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Legislation English edition 29 January 2015 Π Non-legislative acts REGULATIONS Commission Implementing Regulation (EU) 2015/131 of 23 January 2015 amending Regulation (EC) No 1235/2008 laying down detailed rules for implementation of Council Regulation (EC) No 834/2007 as regards the arrangements for imports of organic products from third countries (1) 1 Commission Regulation (EU) 2015/132 of 23 January 2015 establishing a prohibition of fishing for redfish in Greenland waters of NAFO 1F and Greenland waters of V and XIV by vessels flying the flag of Germany 5 Commission Regulation (EU) 2015/133 of 23 January 2015 establishing a prohibition of fishing for herring in areas IV, VIId and Union waters of IIa by vessels flying the flag of 7 Denmark Commission Regulation (EU) 2015/134 of 26 January 2015 establishing a prohibition of fishing for megrims in VIIIc, IX and X; Union waters of CECAF 34.1.1 by vessels flying the flag of Portugal 9 Commission Implementing Regulation (EU) 2015/135 of 28 January 2015 establishing the standard import values for determining the entry price of certain fruit and vegetables 11 Commission Implementing Regulation (EU) 2015/136 of 28 January 2015 on the issue of licences for importing rice under the tariff quotas opened for the January 2015 subperiod by Implementing

(1) Text with EEA relevance

Acts whose titles are printed in light type are those relating to day-to-day management of agricultural matters, and are generally valid for a limited period.

The titles of all other acts are printed in bold type and preceded by an asterisk.



Contents

DECISIONS

| * | Council Decision (EU) 2015/137 of 26 January 2015 renewing the terms of office of the Vice- | |
|---|---|----|
| | President of the Office for Harmonization in the Internal Market (Trade Marks and Designs) | |
| | and of two Chairmen of the Boards of Appeal of the Office for Harmonization in the Internal | |
| | Market (Trade Marks and Designs) | 17 |

Corrigenda

II

(Non-legislative acts)

REGULATIONS

COMMISSION IMPLEMENTING REGULATION (EU) 2015/131

of 23 January 2015

amending Regulation (EC) No 1235/2008 laying down detailed rules for implementation of Council Regulation (EC) No 834/2007 as regards the arrangements for imports of organic products from third countries

(Text with EEA relevance)

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 834/2007 of 28 June 2007 on organic production and labelling of organic products and repealing Regulation (EEC) No 2092/91 (¹), and in particular Article 33(2) and (3) and Article 38(d) thereof,

Whereas:

- (1) Annex III to Commission Regulation (EC) No 1235/2008 (²) sets out the list of third countries whose systems of production and control measures for organic production of agricultural products are recognised as equivalent to those laid down in Regulation (EC) No 834/2007.
- (2) The Republic of Korea submitted a request in accordance with Article 33(2) of Regulation (EC) No 834/2007 to the Commission to be included in the list set out in Annex III to Regulation (EC) No 1235/2008 for certain processed agricultural products. It submitted the information required pursuant to Articles 7 and 8 of that Regulation. The examination of that information, subsequent discussions with the authorities of the Republic of Korea and an on-the-spot examination of the rules of production and the control measures applied in the Republic of Korea have led to the conclusion that in that country the rules governing production and controls of organic production of processed agricultural products for use as food are equivalent to those laid down in Regulation (EC) No 834/2007. Consequently, the Republic of Korea should be included in the list set out in Annex III to Regulation (EC) No 1235/2008 for processed agricultural products for use as food. Category D products).
- (3) Annex IV to Regulation (EC) No 1235/2008 contains a list of control bodies and control authorities competent to carry out controls and issue certificates in third countries for the purpose of equivalence. As a consequence of the inclusion of the Republic of Korea in Annex III to that Regulation, the relevant control bodies and control authorities recognised until now for the import of Category D products from the Republic of Korea should be deleted from Annex IV.
- (4) Annexes III and IV to Regulation (EC) No 1235/2008 should therefore be amended accordingly.
- (5) The inclusion of the Republic of Korea in Annex III to Regulation (EC) No 1235/2008 should apply from 1 February 2015. In order to allow operators to adapt to the amendments made to Annexes III and IV to Regulation (EC) No 1235/2008, the amendment of the latter Annex should, however, apply only after a reasonable time period.

