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II

(Non-legislative acts)

INTERNATIONAL AGREEMENTS

COUNCIL DECISION 2014/853/CFSP

of 8 October 2014

on the signature and on the conclusion, on behalf of the Union, of the Agreement in the form of an Exchange of Letters between the European Union and the Republic of Mali regarding the status of the European Union CSDP Mission in Mali (EUCAP Sahel Mali)

THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty on European Union, and in particular Article 37 thereof, in conjunction with Article 218(5) and (6) of the Treaty on the Functioning of the European Union,

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

Whereas:

- (1) On 15 April 2014, the Council adopted Decision 2014/219/CFSP (¹) on the European Union CSDP mission in Mali (EUCAP Sahel Mali).
- (2) Following the adoption of a Decision by the Council on 15 April 2014 authorising the opening of negotiations, the High Representative of the Union for Foreign Affairs and Security Policy, in accordance with Article 37 of the Treaty on European Union, negotiated an Agreement in the form of an Exchange of Letters between the European Union and the Republic of Mali on the status of EUCAP Sahel Mali.
- (3) The Agreement in the form of an Exchange of Letters should be approved,

HAS ADOPTED THIS DECISION:

Article 1

The Agreement in the form of an Exchange of Letters between the European Union and the Republic of Mali regarding the status of the CSDP Mission in Mali (EUCAP Sahel Mali) is hereby approved on behalf of the Union.

The text of the Agreement in the form of an Exchange of Letters is attached to this Decision.

Article 2

The President of the Council is hereby authorised to designate the person(s) empowered to sign the respective letter in order to bind the Union.

⁽¹⁾ Council Decision 2014/219/CFSP of 15 April 2014 on the European Union CSDP mission in Mali (EUCAP Sahel Mali) (OJ L 113, 16.4.2014, p. 21).

Article 3

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

Done at Luxembourg, 8 October 2014.

For the Council The President M. LUPI

TRANSLATION

AGREEMENT

in the form of an Exchange of Letters between the European Union and the Republic of Mali regarding the status of the European Union CSDP Mission in Mali (EUCAP Sahel Mali)

A. Letter from the European Union

Brussels, 20 October 2014

Sir,

In the framework of its Common Security and Defence Policy, in February 2013 the Union deployed a military mission to contribute to the training of the Malian Armed Forces (EUTM Mali). In the same way, in April 2014 the Union deployed a civilian mission in support of the Malian internal security forces (EUCAP Sahel Mali). The status of EUCAP Sahel Mali and its personnel must be the subject of an international agreement between the European Union and the Republic of Mali.

As you will recall, on 4 April 2013 the Republic of Mali concluded an agreement on the status in the Republic of Mali of EUTM Mali. The provisions of that agreement, with certain exceptions, are ideally suited to the needs of EUCAP Sahel Mali. I propose that all provisions of that Agreement (Articles 1 to 19), with the exception of Article 1(3)(e) and Article 13(2) to (5), be made to apply to EUCAP Sahel Mali, on the understanding that:

- every instance of 'EUTM Mali' is regarded as referring to 'EUCAP Sahel Mali';
- in Article 1(3)(a), the term 'military headquarters' is replaced by the term 'headquarters of EUCAP Sahel Mali';
- in Article 1(3)(c), the definition 'Mission Commander' is replaced by the following definition: "Head of Mission" shall mean the head of EUCAP Sahel Mali in the theatre of operations';
- in Article 9(2), the words 'military personnel' are replaced by the word 'personnel';
- in Article 10(3), the words 'the Host State's armed forces' are replaced by the words 'the Host State's agents or civilian trainers'.

I should be grateful if you would let me know whether you accept these suggestions.

If you do accept, this letter, with your reply, will constitute a legally-binding international agreement between the European Union and the Republic of Mali on the status of EUCAP Sahel Mali, which will enter into force on the date on which your letter of reply is received.

Please accept, Sir, the assurance of my highest consideration.

For the European Union

B. Letter from the Republic of Mali

Bamako, 31 October 2014

Madam,

Thank you for your letter of 20 October 2014 regarding the status within the territory of the Republic of Mali of the European Union CSDP Mission in Mali (EUCAP Sahel Mali), which reads as follows:

In the framework of its Common Security and Defence Policy, in February 2013 the Union deployed a military mission to contribute to the training of the Malian Armed Forces (EUTM Mali). In the same way, in April 2014 the Union deployed a civilian mission in support of the Malian internal security forces (EUCAP Sahel Mali). The status of EUCAP Sahel Mali and its personnel must be the subject of an international agreement between the European Union and the Republic of Mali.

