widow of Asif Shawkat, Deputy Chief of Staff for Security and Reconnaissance. Given the close personal relationship and intrinsic financial relationship to the Syrian President Bashar Al-Assad, she benefits from and is associated with the Syrian regime.	23.3.2012
108.	Dr. Mohammad (محمد) (a.k.a. Mohamed, Muhammad, Mohammed) Al-Jleilati (الجلياتي, جلياتي)	Born: 1945; Place of birth: Damascus	Former Minister of Finance. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	1.12.2011
152.	Dr. Qadri (قدري) (a.k.a. Kadri) Jamil (جميل) (a.k.a. Jameel)		Former Vice Prime Minister for Foreign Affairs and Expatriates. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
156.	Eng. Hala (هالة) Mohammad (محمد) (a.k.a. Mohamed, Muhammad, Mohammed) Al Nasser (الناصر)		Former Minister of Tourism. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
158.	Eng. Subhi (صبيحي) Ahmad (أحمد) Al Abdallah (العبدالله) (a.k.a. Al-Abdullah)		Former Minister of Agriculture and Agrarian Reform. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
159.	Dr. Mohammad (محمد) (a.k.a. Muhammad, Mohamed, Mohammed) Yahya (يحيى) (a.k.a. Yehya, Yahya, Yihya, Yihia, Yahia) Moalla (معلا) (a.k.a. Mu'la, Ma'la, Muala, Maala, Mala)		Former Minister of Higher Education. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
161.	Dr. Mohamad (محمد) (a.k.a. Muhammad, Mohamed, Mohammed, Mohammad) Zafer (ظافر) (a.k.a. Dhafer) Mohabak (محبك) (a.k.a. Mohabbak, Muhabak, Muhabbak)		Former Minister of Economy and Foreign Trade. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012

	Name	Identifying information	Reasons	Date of listing
163.	Dr. Safwan (صفوان) Al Assaf (العساف)		Former Minister of Housing and Urban Development. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
164.	Eng. Yasser (ياسر) (a.k.a. Yaser) Al Siba'ii (السباعي) (a.k.a. Al-Sibai, Al-Siba'i, Al Sibaei)		Former Minister of Public Works. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
165.	Eng Sa'iid (سعيد) (a.k.a. Sa'id, Sa'eed, Saeed) Ma'thi (معذى) (a.k.a. Mu'zi, Mu'dhi, Ma'dhi, Ma'zi, Maazi) Hneidi (هندي)		Former Minister of Oil and Mineral Resources. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
167.	Dr. Jassem (جاسم) (a.k.a. Jasem) Mohammad (محمد) (a.k.a. Mohamed, Muhammad, Mohammed) Zakaria (زكريا)	Born 1968	Former Minister of Labour and Social Affairs. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
169.	Dr. Adnan (عدنان) Abdo (عبدو) (a.k.a. Abdou) Al Sikhny (السخني) (a.k.a. Al-Sikhni, Al-Sekhny, Al-Sekhni)		Former Minister of Industry. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
174.	Mohammed (محمد) Turki (تركي) Al Sayed (السيد)		Former Minister of Industry. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
175.	Najm-eddin (الدين نجم) (a.k.a. Nejm-eddin, Nejm-eddeen, Najm-eddeen, Nejm-addin, Nejm-addeen, Najm-addeen, Najm-addin) Khreit (خريط) (a.k.a. Khrait)		Former State Minister. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012

COMMISSION REGULATION (EU) No 579/2014**of 28 May 2014****granting derogation from certain provisions of Annex II to Regulation (EC) No 852/2004 of the European Parliament and of the Council as regards the transport of liquid oils and fats by sea****(Text with EEA relevance)**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EC) No 852/2004 of the European Parliament and of the Council of 29 April 2004 on the hygiene of foodstuffs ⁽¹⁾, and in particular Article 13(2) thereof,

Whereas:

- (1) Regulation (EC) No 852/2004 provides that food business operators are to comply with the general hygiene requirements for the transport of foodstuffs set out in Chapter IV of Annex II to that Regulation. Point 4 of that Chapter requires that bulk foodstuffs in liquid, granulate or powdered form be transported in receptacles and/or containers/tankers reserved for the transport of foodstuffs. However, that requirement is not practical and imposes an unduly onerous burden on food business operators when applied to the transport in seagoing vessels of liquid oils and fats intended for, or likely to be used for, human consumption. In addition, the availability of seagoing vessels reserved for the transport of foodstuffs is insufficient to serve the continuing trade in such oils and fats.
- (2) Commission Directive 96/3/EC ⁽²⁾ permits the transport by sea of bulk liquid oils and fats in tanks which have been previously used to transport the substances listed in the Annex thereto, subject to certain conditions which ensure the protection of public health and the safety and wholesomeness of the foodstuffs concerned.
- (3) In view of the discussion in Codex Alimentarius leading to the adoption of criteria to be used to determine the acceptability of previous cargoes for bulk edible liquid oils and fats transported by sea ⁽³⁾ and at the Commission's request, the European Food Safety Authority (EFSA) assessed the criteria for acceptable previous cargoes for edible fats and oils and adopted a scientific opinion on the review of the criteria for acceptable previous cargoes for edible fats and oils ⁽⁴⁾.
- (4) At the Commission's request, the EFSA also evaluated a list of substances taking into account those criteria. The EFSA has adopted several scientific opinions on the evaluation of the substances on their acceptability as previous cargoes for edible fats and oils ⁽⁵⁾ ⁽⁶⁾ ⁽⁷⁾ ⁽⁸⁾.

⁽¹⁾ OJ L 139, 30.4.2004, p. 1.

⁽²⁾ Commission Directive 96/3/EC of 26 January 1996 granting a derogation from certain provisions of Council Directive 93/43/EEC on the hygiene of foodstuffs as regards the transport of bulk liquid oils and fats by sea (OJ L 21, 27.1.1996, p. 42).

⁽³⁾ Joint FAO/WHO Food Standards Programme, Codex Alimentarius Commission, Thirty-fourth Session, International Conference Centre, Geneva, Switzerland, 4 to 9 July 2011, REP11/CAC, Para. 45-46.

⁽⁴⁾ Scientific Opinion of the Panel on Contaminants in the Food Chain on a request from the European Commission on the review of the criteria for acceptable previous cargoes for edible fats and oils. *EFSA Journal* (2009) 1110, 1-21.

⁽⁵⁾ EFSA Panel on Contaminants in the Food Chain (CONTAM); Scientific Opinion on the evaluation of substances as acceptable previous cargoes for edible fats and oils. *EFSA Journal* 2009; 7(11):1391.

⁽⁶⁾ EFSA Panel on Contaminants in the Food Chain (CONTAM); Scientific Opinion on the evaluation of the substances currently on the list in the Annex to Commission Directive 96/3/EC as acceptable previous cargoes for edible fats and oils, Part I of III. *EFSA Journal* 2011; 9(12):2482.

⁽⁷⁾ EFSA Panel on Contaminants in the Food Chain (CONTAM); Scientific Opinion on the evaluation of the substances currently on the list in the Annex to Commission Directive 96/3/EC as acceptable previous cargoes for edible fats and oils, Part II of III. *EFSA Journal* 2012; 10(5):2703.