^{(&}lt;sup>1</sup>) OJ L 189, 20.7.2007, p. 1.

^{(&}lt;sup>2</sup>) Commission Regulation (EC) No 1235/2008 of 8 December 2008 laying down detailed rules for implementation of Council Regulation (EC) No 834/2007 as regards the arrangements for imports of organic products from third countries (OJ L 334, 12.12.2008, p. 25).

(6) The measures provided for in this Regulation are in accordance with the opinion of the regulatory Committee on organic production,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EC) No 1235/2008 is amended as follows:

(1) Annex III is amended in accordance with Annex I to this Regulation;

(2) Annex IV is amended in accordance with Annex II to this Regulation.

Article 2

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

Point (1) of Article 1 shall apply from 1 February 2015.

Point (2) of Article 1 shall apply from 1 May 2015.

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

Done at Brussels, 23 January 2015.

For the Commission The President Jean-Claude JUNCKER

L 23/3

ANNEX I

In Annex III to Regulation (EC) No 1235/2008, the following text is inserted:

'REPUBLIC OF KOREA

1. Product categories:

| Category of products | Designation of category as in Annex IV | Limitations |
|---|---|-------------|
| Processed agricultural products for use as food | D | |

- 2. **Origin**: organically grown ingredients in products of category D that have been grown in the Republic of Korea or that have been imported into the Republic of Korea:
 - either from the Union
 - or from a third country for which the Republic of Korea has recognised that the products have been produced
 and controlled in that third country in accordance with the rules equivalent to those laid down in the legislation
 of the Republic of Korea.
- 3. Production standards: Act on Promotion of Environmentally-friendly Agriculture and Fisheries and Management and Support for Organic Food.
- 4. Competent authorities: Ministry of Agriculture, Food and Rural Affairs.

5. Control bodies:

| Code number | Name | Internet address |
|-------------|---|-------------------------|
| KR-ORG-001 | Korea Agricultural Product and Food Certification | www.kafc.kr |
| KR-ORG-002 | Doalnara Organic Certificated Korea | www.doalnara.or.kr |
| KR-ORG-003 | Bookang tech | www.bkt21.co.kr |
| KR-ORG-004 | Global Organic Agriculturalist Association | www.goaa.co.kr |
| KR-ORG-005 | OCK | www.친환경인증.com |
| KR-ORG-006 | Konkuk University industrial cooperation corps | http://eco.konkuk.ac.kr |
| KR-ORG-007 | Korea Environment-Friendly Organic Certification Centre | www.a-cert.co.kr |
| KR-ORG-008 | Konkuk Ecocert Certification Service | www.ecocert.co.kr |
| KR-ORG-009 | Woorinong Certification | www.woric.co.kr |
| KR-ORG-010 | ACO (Australian Certified Organic) | www.aco.net.au |
| KR-ORG-011 | BCS (BCS Oko-Garantie GmbH) | www.bcs-oeko.com |
| KR-ORG-012 | BCS Korea | www.bcskorea.com |
| KR-ORG-014 | The Centrefor Environment Friendly Agricultural Products Certification | www.hgreent.or.kr |
| KR-ORG-015 | ECO-Leaders Certification Co., Ltd | www.ecoleaders.kr |

| Code number | Name | Internet address |
|-------------|--------------------------------|---|
| KR-ORG-016 | Ecocert | www.ecocert.com |
| KR-ORG-017 | Jeonnam bioindustry foundation | www.jbio.org/oc/oc01.asp |
| KR-ORG-018 | Controlunion | http://certification. controlunion.com |

- 6. Certificate issuing bodies and authorities: as at point 5.
- 7. Duration of the inclusion: 31 January 2018.'