As you will recall, on 4 April 2013 the Republic of Mali concluded an agreement on the status in the Republic of Mali of EUTM Mali. The provisions of that agreement, with certain exceptions, are ideally suited to the needs of EUCAP Sahel Mali. I propose that all provisions of that Agreement (Articles 1 to 19), with the exception of Article 1(3)(e) and Article 13(2) to (5), be made to apply to EUCAP Sahel Mali, on the understanding that:

- every instance of "EUTM Mali" is regarded as referring to "EUCAP Sahel Mali";
- in Article 1(3)(a), the term "military headquarters" is replaced by the term "headquarters of EUCAP Sahel Mali";
- in Article 1(3)(c), the definition "Mission Commander" is replaced by the following definition: ""Head of Mission" shall mean the head of EUCAP Sahel Mali in the theatre of operations";
- in Article 9(2), the words "military personnel" are replaced by the word "personnel";
- in Article 10(3), the words "the Host State's armed forces" are replaced by the words "the Host State's agents or civilian trainers"

I should be grateful if you would let me know whether you accept these suggestions.

If you do accept, this letter, with your reply, will constitute a legally-binding international agreement between the European Union and the Republic of Mali on the status of EUCAP Sahel Mali, which will enter into force on the date on which your letter of reply is received.'

I am pleased to inform you that I accept the terms suggested in your letter.

Please accept, Madam, the assurance of my highest consideration.

For the Republic of Mali

REGULATIONS

COUNCIL IMPLEMENTING REGULATION (EU) No 1270/2014

of 28 November 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 (l), and in particular Article 14(1) thereof,

Whereas:

- (1) On 17 March 2014, the Council adopted Regulation (EU) No 269/2014.
- (2) In view of the continued gravity of the situation on the ground in Ukraine, the Council considers that additional persons and entities should be added to the list of natural and legal persons, entities and bodies subject to restrictive measures as set out in Annex I to Regulation (EU) No 269/2014.
- (3) Annex I to Regulation (EU) No 269/2014 should therefore be amended accordingly,

HAS ADOPTED THIS REGULATION:

Article 1

The persons and entities listed in the Annex to this Regulation shall be added to the list set out in Annex I to Regulation (EU) No 269/2014.

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 November 2014.

For the Council The President S. GOZI

ANNEX

List of persons and entities referred to in Article 1

Individuals

Name	Identifying information	Statement of reasons	Date of Listing
Serhiy KOZYAKOV (aka Sergey Kozyakov) Сергей Козьяков	29.9.1982	In his capacity as 'Head of the Luhansk Central Election Commission' he is responsible for organising the so called 'elections' of 2 November 2014 in the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in organising the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Oleg AKIMOV (aka Oleh AKIMOV) Олег Акимов		Deputy of the 'Luhansk Economic Union' in the 'National Council' of the 'Luhansk People's Republic'. Stood as a candidate in the so called 'elections', of 2 November 2014 to the post of the 'Head' of the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Larisa AIRAPETYAN (aka Larysa Ayra- petyan, Larisa Aira- petyan or Larysa Airapetyan) Париса Айрапетян		'Health Minister' of the so called 'Luhansk People's Republic'. Stood as a candidate in the so called 'elections' of 2 November 2014 to the post of the 'Head' of the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', she has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Yuriy SIVOKONENKO (aka Yuriy Sivoko- nenko, Yury Sivoko- nenko, Yury Syvoko- nenko) Юрий Викторович Сивоконенко		Member of the 'Parliament' of the so called 'Donetsk People's Republic' and works in the Union of veterans of the Donbass Berkut. Stood as a candidate in the so called 'elections' of 2 November 2014 to the post of the Head of the so called 'Donetsk People's Republic'. These elections are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014



Name	Identifying information	Statement of reasons	Date of Listi
Aleksandr KOFMAN (aka Oleksandr Kofman) Александр Игоревич Кофман		'First deputy speaker' of the 'Parliament' of the so called 'Donetsk People's Republic'. Stood as a candidate in the so called illegal 'elections' of 2 November 2014 to the post of the Head of the so called 'Donetsk People's Republic'. These elections are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise	29.11.20
Ravil KHALIKOV Равиль Халиков		'First Deputy Prime Minister' and previous 'Prosecutor-General' of the so called 'Donetsk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.20
Dmitry SEMYONOV Дмитрий Семенов		'Deputy Prime Minster for Finances' of the so called 'Luhansk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11,20
Oleg BUGROV		'Defense Minister' of the so called Luhansk People's Republic. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.20
Lesya LAPTEVA Песя Лаптева		'Minister of Education, Science, Culture and Religion' of the so-called 'Luhansk People's Republic'. In taking on and acting in this capacity, she has there- fore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.20
Yevgeniy Eduardo- vich MIKHAYLOV (aka Yevhen Eduar- dovych Mychaylov) Евгений Эдуардович Михайлов	17.3.1963, Arkhangelsk	'Head of the administration for governmental affairs' of the so-called 'Donetsk People's Republic'. In taking on and acting in this capacity, he has there- fore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.20

Name	Identifying information	Statement of reasons	Date of Listing
Ihor Vladymyrovych KOSTENOK (aka Igor Vladimirovich Kostenok) Игорь Владимирович Костенок		'Minister of Education' of the so-called 'Donetsk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Yevgeniy Vyachesla- vovich ORLOV (aka Yevhen Vyacheslavo- vych Orlov) Евгений Вячеславович Орлов		Member of the 'National Council' of the so-called 'Donetsk's People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Vladyslav Nykolaye- vych DEYNEGO (aka Vladislav Nykolaye- vich Deynego) Владислав Дейнего		'Deputy Head' of the 'People's Council' of the so-called 'Luhansk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014