⁽⁸⁾ EFSA Panel on Contaminants in the Food Chain (CONTAM); Scientific Opinion on the evaluation of the substances currently on the list in the Annex to Commission Directive 96/3/EC as acceptable previous cargoes for edible fats and oils, Part III of III. *EFSA Journal* 2012; 10(12):2984.

- (5) In the interests of clarity of Union legislation and to take into account the outcome of the EFSA scientific opinions, Directive 96/3/EC should be repealed and replaced by this Regulation.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Standing Committee on the Food Chain and Animal Health,

HAS ADOPTED THIS REGULATION:

Article 1

Derogation

By way of derogation to point 4 of Chapter IV of Annex II to Regulation (EC) No 852/2004, liquid oils or fats which are intended for or likely to be used for human consumption ('oils or fats') may be transported in seagoing vessels which are not reserved for the transport of foodstuffs subject to compliance with the conditions laid down in Articles 2 and 3 of this Regulation.

Article 2

Conditions for derogation

1. The freight carried preceding the oils and fats in the same equipment in a seagoing vessel (hereafter called the 'previous cargo') shall consist of a substance or a mixture of substances listed in the Annex to this Regulation.
2. The bulk transport in seagoing vessels of liquid oils or fats which are to be processed shall be permitted in tanks that are not exclusively reserved for the transport of foodstuffs, subject to the following conditions:
 - (a) where the oils or fats are transported in a stainless steel tank, or tank lined with epoxy resin or technical equivalent, the immediately previous cargo shall have been:
 - (i) a foodstuff; or
 - (ii) a cargo from the list of acceptable previous cargoes set out in the Annex;or
 - (b) where the oils or fats are transported in a tank made of materials other than those referred to in point (a), the three previous cargoes transported in the tank shall have been:
 - (i) foodstuffs; or
 - (ii) a cargo from the list of acceptable previous cargoes set out in the Annex.
3. The bulk transport in seagoing vessels of oils or fats which are not to be further processed shall be permitted in tanks that are not exclusively reserved for the transport of foodstuffs, subject to the following conditions:
 - (a) the tank shall be:
 - (i) of stainless steel; or
 - (ii) lined with epoxy resin or technical equivalent;and
 - (b) the three previous cargoes transported in the tank shall have been foodstuffs.

*Article 3***Record keeping**

1. The captain of the seagoing vessel transporting, in tanks, bulk oils and fats shall keep accurate documentary evidence relating to the three preceding cargoes carried in the tanks concerned, and the effectiveness of the cleaning process applied between those cargoes.
2. Where the cargo has been transhipped, in addition to the documentary evidence required in paragraph 1, the captain of the receiving seagoing vessel shall keep accurate documentary evidence that the transport of the bulk oils or fats complied with the conditions laid down in Article 2 during the previous shipment and of the effectiveness of the cleaning process used between those cargoes on the other vessel.
3. Upon request, the captain of the seagoing vessel shall provide the competent authority with the documentary evidence provided for in paragraphs 1 and 2.

*Article 4***Repeal**

Directive 96/3/EC is repealed.

Article 5

This Regulation shall enter into force on the twentieth day following that 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, 28 May 2014.

For the Commission

The President

José Manuel BARROSO

ANNEX

LIST OF ACCEPTABLE PREVIOUS CARGOES

Substance (synonyms)	CAS No
Acetic acid (ethanoic acid; vinegar acid; methane carboxylic acid)	64-19-7
Acetic anhydride (ethanoic anhydride)	108-24-7
Acetone (dimethylketone; 2-propanone)	67-64-1
Acid oils and fatty acid distillates — from vegetable oils and fats and/or mixtures thereof and animal and marine fats and oils	—
Ammonium hydroxide (ammonium hydrate; ammonia solution; aqua ammonia)	1336-21-6
Ammonium polyphosphate	68333-79-9 and 10124-31-9
Animal, marine and vegetable and hydrogenated oils and fats according to the MEPC.2/Circ. of the IMO	—
Benzyl alcohol (pharmaceutical and reagent grades only)	100-51-6
N-butyl acetate	123-86-4
Sec-butyl acetate	105-46-4
Tert-butyl acetate	540-88-5
Ammonium nitrate solution Calcium nitrate (CN-9) solution and their double salt $\text{NH}_4\text{NO}_3 \cdot 5\text{Ca}(\text{NO}_3)_2 \cdot 10\text{H}_2\text{O}$, named 'nitric acid, ammonium calcium salt'	6484-52-2 35054-52-5
Calcium chloride solution	10043-52-4
Cyclohexane (hexamethylene; hexanaphthene; hexahydrobenzene)	110-82-7
Epoxidised soyabean oil (with a minimum 7 % — maximum 8 % oxirane oxygen content)	8013-07-8
Ethanol (ethyl alcohol)	64-17-5
Ethyl acetate (acetic ether; acetic ester; vinegar naphtha)	141-78-6
2-ethylhexanol (2-ethylhexyl alcohol)	104-76-7
Fatty acids	
Arachidic acid (eicosanoic acid)	506-30-9
Behenic acid (docosanoic acid)	112-85-6
Butyric acid (n-butyric acid; butanoic acid; ethyl acetic acid; propyl formic acid)	107-92-6
Capric acid (n-decanoic acid)	334-48-5
Caproic acid (n-hexanoic acid)	142-62-1
Caprylic acid (n-octanoic acid)	124-07-2
Erucic acid (cis-13-docosenoic acid)	112-86-7
Heptoic acid (n-heptanoic acid)	111-14-8
Lauric acid (n-dodecanoic acid)	143-07-7
Lauroleic acid (dedecenoic acid)	4998-71-4