ANNEX II

Annex IV to Regulation (EC) No 1235/2008 is amended as follows:

- (1) In the entry relating to 'Australian Certified Organic', in point 3, the row concerning third country 'South Korea' and code number 'KR-BIO-107' is deleted.
- (2) In the entry relating to 'BCS Öko-Garantie GmbH', in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-141', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea'.
- (3) In the entry relating to 'Bioagricert S.r.l.', in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-132', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea'.
- (4) In the entry relating to 'Bio.inspecta AG', in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-161', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea'.
- (5) In the entry relating to 'Control Union Certifications', in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-149', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea'.
- (6) The entry relating to 'Doalnara Certified Organic Korea, LLC' is amended as follows:
 - (a) in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-129', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea';
 - (b) in point 4, the word 'wine' is deleted.
- (7) In the entry relating to 'Ecocert SA', in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-154', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea'.
- (8) In the entry relating to 'Organic Certifiers', in point 3, in the row concerning third country 'South Korea' and code number 'KR-BIO-106', the cross in column D is deleted; 'South Korea' is replaced by 'Republic of Korea'.

COMMISSION REGULATION (EU) 2015/132

of 23 January 2015

establishing a prohibition of fishing for redfish in Greenland waters of NAFO 1F and Greenland waters of V and XIV by vessels flying the flag of Germany

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 43/2014 (2) lays down quotas for 2014.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2014.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2014 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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, 23 January 2015.

For the Commission, On behalf of the President, Lowri EVANS Director-General for Maritime Affairs and Fisheries

^{(&}lt;sup>1</sup>) OJ L 343, 22.12.2009, p. 1.

⁽²⁾ Council Regulation (EU) No 43/2014 of 20 January 2014 fixing for 2014 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in Union waters and, to Union vessels, in certain non-Union waters (OJ L 24, 28.1.2014, p. 1).

ANNEX

| No | 87/TQ43 |
|--------------|---|
| Member State | Germany |
| Stock | RED/N1G14P |
| Species | Redfish (Sebastesspp.) |
| Zone | Greenland waters of NAFO 1F and Greenland waters of V and XIV |
| Closing date | 20.12.2014 |

COMMISSION REGULATION (EU) 2015/133

of 23 January 2015

establishing a prohibition of fishing for herring in areas IV, VIId and Union waters of IIa by vessels flying the flag of Denmark

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 43/2014 (²), lays down quotas for 2014.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2014.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2014 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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, 23 January 2015.

For the Commission, On behalf of the President, Lowri EVANS Director-General for Maritime Affairs and Fisheries

(¹) OJ L 343, 22.12.2009, p. 1.

⁽²⁾ Council Regulation (EU) No 43/2014 of 20 January 2014 fixing for 2014 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in Union waters and, to Union vessels, in certain non-Union waters (OJ L 24, 28.1.2014, p. 1).

ANNEX

| No | 89/TQ43 |
|--------------|----------------------------------|
| Member State | Denmark |
| Stock | HER/2A47DX |
| Species | Herring (Clupea harengus) |
| Zone | IV, VIId and Union waters of IIa |
| Closing date | 22.12.2014 |

COMMISSION REGULATION (EU) 2015/134

of 26 January 2015

establishing a prohibition of fishing for megrims in VIIIc, IX and X; Union waters of CECAF 34.1.1 by vessels flying the flag of Portugal

THE EUROPEAN COMMISSION,

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

Having regard to Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy (1), and in particular Article 36(2) thereof,

Whereas:

- (1) Council Regulation (EU) No 43/2014 (²), lays down quotas for 2014.
- (2) According to the information received by the Commission, catches of the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein have exhausted the quota allocated for 2014.
- (3) It is therefore necessary to prohibit fishing activities for that stock,

HAS ADOPTED THIS REGULATION:

Article 1

Quota exhaustion

The fishing quota allocated to the Member State referred to in the Annex to this Regulation for the stock referred to therein for 2014 shall be deemed to be exhausted from the date set out in that Annex.

Article 2

Prohibitions

Fishing activities for the stock referred to in the Annex to this Regulation by vessels flying the flag of or registered in the Member State referred to therein shall be prohibited from the date set out in that Annex. In particular it shall be prohibited to retain on board, relocate, tranship or land fish from that stock caught by those vessels after that date.

Article 3

Entry into force

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, 26 January 2015.