Entities

 Name	Identifying information	Statement of reasons	Date of Listing
Donetsk Republic (Public organisation) Донецкая республика		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Donetsk People's Republic' on 2 November 2014. These 'elections' are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine. Headed by Alexander ZAKHARCHENKO and founded by Andriy PURGIN.	29.11.2014
Peace to Luhansk Region (Russian: Mir Luganschine) Мир Луганщине		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Luhansk People's Republic' 2 November 2014. These 'elections' are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine. Headed by Igor PLOTNITSKY.	29.11.2014



Name	Identifying information	Statement of reasons	Date of Listing
Free Donbass (aka 'Free Donbas', 'Svobodny Donbass') Свободный Донбасс		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Donetsk People's Republic' 2 November 2014. These elections are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
People's Union (Narodny Soyuz) Народный союз		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Luhansk People's Republic' 2 November 2014. These elections are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Luhansk Economic Union (Luganskiy Ekonomicheskiy Soyuz) Луганский экономический союз		'Social organisation' that presented candidates in the illegal so called 'elections' of the so called 'Luhansk People's Republic' 2 November 2014. Nominated a candidate, Oleg AKIMOV, to be 'Head' of the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014

COMMISSION IMPLEMENTING REGULATION (EU) No 1271/2014

of 28 November 2014

authorising an increase of the limits for the enrichment of wine produced using the grapes harvested in 2014 from certain wine grape varieties in certain wine-growing regions or a part thereof

THE EUROPEAN COMMISSION,

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

Having regard to Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (¹), and in particular Article 91 thereof,

Whereas:

- (1) Point A.3 of Part I of Annex VIII to Regulation (EU) No 1308/2013 provides that Member States may request that the limits for increasing the alcoholic strength (enrichment) of wine by volume be raised by up to 0,5 % in years in which climatic conditions have been exceptionally unfavourable.
- (2) Belgium, Bulgaria, the Czech Republic, Germany, France, Croatia, Italy, Hungary, Austria, Romania, Slovenia and Slovakia have requested such increases of the limits for enrichment of the wine produced using the grapes harvested in the year 2014, as climatic conditions during the growing season have been exceptionally unfavourable. Such request has been made by Bulgaria, the Czech Republic, Croatia, Hungary, Austria, Romania, Slovenia and Slovakia for all their wine-growing regions. Belgium made the request for one region, Germany for some regions and parts of the regions of Mosel and Saale-Unstrut, France for some communes within the departments of Aude and Hérault, and Italy for some regions in the North and Centre of Italy and a PDO area in the regions of Umbria and Lazio. Belgium, France and Italy have requested the increases of the limits of enrichment for all wine made from grape varieties growing in the areas having suffered from the exceptionally unfavourable weather conditions. Germany requested the increase of enrichment only for wine made from specific wine grape varieties affected for the regions of Baden, Württemberg and Mecklenburger Landwein and the concerned part of the region of Saale-Unstrut.
- (3) Due to the exceptionally adverse weather conditions during 2014, the limits on increases in the natural alcoholic strength provided for in point A.2 of Part I of Annex VIII to Regulation (EU) No 1308/2013 do not enable the production of wine with an appropriate total alcoholic strength from all or certain wine grape varieties in certain wine-growing regions or a part thereof for which there would normally be market demand.
- (4) Having regard to the purpose of Part I of Annex VIII to Regulation (EU) No 1308/2013, namely to discourage and limit enrichment of wine, and given the exceptional nature of the derogation in point A.3 of that Part, authorisations to increase the limits for the enrichment of wine should be granted only for the wine-growing regions or parts thereof and for the grape varieties affected by exceptionally unfavourable climatic conditions. Therefore, in Belgium, the authorisation should only be granted to the region of Wallonia that has suffered such climatic conditions. In Germany, the authorisation should only be granted for wine from the wine grape varieties Blauer Spätburgunder, Schwarzriesling, Blauer Gutedel, Weißer Gutedel and Blauer Trollinger affected by such climatic conditions in the region of Baden; for wine from all red wine grape varieties affected by such climatic conditions in the regions of Hessische Bergstraße and Rheingau; from all red wine grape varieties and from the white wine grape varieties Bacchus, Blauer Silvaner, Cabernet Blanc, Grüner Silvaner, Johanniter, Müller-Thurgau, Ruländer, Sauvignon Blanc, Scheurebe, Weißer Elbling, Weißer Gutedel, Weißer Riesling and Weißer Burgunder affected by such climatic conditions in part of the region of Saale-Unstrut; from the wine grape variety Blauer Trollinger affected by such climatic conditions in the region of Württemberg; from the wine grape varieties Phoenix, Müller-Thurgau, Elbling and Regent affected by such climatic conditions in the region of Mecklenburger Landwein; and from all wine grape varieties in the regions of Ahr, Mittelrhein, Nahe, Pfalz and Rheinhessen and in part of the region of Mosel that have suffered such climatic conditions. In France, the authorisation should only be granted for a limited number of communes in the department of Aude and Hérault that have suffered such climatic conditions. In Italy, the authorisation should only be granted to the regions of Veneto, Friuli-Venezia-Giulia, Provincia autonoma di Trento, Provincia autonoma di Bolzano, Lombardia, Piemonte, Emilia-Romagna, Toscana, Abruzzo and Puglia and to the area of the Protected Denomination of Origin 'Orvieto' in the regions of Umbria and Lazio, that have suffered such climatic conditions.