Substance (synonyms)	CAS No
Linoleic acid (9,12-octadecadienoic acid)	60-33-3
Linolenic acid (9,12,15-octadecatrienoic acid)	463-40-1
Myristic acid (n-tetradecanoic acid)	544-63-8
Myristoleic acid (n-tetradecenoic acid)	544-64-9
Oleic acid (n-octadecenoic acid)	112-80-1
Palmitic acid (n-hexadecanoic acid)	57-10-3
Palmitoleic acid (cis-9-hexadecenoic acid)	373-49-9
Pelargonic acid (n-nonanoic acid)	112-05-0
Ricinoleic acid (cis-12-hydroxy octadec-9-enoic acid; castor oil acid)	141-22-0
Stearic acid (n-octadecanoic acid)	57-11-4
Valeric acid (n-pentanoic acid; valerianic acid)	109-52-4
Fatty acid esters — any ester produced by the combination of the listed fatty acids with any of the listed fatty alcohols, as well as methanol and ethanol. Examples of these are	
Butyl myristate	110-36-1
Cetyl stearate	110-63-2
Oleyl palmitate	2906-55-0
Methyl laurate (methyl dodecanoate)	111-82-0
Methyl oleate (methyl octadecenoate)	112-62-9
Methyl palmitate (methyl hexadecanoate)	112-39-0
Methyl stearate (methyl octadecanoate)	112-61-8
Fatty alcohols	
Butyl alcohol (1-butanol; butyric alcohol)	71-36-3
Caproyl alcohol (1-hexanol; hexyl alcohol)	111-27-3
Capryl alcohol (1-n-octanol; heptyl carbinol)	111-87-5
Cetyl alcohol (alcohol C-16; 1-hexadecanol; cetylic alcohol; palmityl alcohol; n-primary hexadecyl alcohol)	36653-82-4
Decyl alcohol (1-decanol)	112-30-1
Enanthyl alcohol (1-heptanol; heptyl alcohol)	111-70-6
Lauryl alcohol (n-dodecanol; dodecyl alcohol)	112-53-8
Myristyl alcohol (1-tetradecanol; tetradecanol)	112-72-1
Nonyl alcohol (1-nonanol; pelargonic alcohol; octyl carbinol)	143-08-8
Oleyl alcohol (octadecenol)	143-28-2
Stearyl alcohol (1-octadecanol)	112-92-5
Tridecyl alcohol (1-tridecanol)	112-70-9
Fatty alcohol blends	
Lauryl myristyl alcohol (C12 — C14 blend)	
Cetyl stearyl alcohol (C16 — C18 blend)	
Formic acid (methanoic acid; hydrogen carboxylic acid)	64-18-6
Fructose	57-48-7 and 30237-26-4
Glycerol (glycerine; glycerin; propane-1,2,3-triol)	56-81-5

Substance (synonyms)	CAS No
Glycols	
1,3-butanediol (1,3-butylene glycol)	107-88-0
1,4-butanediol (1,4-butylene glycol)	110-63-4
Heptane (commercial grades)	142-82-5
Hexane (technical grades)	110-54-3 and 64742-49-0
Hydrogen peroxide	7722-84-1
Iso-butanol (2-methyl-1-propanol)	78-83-1
Isobutyl acetate (2-methylpropyl acetate)	110-19-0
Iso-decanol (isodecyl alcohol)	25339-17-7
Iso-nonanol (isononyl alcohol)	27458-94-2
Iso-octanol (isooctyl alcohol)	26952-21-6
Isopropanol (propan-2-ol; isopropyl alcohol; IPA)	67-63-0
Kaolin slurry	1332-58-7
Limonene (dipentene)	138-86-3
Magnesium chloride solution	7786-30-3
Methanol (methyl alcohol)	67-56-1
Methyl ethyl ketone (2-butanone)	78-93-3
Methyl isobutyl ketone (4-methyl-2-pentanone)	108-10-1
Methyl tertiary butyl ether (MBTE)	1634-04-4
Molasses, which has been produced from the conventional sugar processing industry using sugar cane, sugar beet, citrus or sorghum	—
Paraffin wax (food grade)	8002-74-2 and 63231-60-7
Pentane	109-66-0
Phosphoric acid (ortho phosphoric acid)	7664-38-2
Polypropylene glycol (molecular weight greater than 400)	25322-69-4
Potable water	7732-18-5
Potassium hydroxide (caustic potash) solution	1310-58-3
N-propyl acetate	109-60-4
Propyl alcohol (propan-1-ol; 1-propanol)	71-23-8
Propylene glycol (1,2 propylene glycol; propan-1,2-diol; 1,2-dihydroxypropane; monopropylene glycol (mpg); methyl glycol)	57-55-6
1,3-propanediol (1,3-propylene glycol; trimethylene glycol)	504-63-2
Propylene tetramer	6842-15-5

Substance (synonyms)	CAS No
Sodium hydroxide solution (caustic soda, lye)	1310-73-2
Sodium silicate (water glass) solution	1344-09-8
Sorbitol solution (d-sorbitol; hexahydric alcohol; d-sorbite)	50-70-4
Sulphuric acid	7664-93-9
Unfractionated fatty acids from vegetable, marine and animal oils and fats and/or mixtures thereof, provided their sources are edible types of fats or oils	—
Unfractionated fatty alcohols from vegetable, marine and animal oils and fats and/or mixtures thereof, provided their sources are edible types of fats or oils	—
Unfractionated fatty esters from vegetable, marine and animal oils and fats and/or mixtures thereof, provided their sources are edible types of fats and oils	—
Urea ammonium nitrate solution (UAN)	—
White mineral oils	8042-47-5

COMMISSION IMPLEMENTING REGULATION (EU) No 580/2014**of 28 May 2014****entering a name in the register of protected designations of origin and protected geographical indications (Lonzo de Corse/Lonzo de Corse — Lonzu (PDO))**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs ⁽¹⁾, and in particular Article 52(2) thereof,

Whereas:

- (1) Pursuant to Article 50(2)(a) of Regulation (EU) No 1151/2012, France's application to register the name 'Lonzo de Corse'/'Lonzo de Corse — Lonzu' was published in the *Official Journal of the European Union* ⁽²⁾.
- (2) As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the Commission, the name 'Lonzo de Corse'/'Lonzo de Corse — Lonzu' should therefore be entered in the register.
- (3) In their letter accompanying the application received on 26 April 2012 the French authorities notified the Commission that the undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei had been legally marketing the product sold under the name 'Lonzo de Corse'/'Lonzo de Corse — Lonzu', using this name continuously for at least five years, and that this point had been noted in the national opposition procedure. An adjustment period, with effect from the date on which the application was lodged with the Commission, was therefore granted to those undertakings under Article 5(6) of Council Regulation (EC) No 510/2006 ⁽³⁾, which was in force when the application was submitted.
- (4) Moreover, as the undertakings met the requirements laid down in the second subparagraph of Article 13(3) of Regulation (EC) No 510/2006, the French authorities asked the Commission in the same letter to set a transitional period under that article to allow the undertakings to make legal use of the sales name after registration.
- (5) Regulation (EC) No 510/2006 has now been replaced by Regulation (EU) No 1151/2012, in force since 3 January 2013. The requirements laid down in the second subparagraph of Article 13(3) of Regulation (EC) No 510/2006 have been incorporated in Article 15(1) of Regulation (EU) No 1151/2012.
- (6) As the undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei meet the requirements laid down in Article 15(1) of Regulation (EU) No 1151/2012, they should be granted a five-year transitional period in which to use the name 'Lonzo de Corse'/'Lonzo de Corse — Lonzu'. However, as they have already benefited from the national adjustment period, the five years should take effect from the date on which the application was lodged with the Commission.
- (7) The measures provided for in this Regulation are in accordance with the opinion of the Agricultural Product Quality Policy Committee,

HAS ADOPTED THIS REGULATION:

Article 1

The name 'Lonzo de Corse'/'Lonzo de Corse — Lonzu' (PDO) is hereby entered in the register.

The name referred to in the first paragraph identifies a product in Class 1.2. Meat products (cooked, salted, smoked, etc.) of Annex II to Commission Regulation (EC) No 1898/2006 ⁽⁴⁾.⁽¹⁾ OJ L 343, 14.12.2012, p. 1.⁽²⁾ OJ C 81, 20.3.2013, p. 14.⁽³⁾ Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (OJ L 93, 31.3.2006, p. 12).⁽⁴⁾ Commission Regulation (EC) No 1898/2006 of 14 December 2006 laying down detailed rules of implementation of Council Regulation (EC) No 510/2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (OJ L 369, 23.12.2006, p. 1).