For the Commission, On behalf of the President, Lowri EVANS Director-General for Maritime Affairs and Fisheries

^{(&}lt;sup>1</sup>) OJ L 343, 22.12.2009, p. 1.

⁽²⁾ Council Regulation (EU) No 43/2014 of 20 January 2014 fixing for 2014 the fishing opportunities for certain fish stocks and groups of fish stocks, applicable in Union waters and, to Union vessels, in certain non-Union waters (OJ L 24, 28.1.2014, p. 1).

ANNEX

| No | 90/TQ43 |
|--------------|---|
| Member State | Portugal |
| Stock | LEZ/8C3411 |
| Species | Megrims (Lepidorhombus spp.) |
| Zone | VIIIc, IX and X; Union waters of CECAF 34.1.1 |
| Closing date | 26.12.2014 |

COMMISSION IMPLEMENTING REGULATION (EU) 2015/135

of 28 January 2015

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 January 2015.

For the Commission, On behalf of the President, Jerzy PLEWA Director-General for Agriculture and Rural Development

^{(&}lt;sup>1</sup>) OJ L 347, 20.12.2013, p. 671. (²) OJ L 157, 15.6.2011, p. 1.

ANNEX

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

| CN code | Third country code (1) | Standard import value |
|------------------------|------------------------|-----------------------|
| 0702 00 00 | EG | 362,8 |
| 0,020000 | MA | 99,0 |
| | TR | 128,7 |
| | ZZ | 196,8 |
| 0707 00 05 | JO | 229,9 |
| | TR | 192,7 |
| | ZZ | 211,3 |
| 0709 91 00 | EG | 122,4 |
| | ZZ | 122,4 |
| 0709 93 10 | EG | 165,4 |
| | МА | 226,4 |
| | TR | 233,5 |
| | ZZ | 208,4 |
| 0805 10 20 | EG | 47,9 |
| | IL | 78,7 |
| | MA | 55,0 |
| | TN | 52,5 |
| | TR | 77,7 |
| | ZZ | 62,4 |
| 0805 20 10 | IL | 148,1 |
| | MA | 90,6 |
| | ZZ | 119,4 |
| 805 20 30, 0805 20 50, | EG | 74,4 |
| 805 20 70, 0805 20 90 | IL | 100,6 |
| | MA | 133,5 |
| | TR | 126,1 |
| | ZZ | 108,7 |
| 0805 50 10 | TR | 56,2 |
| | ZZ | 56,2 |
| 0808 10 80 | BR | 59,3 |
| | CL | 89,3 |
| | МК | 26,7 |
| | US | 161,6 |
| | ZZ | 84,2 |
| 0808 30 90 | CL | 316,1 |
| | US | 138,7 |
| | ZZ | 227,4 |

(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'.

COMMISSION IMPLEMENTING REGULATION (EU) 2015/136

of 28 January 2015

on the issue of licences for importing rice under the tariff quotas opened for the January 2015 subperiod by Implementing Regulation (EU) No 1273/2011

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 188 thereof,

Whereas:

- Commission Implementing Regulation (EU) No 1273/2011 (2) opened and provided for the administration of (1)certain import tariff quotas for rice and broken rice, broken down by country of origin and split into several subperiods in accordance with Annex I to that Implementing Regulation.
- (2) January is the first subperiod for the quotas provided for under Article 1(1)(a) to (d) of Implementing Regulation (EU) No 1273/2011.
- (3) The notifications sent in accordance with point (a) of Article 8 of Implementing Regulation (EU) No 1273/2011 show that, for the quotas with order number 09.4154 — 09.4112 — 09.4116 — 09.4117 — 09.4118 -09.4119 and 09.4166, the applications lodged in the first 10 working days of January 2015 under Article 4(1) of that Implementing Regulation cover a quantity greater than that available. The extent to which import licences may be issued should therefore be determined by fixing the allocation coefficient to be applied to the quantities requested under the quotas concerned, calculated in accordance with Article 7(2) of Commission Regulation (EC) No 1301/2006 (³).
- (4) Those notifications also show that, for the quotas with order number 09.4127 - 09.4128 - 09.4148 -09.4149 - 09.4150 - 09.4152 and 09.4153, the applications lodged in the first 10 working days of January 2015 under Article 4(1) of Implementing Regulation (EU) No 1273/2011 cover a quantity less than that available.
- The total quantity available for the following subperiod should also be fixed for the quotas with order number (5) 09.4127 - 09.4128 - 09.4148 - 09.4149 - 09.4150 - 09.4152 - 09.4153 - 09.4154 - 09.4112 - 09.4116 - 09.4117 - 09.4118 - 09.4119 and 09.4166, in accordance with the first subparagraph of Article 5 of Implementing Regulation (EU) No 1273/2011.
- (6) In order to ensure sound management of the procedure of issuing import licences, this Regulation should enter into force immediately after its publication,