- (5) It is therefore appropriate to authorise an increase of the limits for the enrichment of wine produced using all or certain varieties of wine grapes harvested in 2014, in wine-growing regions in Belgium, Bulgaria, the Czech Republic, Germany, France, Croatia, Italy, Hungary, Austria, Romania, Slovenia and Slovakia or a part thereof.
- (6) The measures provided for in this Regulation are in accordance with the opinion of the Committee for the Common Organisation of Agricultural Markets,

HAS ADOPTED THIS REGULATION:

Article 1

By way of derogation from point A.3 of Part I of Annex VIII to Regulation (EU) No 1308/2013, in the wine-growing regions or a part thereof listed in the Annex to this Regulation and for all or certain wine grape varieties as specified in that Annex, the increase in natural alcoholic strength by volume of fresh grapes harvested in the year 2014, grape must, grape must in fermentation, new wine still in fermentation and wine produced using the grapes harvested in the year 2014, shall not exceed the following limits:

- (a) 3,5 % vol. in wine-growing zone A referred to in appendix I to Annex VII to Regulation (EU) No 1308/2013;
- (b) 2,5 % vol. in wine-growing zone B referred to in appendix I to Annex VII to Regulation (EU) No 1308/2013;
- (c) 2,0 % vol. in wine-growing zone C referred to in appendix I to Annex VII to Regulation (EU) No 1308/2013.

Article 2

This Regulation shall enter into force on the third 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 November 2014.

For the Commission

The President

Jean-Claude JUNCKER

 $\frac{ANNEX}{ANNEX}$ Wine grape varieties and wine-growing regions or a part thereof where an increase of the enrichment limit is authorised pursuant to Article 1

Member State	Wine-growing regions or part thereof (wine-growing zone)	Varieties
Belgium	Wine-growing regions in Wallonia (zone A)	All authorised wine grape varieties
Bulgaria	All wine-growing regions (zone C)	All authorised wine grape varieties
Czech Republic	All wine-growing regions (zones A and B)	All authorised wine grape varieties
Germany	The wine-growing region in Ahr	All authorised wine grape varieties
	The wine-growing region in Baden (zone B)	The wine grape varieties: Blauer Spätburgunder, Schwarzriesling, Blauer Gutedel, Weißer Gutedel and Blauer Trollinger
	The wine-growing region in Hessische Bergstraße (zone A)	All authorised red wine grape varieties
	The wine-growing region in Mittelrhein (zone A)	All authorised wine grape varieties
	The wine-growing region in Mosel, excluding the area of Perl, Oberperl, Nennig and Sehndorf (zone A)	All authorised wine grape varieties
	The wine-growing region in Nahe (zone A)	All authorised wine grape varieties
	The wine-growing region in Pfalz (zone A)	All authorised wine grape varieties
	The wine-growing region in Rheingau (zone A)	All authorised red wine grape varieties
	The wine-growing region in Rheinhessen (zone A)	All authorised wine grape varieties
	The wine-growing region in Saale-Unstrut excluding the area of Potsdam-Mittelmark (zone A)	All authorised red wine grape varieties and the white wine grape varieties: Bacchus, Blauer Silvaner, Cabernet Blanc, Grüner Silvaner, Johanniter, Müller-Thurgau, Ruländer, Sauvignon Blanc, Scheurebe, Weißer Elbling, Weißer Gutedel, Weißer Riesling and Weißer Burgunder
	The wine-growing region in Württemberg (zone A)	The wine grape variety Blauer Trollinger
	The wine-growing region in Mecklenburger Landwein (zone A)	The wine grape varieties: Phoenix, Müller-Thurgau, Elbling and Regent