Article 2

The undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei are authorised to continue to use the registered name 'Lonzo de Corse'/Lonzo de Corse — Lonzu' (PDO) on a transitional basis until 27 April 2017.

Article 3

This Regulation shall enter into force on the twentieth day following that 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, 28 May 2014.

For the Commission

The President

José Manuel BARROSO

COMMISSION IMPLEMENTING REGULATION (EU) No 581/2014**of 28 May 2014****entering a name in the register of protected designations of origin and protected geographical indications (Jambon sec de Corse/Jambon sec de Corse — Prisuttu (PDO))**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs ⁽¹⁾, and in particular Article 52(2) thereof,

Whereas:

- (1) Pursuant to Article 50(2)(a) of Regulation (EU) No 1151/2012, France's application to register the name 'Jambon sec de Corse'/Jambon sec de Corse — Prisuttu' was published in the *Official Journal of the European Union* ⁽²⁾.
- (2) As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the Commission, the name 'Jambon sec de Corse'/Jambon sec de Corse — Prisuttu' should therefore be entered in the register.
- (3) In their letter accompanying the application received on 26 April 2012 the French authorities notified the Commission that the undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei had been legally marketing the product sold under the name 'Jambon sec de Corse'/Jambon sec de Corse — Prisuttu', using this name continuously for at least five years, and that this point had been noted in the national opposition procedure. An adjustment period, with effect from the date on which the application was lodged with the Commission, was therefore granted to those undertakings under Article 5(6) of Council Regulation (EC) No 510/2006 ⁽³⁾, which was in force when the application was submitted.
- (4) Moreover, as the undertakings met the requirements laid down in the second subparagraph of Article 13(3) of Regulation (EC) No 510/2006, the French authorities asked the Commission in the same letter to set a transitional period under that article to allow the undertakings to make legal use of the sales name after registration.
- (5) Regulation (EC) No 510/2006 has now been replaced by Regulation (EU) No 1151/2012, in force since 3 January 2013. The requirements laid down in the second subparagraph of Article 13(3) of Regulation (EC) No 510/2006 have been incorporated in Article 15(1) of Regulation (EU) No 1151/2012.
- (6) As the undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei meet the requirements laid down in Article 15(1) of Regulation (EU) No 1151/2012, they should be granted a five-year transitional period in which to use the name 'Jambon sec de Corse'/Jambon sec de Corse — Prisuttu'. However, as they have already benefited from the national adjustment period, the five years should take effect from the date on which the application was lodged with the Commission.
- (7) The measures provided for in this Regulation are in accordance with the opinion of the Agricultural Product Quality Policy Committee,

⁽¹⁾ OJ L 343, 14.12.2012, p. 1.

⁽²⁾ OJ C 80, 19.3.2013, p. 17.

⁽³⁾ Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (OJ L 93, 31.3.2006, p. 12).

HAS ADOPTED THIS REGULATION:

Article 1

The name 'Jambon sec de Corse'/'Jambon sec de Corse — Prisuttu' (PDO) is hereby entered in the register.

The name referred to in the first paragraph identifies a product in Class 1.2. Meat products (cooked, salted, smoked, etc.) of Annex II to Commission Regulation (EC) No 1898/2006 ⁽¹⁾.

Article 2

The undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei are authorised to continue to use the registered name 'Jambon sec de Corse'/'Jambon sec de Corse — Prisuttu' (PDO) on a transitional basis until 27 April 2017.

Article 3

This Regulation shall enter into force on the twentieth day following that 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, 28 May 2014.

For the Commission

The President

José Manuel BARROSO

⁽¹⁾ Commission Regulation (EC) No 1898/2006 of 14 December 2006 laying down detailed rules of implementation of Council Regulation (EC) No 510/2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (OJ L 369, 23.12.2006, p. 1).

COMMISSION IMPLEMENTING REGULATION (EU) No 582/2014**of 28 May 2014****entering a name in the register of protected designations of origin and protected geographical indications (Coppa de Corse/Coppa de Corse — Coppa di Corsica (PDO))**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Regulation (EU) No 1151/2012 of the European Parliament and of the Council of 21 November 2012 on quality schemes for agricultural products and foodstuffs ⁽¹⁾, and in particular Article 52(2) thereof,

Whereas:

- (1) Pursuant to Article 50(2)(a) of Regulation (EU) No 1151/2012, France's application to register the name 'Coppa de Corse'/'Coppa de Corse — Coppa di Corsica' was published in the *Official Journal of the European Union* ⁽²⁾.
- (2) As no statement of opposition under Article 51 of Regulation (EU) No 1151/2012 has been received by the Commission, the name 'Coppa de Corse'/'Coppa de Corse — Coppa di Corsica' should therefore be entered in the register.
- (3) In their letter accompanying the application received on 26 April 2012 the French authorities notified the Commission that the undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei had been legally marketing the product sold under the name 'Coppa de Corse'/'Coppa de Corse — Coppa di Corsica', using this name continuously for at least five years, and that this point had been noted in the national opposition procedure. An adjustment period, with effect from the date on which the application was lodged with the Commission, was therefore granted to those undertakings under Article 5(6) of Council Regulation (EC) No 510/2006 ⁽³⁾, which was in force when the application was submitted.
- (4) Moreover, as the undertakings met the requirements laid down in the second subparagraph of Article 13(3) of Regulation (EC) No 510/2006, the French authorities asked the Commission in the same letter to set a transitional period under that article to allow the undertakings to make legal use of the sales name after registration.
- (5) Regulation (EC) No 510/2006 has now been replaced by Regulation (EU) No 1151/2012, in force since 3 January 2013. The requirements laid down in the second subparagraph of Article 13(3) of Regulation (EC) No 510/2006 have been incorporated in Article 15(1) of Regulation (EU) No 1151/2012.
- (6) As the undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei meet the requirements laid down in Article 15(1) of Regulation (EU) No 1151/2012, they should be granted a five-year transitional period in which to use the name 'Coppa de Corse'/'Coppa de Corse — Coppa di Corsica'. However, as they have already benefited from the national adjustment period, the five years should take effect from the date on which the application was lodged with the Commission.
- (7) The measures provided for in this Regulation are in accordance with the opinion of the Agricultural Product Quality Policy Committee,

HAS ADOPTED THIS REGULATION:

Article 1

The name 'Coppa de Corse'/'Coppa de Corse — Coppa di Corsica' (PDO) is hereby entered in the register.

The name referred to in the first paragraph identifies a product in Class 1.2. Meat products (cooked, salted, smoked, etc.) of Annex II to Commission Regulation (EC) No 1898/2006 ⁽⁴⁾.⁽¹⁾ OJ L 343, 14.12.2012, p. 1.⁽²⁾ OJ C 78, 16.3.2013, p. 9.⁽³⁾ Council Regulation (EC) No 510/2006 of 20 March 2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (OJ L 93, 31.3.2006, p. 12).⁽⁴⁾ Commission Regulation (EC) No 1898/2006 of 14 December 2006 laying down detailed rules of implementation of Council Regulation (EC) No 510/2006 on the protection of geographical indications and designations of origin for agricultural products and foodstuffs (OJ L 369, 23.12.2006, p. 1).