HAS ADOPTED THIS REGULATION:

Article 1

For import licence applications for rice under the quotas with order number 09.4154 — 09.4112 — 09.4116 — 09.4117 - 09.4118 - 09.4119 and 09.4166 referred to in Implementing Regulation (EU) No 1273/2011 lodged in the first 10 working days of January 2015, licences shall be issued for the quantity requested, multiplied by the allocation coefficient set out in the Annex to this Regulation.

⁽¹⁾ OJ L 347, 20.12.2013, p. 671.

Commission Implementing Regulation (EU) No 1273/2011 of 7 December 2011 opening and providing for the administration of $(^{2})$ (r) commission imperiencing regulation (20) no 12/ (2011 of a December 2011 opening and providing for the doministration of certain tariff quotas for imports of rice and broken rice (OJ L 325, 8.12.2011, p. 6).
 (3) Commission Regulation (EC) No 1301/2006 of 31 August 2006 laying down common rules for the administration of import tariff

quotas for agricultural products managed by a system of import licences (OJ L 238, 1.9.2006, p. 13).

2. The total quantity available for the following subperiod under the quotas with order number 09.4127 - 09.4128 - 09.4148 - 09.4149 - 09.4150 - 09.4152 - 09.4153 - 09.4154 - 09.4112 - 09.4116 - 09.4117 - 09.4118 - 09.4119 and 09.4166 referred to in Implementing Regulation (EU) No 1273/2011 is 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 January 2015.

For the Commission, On behalf of the President, Jerzy PLEWA Director-General for Agriculture and Rural Development

ANNEX

Quantities to be allocated for the January 2015 subperiod and quantities available for the following subperiod under Implementing Regulation (EU) No 1273/2011

(a) Quota of wholly milled or semi-milled rice covered by CN code 1006 30 as provided for in Article 1(1)(a) of Implementing Regulation (EU) No 1273/2011

| Origin | Order number | Allocation coefficient for the January 2015 subperiod | Total quantity available for April 2015 subperiod (kg) |
|---------------|--------------|--|---|
| United States | 09.4127 | — (¹) | 24 446 294 |
| Thailand | 09.4128 | — (¹) | 10 513 071 |
| Australia | 09.4129 | — (²) | 1 019 000 |
| Other origins | 09.4130 | (²) | 1 805 000 |

(1) Applications cover quantities less than or equal to the quantities available: all applications are therefore acceptable.

⁽²⁾ No quantity available for this subperiod.

(b) Quota of husked rice covered by CN code 1006 20 as provided for in Article 1(1)(b) of Implementing Regulation (EU) No 1273/2011

| Origin | Order number | Allocation coefficient for the January 2015 subperiod | Total quantity available for July 2015 subperiod (kg) |
|--|--------------|--|--|
| All countries | 09.4148 | — (¹) | 1 612 000 |
| (1) Applications cover quantities less than or equal to the quantities available: all applications are therefore acceptable. | | | |

(c) Quota of broken rice covered by CN code 1006 40 00 as provided for in Article 1(1)(c) of Implementing Regulation (EU) No 1273/2011

| Origin | Order number | Allocation coefficient for the January 2015 subperiod | Total quantity available for July 2015 subperiod (kg) |
|---------------|--------------|--|--|
| Thailand | 09.4149 | — (¹) | 50 566 471 |
| Australia | 09.4150 | — (²) | 16 000 000 |
| Guyana | 09.4152 | — (²) | 11 000 000 |
| United States | 09.4153 | — (²) | 9 000 000 |
| Other origins | 09.4154 | 92,307692 % | 6 000 001 |

Applications cover quantities less than or equal to the quantities available: all applications are therefore acceptable.
 No allocation coefficient applied for this subperiod: no licence applications were notified to the Commission.