Member State	Wine-growing regions or part thereof (wine-growing zone)	Variet	ties	
France	The following communes (zone C): — within the department of Aude: Aigues Vives, Alairac, Antugnac, Argeliers, Argens Minervois, Arzens, Azille, Badens, Bagnoles, Baraigne, Bellegarde du Razès, Belvèze du Razès, Bize Minervois, Blomac, Bouilhonnac, Brezilhac, Brugairolles, Cailhau, Calhavel, Cambieure, Camplong d'Aude, Canet, Carcassonne, Castelnaudary, Castelnau d'Aude, Caunes Minervois, Caux et Sauzens, Conques sur Orbiel, Escales, Escueillens et Saint Just de Bélangard, Espéraza, Fabrezan, Fa, Fanjeaux, Fenouillet du Razès, Ferran, Fleury d'Aude, Fontiès d'Aude, Ginestas, Gourvieille, Gramazie, Grèzes, Gruissan, Herminis, Homps, Hounoux, La Courtete, Lafage, La Force, La Redorte, Lasbordes, La Serpent, Lasserre de Prouille, Laure Minervois, Lavalette, Les Casses, Lezignan, Limousis, Mailhac, Malves en Minervois, Maquens, Mas Stes Puelles, Marcorignan, Marseillette, Mazerolles du Razes, Mirepeisset, Molleville, Montazels, Montbrun les Corbières, Montferrand, Montgradail, Montquiers, Montmaur, Montreal, Montseret, Moussoulens, Narbonne, Orsans, Ouveillan, Paraza, Plavilla, Pennautier, Pepieux, Peyriac Minervois, Pouzols Minervois, Puicheric, Raissac d'Aude, Ribouisse, Ricaud, Rieux Minervois, Roquecourbe-Minervois, Roubia, Roullens, Rouvenac, Rustiques, Saint Couat d'Aude, Saint Frichoux, Saint Gauderic, Saint Laurent de la Cabrerisse, Saint Marcel sur Aude, Saint Martin Lalande, Saint Michel de Lanes, Saint Nazaire d'Aude, Saint Papoul, Sainte Valiere, Salleles Cabardes, Salleles d'Aude, Salsigne, Seignalens, Thezan des Corbieres, Tournissan, Tourouzelle, Trausse Minervois, Ventenac Minervois, Villalbe, Villalier, Villarzel Cabardes, Villautou, Villedaigne, Villedubert, Villegly, Villemoustaussou, Villeneuve Minervois, Villeneuve les Montreal and Villesiscle, — within the department of Hérault: Beaufort, Montels, Olonzac and Oupia.	All authorised weties	rine grape	vari-
Croatia	All wine-growing regions (zones B and C)	All authorised w	vine grape	vari-
Italy	Wine growing regions in Veneto, Friuli-Venezia-Giulia, Provincia autonoma di Trento, Provincia autonoma di Bolzano, Lombardia, Piemonte, Emilia-Romagna, Toscana, Abruzzo, Puglia and in the area of the PDO 'Orvieto' (zone C)	All authorised w	vine grape	vari-
Hungary	All wine-growing regions (zone C)	All authorised w	rine grape	vari-
Austria	All wine-growing regions (zone B)	All authorised w	vine grape	vari-
Romania	All wine-growing regions (zones B and C)	All authorised w	vine grape	vari-
Slovenia	All wine-growing regions (zones B and C)	All authorised w	vine grape	vari-
Slovakia	All wine-growing regions (zones B and C)	All authorised w	vine grape	vari-

COMMISSION IMPLEMENTING REGULATION (EU) No 1272/2014

of 28 November 2014

amending Regulation (EEC) No 2454/93 as regards the marking of containers for the purpose of their temporary importation

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EEC) No 2913/92 of 12 October 1992 establishing the Community Customs Code (1), and in particular Article 247 thereof,

Whereas:

- (1) The Union is a Contracting Party to the Convention on Temporary Admission concluded in Istanbul on 26 June 1990 (hereafter 'the Istanbul Convention'). Annex B.3 to the Istanbul Convention contains provisions concerning containers, pallets, packings, samples and other goods imported in connection with a commercial operation. The Administrative Committee for the Convention on Temporary Admission recommended at its 12th meeting on 25 March 2013 an amendment to Appendix II to Annex B.3 to the Istanbul Convention containing provisions concerning the marking of containers. The amendment came into force on 4 November 2014.
- (2) The Istanbul Convention is not directly applicable in the Union. Its amendment should therefore be incorporated into Union law in order to ensure that the Union complies with its international obligations.
- (3) Commission Regulation (EEC) No 2454/93 (2) should therefore be amended accordingly.
- (4) The measures provided for in this Regulation are in accordance with the opinion of the Customs Code Committee,

HAS ADOPTED THIS REGULATION:

Article 1

Article 557 of Regulation (EEC) No 2454/93 is amended as follows:

- (1) in paragraph 1, the first subparagraph is replaced by the following:
 - '1. Total relief from import duties shall be granted for containers where they have been durably marked in an appropriate and clearly visible place with all of the following information:
 - (a) the identification of the owner or operator, which may be shown either by its full name or by an established identification system, symbols such as emblems or flags being excluded;
 - (b) the identification marks and numbers of the container, given by the owner or operator;
 - (c) the tare weight of the container, including all its permanently fixed equipment.';

⁽¹⁾ OJ L 302, 19.10.1992, p. 1.

⁽²⁾ Commission Regulation (EEC) No 2454/93 of 2 July 1993 laying down provisions for the implementation of Council Regulation (EEC) No 2913/92 establishing the Community Customs Code (OJ L 253, 11.10.1993, p. 1).

EN

(2) in paragraph 1 after the first subparagraph, the following subparagraph is inserted:

'For freight containers considered for maritime use, or for any other container utilising an ISO standard prefix (i.e. four capital letters ending in U), the identification of the owner or principal operator and the container serial number and check digit of the container shall adhere to International Standard ISO 6346 and its annexes.'.