Article 2

The undertakings L'Aziana Charcuterie Corse Nunzi Sauveur, Orezza Charcuterie La Castagniccia, Charcuterie Costa & Fils, Charcuterie Fontana, Salaisons Joseph Pantaloni, Charcuterie Passoni, Salaisons Sampiero, Salaisons réunies and Etablissements Semidei are authorised to continue to use the registered name 'Coppa de Corse'/'Coppa de Corse — Coppa di Corsica' (PDO) on a transitional basis until 27 April 2017.

Article 3

This Regulation shall enter into force on the twentieth day following that 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, 28 May 2014.

For the Commission

The President

José Manuel BARROSO

COMMISSION IMPLEMENTING REGULATION (EU) No 583/2014**of 28 May 2014****amending for the 214th time Council Regulation (EC) No 881/2002 imposing certain specific restrictive measures directed against certain persons and entities associated with the Al Qaida network**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 881/2002 of 27 May 2002 imposing certain specific restrictive measures directed against certain persons and entities associated with the Al-Qaida network, ⁽¹⁾ and in particular Article 7(1)(a), 7a(1) and 7a(5) thereof,

Whereas:

- (1) Annex I to Regulation (EC) No 881/2002 lists the persons, groups and entities covered by the freezing of funds and economic resources under that Regulation.
- (2) On 22 May 2014 the Sanctions Committee of the United Nations Security Council (UNSC) decided to add one entity to its list of persons, groups and entities to whom the freezing of funds and economic resources should apply. On 29 April 2014, the Sanctions Committee of the UNSC decided to remove one person from its list of persons, groups and entities to whom the freezing of funds and economic resources should apply. Furthermore, on 14 May 2014, the Sanctions Committee of the UNSC decided to amend two entries on the list resulting in the creation of an additional entry.
- (3) Annex I to Regulation (EC) No 881/2002 should therefore be updated accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

Annex I to Regulation (EC) No 881/2002 is amended in accordance with the Annex to this Regulation.

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, 28 May 2014.

For the Commission

On behalf of the President

Head of the Service for Foreign Policy Instruments

⁽¹⁾ OJ L 139, 29.5.2002, p. 9.

ANNEX

Annex I to Regulation (EC) No 881/2002 is amended as follows:

(1) The following entries shall be added under the heading 'Legal persons, groups and entities':

- (a) 'Al-Nusrah Front for the People of the Levant (alias (a) the Victory Front; (b) Jabhat al-Nusrah; (c) Jabhet al-Nusra; (d) Al-Nusrah Front; (e) Al-Nusra Front; (f) Ansar al-Mujahideen Network); (g) Levantine Mujahideen on the Battlefields of Jihad). Other information: (a) Operates in Syria; (b) Previously listed between 30 May 2013 and 13 May 2014 as an aka of Al-Qaida in Iraq. Date of designation referred to in Article 2a(4)(b): 14.5.2014.'
- (b) 'Jama'atu Ahlis Sunna Lidda'Awati Wal-Jihad (alias (a) Jama'atu Ahlus-Sunnah Lidda'Awati Wal Jihad (b) Jama'atu Ahlus-Sunna Lidda'Awati Wal Jihad (c) Boko Haram (d) Western Education is a Sin). Address: Nigeria. Other information: (a) Affiliate of Al-Qaida and the Organization of Al-Qaida in the Islamic Maghreb (AQIM), (b) Associated with and Jama'atu Ansarul Muslimina Fi Biladis-Sudan (Ansaru), (c) The leader is Abubakar Shekau. Date of designation referred to in Article 2a(4)(b): 22.5.2014.'

(2) The following entry under the heading 'Natural persons' is deleted:

'Wali **Ur Rehman**. Date of birth: Approximately 1970. Place of birth: Pakistan. Nationality: Pakistani. Other information: (a) Reportedly born in South Waziristan, Pakistan; (b) Believed to be residing in Pakistan; (c) Emir of Tehrik-i-Taliban for Southwest Waziristan Agency, Federally Administered Tribal Areas, Pakistan. Date of designation referred to in Article 2a(4)(b): 21.10.2010.'

(3) The entry 'Agus **Dwikarna**. Date of birth: 11 August 1964. Place of birth: Makassar, South Sulawesi, Indonesia. Nationality: Indonesian. Other information: arrested on 13.3.2002, sentenced 12.7.2002 in the Philippines.' under the heading 'Natural persons' shall be replaced by the following:

'Agus **Dwikarna**. Date of birth: 11.8.1964. Place of birth: Makassar, South Sulawesi, Indonesia. Nationality: Indonesian. Passport No: Indonesian travel document number XD253038. Other information: (a) Physical description: height 165 cm; (b) Photo available for inclusion in the INTERPOL-UN Security Council Special Notice.'

(4) The entry 'Al-Qaida in Iraq (*alias* (a) AQI, (b) al-Tawhid, (c) the Monotheism and Jihad Group, (d) Qaida of the Jihad in the Land of the Two Rivers, (e) Al-Qaida of Jihad in the Land of the Two Rivers, (f) The Organization of Jihad's Base in the Country of the Two Rivers, (g) The Organization Base of Jihad/Country of the Two Rivers, (h) The Organization Base of Jihad/Mesopotamia, (i) Tanzim Qa'idat Al-Jihad fi Bilad al-Rafidayn, (j) Tanzeem Qa'idat al Jihad/Bilad al Raafidaini, (k) Jama'at Al-Tawhid Wa'al-Jihad, (l) JTJ, (m) Islamic State of Iraq, (n) ISI, (o) al-Zarqawi network, (p) Jabhat al Nusrah, (q) Jabhet al-Nusra, (r) Al-Nusrah Front, (s) The Victory Front, (t) Al-Nusrah Front for the People of the Levant, (u) Islamic State in Iraq and the Levant). Date of designation referred to in Article 2a (4) (b): 18.10.2004.' under the heading 'Legal persons, groups and entities' shall be replaced by the following:

'Al-Qaida in Iraq (*alias* (a) AQI, (b) al-Tawhid, (c) the Monotheism and Jihad Group, (d) Qaida of the Jihad in the Land of the Two Rivers, (e) Al-Qaida of Jihad in the Land of the Two Rivers, (f) The Organization of Jihad's Base in the Country of the Two Rivers, (g) The Organization Base of Jihad/Country of the Two Rivers, (h) The Organization Base of Jihad/Mesopotamia, (i) Tanzim Qa'idat Al-Jihad fi Bilad al-Rafidayn, (j) Tanzeem Qa'idat al Jihad/Bilad al Raafidaini, (k) Jama'at Al-Tawhid Wa'al-Jihad, (l) JTJ, (m) Islamic State of Iraq, (n) ISI, (o) al-Zarqawi network, (p) Jabhat al Nusrah, (q) Jabhet al-Nusra, (r) Al-Nusrah Front, (s) The Victory Front, (t) Islamic State in Iraq and the Levant). Date of designation referred to in Article 2a (4) (b): 18.10.2004.'