(d) Quota of wholly milled or semi-milled rice covered by CN code 1006 30 as provided for in Article 1(1)(d) of Implementing Regulation (EU) No 1273/2011

| Origin | Order number | Allocation coefficient for the Janu- ary 2015 subperiod (%) | Total quantity available for July 2015 subperiod (kg) |
|---------------|--------------|---|--|
| Thailand | 09.4112 | 0,842133 | 0 |
| United States | 09.4116 | 18,073078 | 0 |
| India | 09.4117 | 0,963486 | 0 |
| Pakistan | 09.4118 | 0,895330 | 0 |
| Other origins | 09.4119 | 0,873150 | 0 |
| All countries | 09.4166 | 0,655752 | 17 011 019 |

DECISIONS

COUNCIL DECISION (EU) 2015/137

of 26 January 2015

renewing the terms of office of the Vice-President of the Office for Harmonization in the Internal Market (Trade Marks and Designs) and of two Chairmen of the Boards of Appeal of the Office for Harmonization in the Internal Market (Trade Marks and Designs)

THE COUNCIL OF THE EUROPEAN UNION,

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

Having regard to Council Regulation (EC) No 207/2009 of 26 February 2009 on the Community trade mark (¹), and in particular Article 125 and Article 136 thereof,

Whereas:

- (1) On 18 November 2014, the Administrative Board of the Office for Harmonization in the Internal Market (Trade Marks and Designs) ('the Office') submitted to the Council its proposals concerning the renewal of the terms of office of the Vice-President of the Office and of two Chairmen of the Boards of Appeal of the Office.
- (2) The terms of office of Mr Christian ARCHAMBEAU as Vice-President of the Office and of Mr Tomás DE LAS HERAS and Mr Detlef SCHENNEN as Chairmen of the Boards of Appeal of the Office should be renewed for a period of five years or until retirement age if retirement age is reached during the new term of office,

HAS ADOPTED THIS DECISION:

Article 1

The term of office of Mr Christian ARCHAMBEAU as Vice-President of the Office is hereby renewed for the period from 1 December 2015 to 30 November 2020 or until retirement age if retirement age is reached during the new term of office.

Article 2

The term of office of Mr Tomás DE LAS HERAS as Chairman of the Boards of Appeal of the Office is hereby renewed for the period from 1 March 2016 to 28 February 2021 or until retirement age if retirement age is reached during the new term of office.

Article 3

The term of office of Mr Detlef SCHENNEN as Chairman of the Boards of Appeal of the Office is hereby renewed for the period from 1 November 2015 to 31 October 2020 or until retirement age if retirement age is reached during the new term of office.

⁽¹⁾ OJ L 78, 24.3.2009, p. 1.

Article 4

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

Done at Brussels, 26 January 2015.

For the Council The President J. DŪKLAVS

CORRIGENDA

Corrigendum to Regulation (EC) No 1987/2006 of the European Parliament and of the Council of 20 December 2006 on the establishment, operation and use of the second generation Schengen Information System (SIS II)

(Official Journal of the European Union L 381 of 28 December 2006)

On page 4, recital 3, second sentence, and footnote 5:

for: 'Council Decision 2006/000/JHA of ... on the establishment, operation and use of the second generation Schengen Information System (SIS II) (⁵) constitutes ...

(⁵) OJ L ...',

read: 'Council Decision 2007/533/JHA of 12 June 2007 on the establishment, operation and use of the second generation Schengen Information System (SIS II) (⁵) constitutes ...

(⁵) OJ L 205, 7.8.2007, p. 63.';

on page 15, Article 27(3) and page 16, Article 31(6):

for: 'Decision 2006/000/JHA',

read: 'Decision 2007/533/JHA'.

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