Article 2

This Regulation shall enter into force on the 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 November 2014.

For the Commission
The President
Jean-Claude JUNCKER

COMMISSION IMPLEMENTING REGULATION (EU) No 1273/2014

of 28 November 2014

amending for the 223rd 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) and Article 7a(1) 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 19 November 2014 the Sanctions Committee of the United Nations Security Council (UNSC) approved the addition of two entities to the Al-Qaida Sanctions Committee's list of persons, groups and entities to whom the freezing of funds and economic resources should apply.
- (3) Annex I to Regulation (EC) No 881/2002 should therefore be updated accordingly.
- (4) In order to ensure that the measures provided for in this Regulation are effective, it should enter into force immediately,

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 November 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

In Annex I to Regulation (EC) No 881/2002, the following entries shall be added under the heading 'Legal persons, groups and entities':

- (a) 'Ansar Al Charia Derna (alias (a) Ansar al-Charia Derna; (b) Ansar al-Sharia Derna; (c) Ansar al Charia; (d) Ansar al-Sharia; (e) Ansar al Sharia). Other information: (a) Operates in Derna and Jebel Akhdar, Libya; (b) Support network in Tunisia. Date of designation referred to in Article 2a(4)(b): 19.11.2014.';
- (b) 'Ansar Al Charia Benghazi (alias (a) Ansar al Charia; (b) Ansar al-Charia; (c) Ansar al-Sharia; (d) Ansar al-Charia Benghazi); (e) Ansar al-Sharia Benghazi; (f) Ansar al Charia in Libya (ASL); (g) Katibat Ansar al Charia; (h) Ansar al Sharia). Other information: (a) Operates in Benghazi, Libya; (b) Support network in Tunisia. Date of designation referred to in Article 2a(4)(b): 19.11.2014.'

COMMISSION IMPLEMENTING REGULATION (EU) No 1274/2014

of 28 November 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 Regulation (EU) No 1308/2013 of the European Parliament and of the Council of 17 December 2013 establishing a common organisation of the markets in agricultural products and repealing Council Regulations (EEC) No 922/72, (EEC) No 234/79, (EC) No 1037/2001 and (EC) No 1234/2007 (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 November 2014.

For the Commission,

On behalf of the President,

Jerzy PLEWA

Director-General for Agriculture and Rural Development

⁽¹⁾ OJ L 347, 20.12.2013, p. 671.

⁽²) OJ L 157, 15.6.2011, p. 1.

 $\label{eq:annex} ANNEX$ Standard import values for determining the entry price of certain fruit and vegetables

(EUR/100 kg)

	(EUR	
CN code	Third country code (1)	Standard import value
0702 00 00	AL	62,5
	IL	45,2
	MA	87,1
	ZZ	64,9
0707 00 05	AL	53,3
	JO	206,0
	TR	133,4
	ZZ	130,9
0709 93 10	MA	36,0
	TR	126,9
	ZZ	81,5
0805 20 10	MA	73,3
	ZZ	73,3
0805 20 30, 0805 20 50,	TR	83,0
0805 20 70, 0805 20 90	ZZ	83,0
0805 50 10	TR	79,3
	ZZ	79,3
0808 10 80	BR	53,9
	CA	134,8
	CL	82,2
	NZ	96,9
	US	93,7
	ZA	172,4
	ZZ	105,7
0808 30 90	CN	81,0
	US	163,9
	ZZ	122,5

⁽¹) Nomenclature of countries laid down by Commission Regulation (EU) No 1106/2012 of 27 November 2012 implementing Regulation (EC) No 471/2009 of the European Parliament and of the Council on Community statistics relating to external trade with non-member countries, as regards the update of the nomenclature of countries and territories (OJ L 328, 28.11.2012, p. 7). Code 'ZZ' stands for 'of other origin'.

DECISIONS

COUNCIL DECISION

of 7 November 2014

establishing the position to be adopted on behalf of the European Union in the Administrative Committee of the United Nations Economic Commission for Europe on the draft new Regulation on pole side impact and on the draft amendment to that Regulation

(2014/854/EU)

THE COUNCIL OF THE EUROPEAN UNION.

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 114, in conjunction with Article 218(9) thereof,

Having regard to the proposal from the European Commission,

Whereas:

- (1) By Council Decision 97/836/EC (¹), the Union has acceded to the Agreement of the United Nations Economic Commission for Europe (UNECE) concerning the adoption of uniform technical prescriptions for wheeled vehicles, equipment and parts which can be fitted to and/or be used on wheeled vehicles and the conditions for reciprocal recognition of approvals granted on the basis of these prescriptions ('Revised 1958 Agreement').
- (2) The standardised requirements of the draft new UNECE Regulation on uniform provisions concerning the approval of vehicles with regard to their Pole Side Impact performance, as well as the draft amendment to the draft new UNECE Regulation on uniform provisions concerning the approval of vehicles with regard to their Pole Side Impact performance are intended to remove technical barriers to the trade in motor vehicles and their components between the Contracting Parties to the Revised 1958 Agreement and to ensure that such vehicles and components offer a high level of safety and protection.
- (3) It is appropriate to establish the position to be taken on the Union's behalf in the Administrative Committee of the Revised 1958 Agreement concerning the adoption of that draft UNECE Regulation and concerning the draft amendment to that Regulation,