COMMISSION IMPLEMENTING REGULATION (EU) No 584/2014**of 28 May 2014****establishing the standard import values for determining the entry price of certain fruit and vegetables**

THE EUROPEAN COMMISSION,

Having regard to the Treaty on the Functioning of the European Union,

Having regard to Council Regulation (EC) No 1234/2007 of 22 October 2007 establishing a common organisation of agricultural markets and on specific provisions for certain agricultural products (Single CMO Regulation) ⁽¹⁾,

Having regard to Commission Implementing Regulation (EU) No 543/2011 of 7 June 2011 laying down detailed rules for the application of Council Regulation (EC) No 1234/2007 in respect of the fruit and vegetables and processed fruit and vegetables sectors ⁽²⁾, and in particular Article 136(1) thereof,

Whereas:

- (1) Implementing Regulation (EU) No 543/2011 lays down, pursuant to the outcome of the Uruguay Round multilateral trade negotiations, the criteria whereby the Commission fixes the standard values for imports from third countries, in respect of the products and periods stipulated in Annex XVI, Part A thereto.
- (2) The standard import value is calculated each working day, in accordance with Article 136(1) of Implementing Regulation (EU) No 543/2011, taking into account variable daily data. Therefore this Regulation should enter into force on the day of its publication in the *Official Journal of the European Union*,

HAS ADOPTED THIS REGULATION:

Article 1

The standard import values referred to in Article 136 of Implementing Regulation (EU) No 543/2011 are fixed in the Annex to this Regulation.

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, 28 May 2014.

*For the Commission,
On behalf of the President,*

Jerzy PLEWA
Director-General for Agriculture and Rural Development

⁽¹⁾ OJ L 299, 16.11.2007, p. 1.

⁽²⁾ OJ L 157, 15.6.2011, p. 1.

ANNEX

Standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)		
CN code	Third country code ⁽¹⁾	Standard import value
0702 00 00	AL	45,8
	MA	33,4
	MK	66,7
	TR	64,5
	ZZ	52,6
0707 00 05	AL	25,2
	MK	30,0
	TR	119,6
	ZZ	58,3
0709 93 10	MA	29,9
	TR	111,7
	ZZ	70,8
0805 10 20	EG	44,2
	MA	41,4
	ZA	72,1
	ZZ	52,6
0805 50 10	TR	121,8
	ZA	139,4
	ZZ	130,6
0808 10 80	AR	95,4
	BR	97,8
	CL	105,8
	CN	98,8
	MK	26,7
	NZ	141,3
	US	170,7
	ZA	104,2
	ZZ	105,1

⁽¹⁾ Nomenclature of countries laid down by Commission Regulation (EC) No 1833/2006 (OJ L 354, 14.12.2006, p. 19). Code 'ZZ' stands for 'of other origin'.

DECISIONS

COUNCIL DECISION

of 13 May 2014

on the position to be adopted, on behalf of the European Union, in the EEA Joint Committee concerning an amendment to Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms

(2014/307/EU)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on the Functioning of the European Union, in particular Article 166(4), Article 167(5), first indent, Articles 173(3) and 218(9) thereof,

Having regard to Council Regulation (EC) No 2894/94 of 28 November 1994 concerning arrangements for implementing the Agreement on the European Economic Area ⁽¹⁾, and in particular Article 1(3) thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) Protocol 31 to the Agreement on the European Economic Area ('the EEA Agreement') contains specific provisions and arrangements concerning cooperation in specific fields outside the four freedoms.
- (2) It is appropriate to extend the cooperation of the Contracting Parties to the EEA Agreement to include Regulation (EU) No 1295/2013 of the European Parliament and of the Council ⁽²⁾.
- (3) Protocol 31 to the EEA Agreement should therefore be amended accordingly, in order to allow for this extended cooperation to take place from 1 January 2014.
- (4) The position of the Union within the EEA Joint Committee should therefore be based on the attached draft Decision,

HAS ADOPTED THIS DECISION:

Article 1

The position to be adopted, on behalf of the European Union, in the EEA Joint Committee on the proposed amendment to Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms, shall be based on the draft Decision of the EEA Joint Committee attached to this Decision.

Article 2

This Decision shall enter into force on the date of its adoption.

Done at Brussels, 13 May 2014.

For the Council

The President

E. VENIZELOS

⁽¹⁾ OJ L 305, 30.11.1994, p. 6.

⁽²⁾ Regulation (EU) No 1295/2013 of the European Parliament and of the Council of 11 December 2013 establishing the Creative Europe Programme (2014 to 2020) and repealing Decisions No 1718/2006/EC, No 1855/2006/EC and No 1041/2009/EC (OJ L 347, 20.12.2013, p. 221).

DRAFT

DECISION OF THE EEA JOINT COMMITTEE No .../2014**of****amending Protocol 31 to the EEA Agreement, on cooperation in specific fields outside the four freedoms**

THE EEA JOINT COMMITTEE,

Having regard to the Agreement on the European Economic Area ('the EEA Agreement'), and in particular Articles 86 and 98 thereof,

Whereas:

- (1) It is appropriate to extend the cooperation of the Contracting Parties to the EEA Agreement to include Regulation (EU) No 1295/2013 of the European Parliament and of the Council of 11 December 2013 establishing the Creative Europe Programme (2014 to 2020) and repealing Decisions No 1718/2006/EC, No 1855/2006/EC and No 1041/2009/EC ⁽¹⁾.
- (2) Protocol 31 to the EEA Agreement should therefore be amended in order to allow for this extended cooperation to take place from 1 January 2014,

HAS ADOPTED THIS DECISION:

Article 1

The following is added in paragraph 4 of Article 9 of Protocol 31 to the EEA Agreement:

- **32013 R 1295**: Regulation (EU) No 1295/2013 of the European Parliament and of the Council of 11 December 2013 establishing the Creative Europe Programme (2014 to 2020) and repealing Decisions No 1718/2006/EC, No 1855/2006/EC and No 1041/2009/EC (OJ L 347, 20.12.2013, p. 221).
Liechtenstein shall be exempted from the participation in, and the financial contribution to, this programme.'

Article 2

This Decision shall enter into force on the day following the last notification under Article 103(1) of the EEA Agreement ^(*).

It shall apply from 1 January 2014.

Article 3

This Decision shall be published in the EEA Section of, and in the EEA Supplement to, the *Official Journal of the European Union*.

Done at Brussels,

For the EEA Joint Committee
The President

The Secretaries
to the EEA Joint Committee

⁽¹⁾ OJ L 347, 20.12.2013, p. 221.

^(*) [No constitutional requirements indicated.] [Constitutional requirements indicated.]

COUNCIL DECISION 2014/308/CFSP**of 28 May 2014****amending Decision 2014/145/CFSP concerning restrictive measures in respect of actions undermining or threatening the territorial integrity, sovereignty and independence of Ukraine**

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 29 thereof,

Whereas:

- (1) On 17 March 2014, the Council adopted Decision 2014/145/CFSP ⁽¹⁾.
- (2) The information for seventeen persons and two entities listed under Decision 2014/145/CFSP should be amended.
- (3) The Annex to Decision 2014/145/CFSP should be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 2014/145/CFSP is hereby amended as set in the Annex to this Decision.

Article 2

This Decision shall enter into force on the date of its publication in the *Official Journal of the European Union*.

Done at Brussels, 28 May 2014.

For the Council
The President
E. VENIZELOS

⁽¹⁾ Council Decision 2014/145/CFSP of 17 March 2014 concerning restrictive measures in respect of actions threatening the territorial integrity, sovereignty and independence of Ukraine (OJ L 78, 17.3.2014, p. 16).

ANNEX

The entries for the following persons and entities set out in the Annex to Decision 2014/145/CFSP are replaced by the entries below.

Persons:

Name	Identifying information	Statement of reasons	Date of listing
Vladimir Andreevich Konstantinov (Владимир Андреевич Константинов)	d.o.b. 19.11.1956 Vladimirovca, Slobozia District, Republic of Moldova	As speaker of the Verkhovna Rada of Crimea, Konstantinov played a relevant role in the decisions taken by the Verkhovna Rada of Crimea concerning the 'referendum' against the territorial integrity of Ukraine and called on voters to cast votes in favour of Crimean Independence.	17.3.2014
Pyotr Anatolyevich Zima (Пётр Анатольевич Зима)	d.o.b. 29.3.1965	Zima was appointed as the new head of the Crimean Security Service (SBU) on 3 March 2014 by 'Prime Minister' Aksyonov and accepted this appointment. He has given relevant information including a database to the Russian Intelligence Service (SVR). This included information on Euro-Maidan activists and human rights defenders of Crimea. He played a relevant role in preventing Ukraine's authorities from controlling the territory of Crimea. On 11 March 2014 the formation of an independent Security Service of Crimea was proclaimed by former SBU officers of Crimea.	17.3.2014
Yuriy Gennadyevich Zherebtsov (Юрий Геннадьевич Жеребцов)	d.o.b. 19.11.1965	Counsellor of the Speaker of the Verkhovna Rada of Crimea, one of the leading organizers of the 16 March 2014 'referendum' against Ukraine's territorial integrity.	17.3.2014
Anatoliy Alekseevich Sidorov (Анатолий Алексеевич Сидоров)	d.o.b. 2.7.1958	Commander of Russia's Western Military District, units of which are deployed in Crimea. He is responsible for part of the Russian military presence in Crimea which is undermining the sovereignty of Ukraine and assisted the Crimean authorities in preventing public demonstrations against moves towards a 'referendum' and incorporation into Russia.	17.3.2014
Aleksandr Viktorovich Galkin (Александр Викторович Галкин)	d.o.b. 22.3.1958	Commander of Russia's Southern Military District 'SMD'. SMD forces are deployed in Crimea. He is responsible for part of the Russian military presence in Crimea which is undermining the sovereignty of Ukraine and assisted the Crimean authorities in preventing public demonstrations against moves towards a 'referendum' and incorporation into Russia. The Black Sea Fleet comes under Galkin's command; much of the force movement into Crimea has come through the Southern Military District	17.3.2014
Mikhail Grigoryevich Malyshev (Михаил Григорьевич Малышев)	d.o.b. 10.10.1955	Chair of the Crimean Electoral Commission. Responsible for administering the Crimean 'referendum'. Responsible under the Russian system for signing 'referendum' results.	21.3.2014

	Name	Identifying information	Statement of reasons	Date of listing
	Valery Kirillovich Medvedev (Валерий Кириллович Медведев)	d.o.b. 21.8.1946 Russia	Responsible for administering the Crimean 'referendum'. Responsible under the Russian system for signing 'referendum' results.	21.3.2014
	Lt. Gen. Igor Nikolaevich Turchenyuk (Игорь Николаевич Турченко)	d.o.b. 5.12.1959 Kirghizia/Osh	The de-facto Commander of Russian troops deployed on the ground in Crimea (whom Russia continues to refer to officially as 'local self-defence militias').	21.3.2014
	Elena Borisovna Mizulina (Елена Борисовна Мизулина)	d.o.b. 9.12.1954 Buly, Kostroma Oblast	Originator and co-sponsor of recent legislative proposals in Russia that would have allowed regions of other countries to join Russia without their central authorities' prior agreement.	21.3.2014
	Valeriy Dmitrievich Bolotov (Валерий Дмитриевич Болотов)	d.o.b. 13.2.1970 Stachanov, Lugansk Oblast, Ukrainian SSR	One of the leaders of the separatist group 'Army of the South-East' which occupied the building of the Security Service in the Lugansk region. Before seizing the building he and other accomplices possessed arms apparently supplied illegally from Russia and from local criminal groups.	29.4.2014
	Andriy Yevgenevich Purgin (Андрей Евгеньевич Пургин)	d.o.b. 26. 1. 1972	Head of the 'Donetsk Republic', active participant and organiser of separatist actions, co-ordinator of actions of the 'Russian tourists' in Donetsk. Co-founder of a 'Civic initiative of Donbas for the Eurasian Union'.	29.4.2014
	Sergey Gennadevich Tsyplakov (Сергей Геннадьевич Цыплаков)	d.o.b. 1.5.1983 Donetsk, Ukrainian SSR	One of the leaders of the ideologically radical organization People's Militia of Donbas. He took active part in the seizure of a number of state buildings in the Donetsk region.	29.4.2014
	Igor Vsevolodovich Girkin a.k.a. Igor Strelkov (Игорь Всеволодович Гиркин)	d.o.b. 17.12.1970 passport no. 4506460961	Identified as staff of main Intelligence Directorate of the General Staff of the Armed Forces of the Russian Federation (GRU). He was involved in incidents in Sloviansk. He is the assistant on security issues to Sergey Aksionov, self-proclaimed prime-minister of Crimea.	29.4.2014
	Viacheslav Ponomarev Vyacheslav Vladimirovich Ponomarev (Вячеслав Владимирович Пономарёв)	d.o.b. 2.5.1965 Slovinsk	Self-declared mayor of Sloviansk. Ponomarev called on Vladimir Putin to send Russian troops to protect the city and later asked him to supply weapons. Ponomarev's men are involved in kidnappings (they captured Ukrainian reporters Irma Krat and Simon Ostrovsky, a reporter for Vice News. Both were later released. They detained military observers deployed under OSCE Vienna Document).	12.5.2014

	Name	Identifying information	Statement of reasons	Date of listing
	Igor Mykolaiovych Bezler Igor Nikolaevich Bezler, (Игорь Николаевич Безлер)	d.o.b. 30.12.1965 Simferopol	One of the leaders of the self-proclaimed militia of Horlivka. He took control of the Security Service of Ukraine's office in the Donetsk region building and afterwards seized the Ministry of Internal Affairs' district station in the town of Horlivka. He has links to Igor Girkin under whose command he was involved in the murder of People's Deputy of the Horlivka's Municipal Council Volodymyr Rybak according to the SBU.	12.5.2014
	Oleg Tsariov Oleg Anatolevich Tsariov (Олег Анатолійович Царьов) (Олег Анатольевич Царёв)	d.o.b. 2.6.1970 Dnipropetrovsk	Member of the Rada. Publicly called for the creation of the Federal Republic of Novorossia, composed of South Eastern Ukrainian regions.	12.5.2014
	Roman Lyagin (Роман Лягин)	d.o.b. 30.5.1980 Donetsk	Head of the 'Donetsk People's Republic' Central Electoral Commission. Actively organised the referendum on 11 May on the self-determination of the 'Donetsk People's Republic'.	12.5.2014