HAS ADOPTED THIS DECISION:

Article 1

The position to be adopted on behalf of the European Union in the Administrative Committee of the Revised 1958 Agreement shall be to vote in favour of the draft new UNECE Regulation on uniform provisions concerning the approval of vehicles with regard to their Pole Side Impact performance, as contained in document ECE TRANS/WP.29/2014/79, as well as the draft amendment to that Regulation, as contained in document ECE TRANS/WP.29/2014/80.

⁽¹) Council Decision 97/836/EC of 27 November 1997 with a view to accession by the European Community to the Agreement of the United Nations Economic Commission for Europe concerning the adoption of uniform technical prescriptions for wheeled vehicles, equipment and parts which can be fitted to and/or be used on wheeled vehicles and the conditions for reciprocal recognition of approvals granted on the basis of these prescriptions ('Revised 1958 Agreement') (OJ L 346, 17.12.1997, p. 78).

Article 2

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

Done at Brussels, 7 November 2014.

For the Council The President P. C. PADOAN

COUNCIL DECISION 2014/855/CFSP

of 28 November 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,

Having regard to Council Decision 2014/145/CFSP 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 3(1) thereof,

Whereas:

- (1) On 17 March 2014, the Council adopted Decision 2014/145/CFSP.
- (2) In view of the continued gravity of the situation on the ground in Ukraine, the Council considers that additional persons and entities should be added to the list of natural and legal persons, entities and bodies subject to restrictive measures as set out in the Annex to Decision 2014/145/CFSP.
- (3) The Annex to Decision 2014/145/CFSP should be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

The persons and entities listed in the Annex to this Decision shall be added to the list set out in the Annex to Decision 2014/145/CFSP.

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 November 2014.

For the Council The President S. GOZI

ANNEX

List of persons and entities referred to in Article 1

Individuals

Name	Identifying information	Statement of reasons	Date of Listing
Serhiy KOZYAKOV (aka Sergey Kozyakov) Сергей Козьяков	29.9.1982	In his capacity as 'Head of the Luhansk Central Election Commission' he is responsible for organising the so called 'elections' of 2 November 2014 in the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in organising the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Oleg AKIMOV (aka Oleh AKIMOV) Олег Акимов		Deputy of the 'Luhansk Economic Union' in the 'National Council' of the 'Luhansk People's Republic'. Stood as a candidate in the so called 'elections', of 2 November 2014 to the post of the 'Head' of the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Larisa AIRAPETYAN (aka Larysa Ayrapetyan, Larisa Airapetyan or Larysa Airapetyan) Париса Айрапетян		'Health Minister' of the so called 'Luhansk People's Republic'. Stood as a candidate in the so called 'elections' of 2 November 2014 to the post of the 'Head' of the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', she has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Yuriy SIVOKONENKO (aka Yuriy Sivokonenko, Yury Sivokonenko, Yury Syvokonenko) Юрий Викторович Сивоконенко		Member of the 'Parliament' of the so called 'Donetsk People's Republic' and works in the Union of veterans of the Donbass Berkut. Stood as a candidate in the so called 'elections' of 2 November 2014 to the post of the Head of the so called 'Donetsk People's Republic'. These elections are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014



Name Identifying information		Statement of reasons	Date of Listin	
Aleksandr KOFMAN (aka Oleksandr Kofman) Александр Игоревич Кофман		'First deputy speaker' of the 'Parliament' of the so called 'Donetsk People's Republic'. Stood as a candidate in the so called illegal 'elections' of 2 November 2014 to the post of the Head of the so called 'Donetsk People's Republic'. These elections are in breach of Ukrainian law and therefore illegal. In taking on and acting in this capacity, and in participating formally as a candidate in the illegal 'elections', he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.201	
Ravil KHALIKOV Равиль Халиков		'First Deputy Prime Minister' and previous 'Prosecutor-General' of the so called 'Donetsk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.201	
Dmitry SEMYONOV Дмитрий Семенов		'Deputy Prime Minster for Finances' of the so called 'Luhansk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.201	
Oleg BUGROV		'Defense Minister' of the so called Luhansk People's Republic. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.201	
Lesya LAPTEVA Леся Лаптева		'Minister of Education, Science, Culture and Religion' of the so-called 'Luhansk People's Republic'. In taking on and acting in this capacity, she has there- fore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.201	
Yevgeniy Eduardo- vich MIKHAYLOV (aka Yevhen Eduar- dovych Mychaylov) Евгений Эдуардович Михайлов	17.3.1963, Arkhangelsk	'Head of the administration for governmental affairs' of the so-called 'Donetsk People's Republic'. In taking on and acting in this capacity, he has there- fore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.201	