Entities:

	Name	Identifying information	Statement of reasons	Date of listing
	PJSC Chernomorneftegaz a.k.a Chornomornaf-togaz	Prospekt Kirova/ per. Sovarko- movskji 52/1 Simferopol, Crimea	On 17 March 2014 the 'Parliament of Crimea' adopted a resolution declaring the appropriation of assets belonging to Chernomorneftegaz enterprise on behalf of the 'Republic of Crimea'. The enterprise is thus effectively confiscated by the Crimean 'authorities'.	12.5.2014
	Feodosia a.k.a Feodossyskoje Predpriyatije po obespetscheniju nefte- produktami	98107, Crimea, Feodosiya, Geolo- gicheskaya str.2 Company providing trans- shipment services for crude oil and oil products.	On 17 March 2014 the 'Parliament of Crimea' adopted a resolution declaring the appropriation of assets belonging to Feodosia enterprise on behalf of the 'Republic of Crimea'. The enterprise is thus effectively confiscated by the Crimean 'authorities'.	12.5.2014

COUNCIL DECISION 2014/309/CFSP
of 28 May 2014
amending Decision 2013/255/CFSP concerning restrictive measures against Syria

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 29 thereof,

Whereas:

- (1) On 31 May 2013, the Council adopted Decision 2013/255/CFSP ⁽¹⁾.
- (2) The restrictive measures set out in Decision 2013/255/CFSP apply until 1 June 2014. On the basis of a review of that Decision, those restrictive measures should be extended until 1 June 2015.
- (3) Two persons and one entity should no longer be kept on the list of persons and entities subject to restrictive measures in Annex I to Decision 2013/255/CFSP.
- (4) The information relating to certain persons and entities listed in Annex I to Decision 2013/255/CFSP should be updated.
- (5) Decision 2013/255/CFSP should therefore be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Decision 2013/255/CFSP is hereby amended as follows:

- (1) Article 34 is replaced by the following:

'Article 34

This Decision shall apply until 1 June 2015. It shall be kept under constant review. It may be renewed, or amended as appropriate, if the Council deems that its objectives have not been met.;

- (2) Annex I to Decision 2013/255/CFSP is amended as set out in the Annex to this Decision.

Article 2

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

Done at Brussels, 28 May 2014.

For the Council
The President
E. VENIZELOS

⁽¹⁾ Decision 2013/255/CFSP of 31 May 2013 concerning restrictive measures against Syria (OJ L 147, 1.6.2013, p. 14).

ANNEX

- I. The persons and entities listed below, as well as the related entries, are hereby deleted from the list set out in Annex I to Decision 2013/255/CFSP:

A. Persons

No 14. Asif Shawkat

No 178. Sulieman Maarouf

B. Entities

No 45. Syria International Islamic Bank.

- II. The entries concerning the persons listed below, as set out in Annex I to Decision 2013/255/CFSP, are replaced by the following entries:

	Name	Identifying information	Reasons	Date of listing
71.	Bushra (بشرى) Al-Assad (الأسد) (a.k.a. Bushra Shawkat)	Date of birth: 24.10.1960	Sister of Bashar Al-Assad and widow of Asif Shawkat, Deputy Chief of Staff for Security and Reconnaissance. Given the close personal relationship and intrinsic financial relationship to the Syrian President Bashar Al-Assad, she benefits from and is associated with the Syrian regime.	23.3.2012
108.	Dr. Mohammad (محمد) (a.k.a. Mohamed, Muhammad, Mohammed) Al-Jleilati (الجلياتي, جلياتي)	Born: 1945; Place of birth: Damascus	Former Minister of Finance. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	1.12.2011
152.	Dr. Qadri (قدري) (a.k.a. Kadri) Jamil (جميل) (a.k.a. Jameel)		Former Vice Prime Minister for Foreign Affairs and Expatriates. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
156.	Eng. Hala (هالة) Mohammad (محمد) (a.k.a. Mohamed, Muhammad, Mohammed) Al Nasser (الناصر)		Former Minister of Tourism. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
158.	Eng. Subhi (صبيحي) Ahmad (أحمد) Al Abdallah (العبدالله) (a.k.a. Al-Abdullah)		Former Minister of Agriculture and Agrarian Reform. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
159.	Dr. Mohammad (محمد) (a.k.a. Muhammad, Mohamed, Mohammed) Yahya (يحيى) (a.k.a. Yehya, Yahya, Yihya, Yihia, Yahia) Moalla (معلا) (a.k.a. Mu'la, Ma'la, Muala, Maala, Mala)		Former Minister of Higher Education. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
161.	Dr. Mohamad (محمد) (a.k.a. Muhammad, Mohamed, Mohammed, Mohammad) Zafer (ظافر) (a.k.a. Dhafer) Mohabak (محبك) (a.k.a. Mohabbak, Muhabak, Muhabbak)		Former Minister of Economy and Foreign Trade. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012

	Name	Identifying information	Reasons	Date of listing
163.	Dr. Safwan (صفوان) Al Assaf (العساف)		Former Minister of Housing and Urban Development. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
164.	Eng. Yasser (ياسر) (a.k.a. Yaser) Al Siba'ii (السباعي) (a.k.a. Al-Sibai, Al-Siba'i, Al Sibaei)		Former Minister of Public Works. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
165.	Eng Sa'iid (سعيد) (a.k.a. Sa'id, Sa'eed, Saeed) Ma'thi (معذى) (a.k.a. Mu'zi, Mu'dhi, Ma'dhi, Ma'zi, Maazi) Hneidi (هندي)		Former Minister of Oil and Mineral Resources. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
167.	Dr. Jassem (جاسم) (a.k.a. Jasem) Mohammad (محمد) (a.k.a. Mohamed, Muhammad, Mohammed) Zakaria (زكريا)	Born 1968	Former Minister of Labour and Social Affairs. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
169.	Dr. Adnan (عدنان) Abdo (عبدو) (a.k.a. Abdou) Al Sikhny (السخني) (a.k.a. Al-Sikhni, Al-Sekhny, Al-Sekhni)		Former Minister of Industry. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
174.	Mohammed (محمد) Turki (تركي) Al Sayed (السيد)		Former Minister of Industry. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012
175.	Najm-eddin (الدين نجم) (a.k.a. Nejm-eddin, Nejm-eddeen, Najm-eddeen, Nejm-addin, Nejm-addeen, Najm-addeen, Najm-addin) Khreit (خريط) (a.k.a. Khrait)		Former State Minister. As a former Government Minister shares responsibility for the regime's violent repression against the civilian population.	16.10.2012