Name	Identifying information	Statement of reasons	Date of Listing
Ihor Vladymyrovych KOSTENOK (aka Igor Vladimirovich Kostenok) Игорь Владимирович Костенок		'Minister of Education' of the so-called 'Donetsk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Yevgeniy Vyachesla- vovich ORLOV (aka Yevhen Vyacheslavo- vych Orlov) Евгений Вячеславович Орлов		Member of the 'National Council' of the so-called 'Donetsk's People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Vladyslav Nykolaye- vych DEYNEGO (aka Vladislav Nykolaye- vich Deynego) Владислав Дейнего		'Deputy Head' of the 'People's Council' of the so-called 'Luhansk People's Republic'. In taking on and acting in this capacity, he has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014

Entities

Name	Identifying information	Statement of reasons	Date of Listing
Donetsk Republic (Public organisation) Донецкая республика		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Donetsk People's Republic' on 2 November 2014. These 'elections' are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine. Headed by Alexander ZAKHARCHENKO and founded by Andriy PURGIN.	29.11.2014
Peace to Luhansk Region (Russian: Mir Luganschine) Мир Луганщине		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Luhansk People's Republic' 2 November 2014. These 'elections' are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine. Headed by Igor PLOTNITSKY.	29.11.2014



Name	Identifying information	Statement of reasons	Date of Listing
Free Donbass (aka 'Free Donbas', 'Svobodny Donbass') Свободный Донбасс		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Donetsk People's Republic' 2 November 2014. These elections are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
People's Union (Narodny Soyuz) Народный союз		Public 'organisation' that presented candidates in the so called 'elections' of the so called 'Luhansk People's Republic' 2 November 2014. These elections are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014
Luhansk Economic Union (Luganskiy Ekonomicheskiy Soyuz) Луганский экономический союз		'Social organisation' that presented candidates in the illegal so called 'elections' of the so called 'Luhansk People's Republic' 2 November 2014. Nominated a candidate, Oleg AKIMOV, to be 'Head' of the so called 'Luhansk People's Republic'. These 'elections' are in breach of Ukrainian law and therefore illegal. In participating formally in the illegal 'elections' it has therefore actively supported actions and policies which undermine the territorial integrity, sovereignty and independence of Ukraine, and to further destabilise Ukraine.	29.11.2014

DECISION OF THE EUROPEAN CENTRAL BANK

of 24 November 2014

amending Decision ECB/2013/46 on the approval of the volume of coin issuance in 2014 (ECB/2014/47)

(2014/856/EU)

THE GOVERNING COUNCIL OF THE EUROPEAN CENTRAL BANK,

Having regard to the Treaty on the Functioning of the European Union, and in particular Article 128(2) thereof,

Whereas:

- (1) The European Central Bank (ECB) has the exclusive right from 1 January 1999 to approve the volume of euro coins issued by the Member States whose currency is the euro.
- (2) Based on the estimates of demand for euro coins in 2014 that the Member States whose currency is the euro submitted to the ECB, the ECB approved the total volume of euro coins intended for circulation and euro collector coins not intended for circulation in 2014 in Decision ECB/2013/46 (¹).
- (3) On 8 October 2014, the Central Bank of Cyprus requested that the volume of euro coins that Cyprus may issue in 2014 be increased from EUR 5,1 million to EUR 10 million to be able to respond to an unexpected rise in the demand for coins.
- (4) The ECB approves the abovementioned request for an increase in the volume of euro coins intended for circulation that Cyprus may issue in 2014.
- (5) On 24 October 2014, the Bank of Greece requested that the volume of euro coins that Greece may issue in 2014 be increased from EUR 6,856 million to EUR 12,856 million to be able to respond to an unexpected rise in the demand for coins.
- (6) The ECB approves the abovementioned request for an increase in the volume of euro coins intended for circulation that Greece may issue in 2014.
- (7) Therefore, Decision ECB/2013/46 should be amended accordingly,

HAS ADOPTED THIS DECISION:

Article 1

Amendment

The table in Article 1 of Decision ECB/2013/46 is replaced by the following:

'(EUR million)

	(====::::::::::::::::::::::::::::::::::		
	Issuance of coins intended for circulation and issuance of collector coins (not intended for circulation) in 2014		
Belgium	24,925		
Germany	655		
Estonia	11,14		
Ireland	48,96		
Greece	12,856		

⁽¹⁾ Decision ECB/2013/46 of 6 December 2013 on the approval of the volume of coin issuance in 2014 (OJ L 349, 21.12.2013, p. 109).

(EUR million)

	Issuance of coins intended for circulation and issuance of collector coins (not intended for circulation) in 2014
Spain	201,24
France	267
Italy	58,36
Cyprus	10
Latvia	80,91
Luxembourg	45
Malta	10,04
Netherlands	97,5
Austria	247
Portugal	20,4
Slovenia	12
Slovakia	21,4
Finland	60'.

Article 2

Taking effect

This Decision shall take effect on the day of its notification to the addressees.

Article 3

Addressees

This Decision is addressed to the Member States whose currency is the euro.

Done at Frankfurt am Main, 24 November 2014.

The President of the ECB Mario DRAGHI



