

COMMISSION REGULATION (EC) No 1232/2006

of 16 August 2006

opening and providing for the administration of an import tariff quota of poultrymeat allocated to the United States of America

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 2777/75 of 29 October 1975 on the common organisation of the market in poultrymeat ⁽¹⁾, and in particular Article 3(2), Article 6(1) and Article 15 thereof,

Whereas:

(1) The Agreement in the form of an Exchange of Letters between the European Community and the United States of America pursuant to Article XXIV:6 and Article XXVIII of the General Agreement on Tariffs and Trade (GATT) 1994 ⁽²⁾, approved by Council Decision 2006/333/EC ⁽³⁾, provides for the incorporation of a country allocated (US) import tariff rate quota of 16 665 tonnes of poultry.

(2) In order to ensure regular imports, the quantities of products covered by the import regime should be staggered over the period from 1 July to 30 June.

(3) The administration of the tariff quota should be based on import licences. To that end, detailed rules for submission of applications and the information which must appear in applications and licences should be laid down. Commission Regulation (EC) No 1291/2000 of 9 June 2000 laying down common detailed rules for the application of the system of import and export licences and advance fixing certificates for agricultural products ⁽⁴⁾ should apply, save as otherwise provided in this Regulation.

(4) In view of the possible accession of Bulgaria and Romania to the European Union as from 1 January 2007, it is advisable to provide for a different period for lodging the licence applications for the first quarter of 2007.

(5) In order to ensure proper administration of the tariff quota, the security for import licences under the system should be set at EUR 50 per 100 kilograms. In view of the likelihood of speculation inherent in the system in the poultrymeat sector, clear conditions should be laid down as regards access by operators.

(6) Provision should be made for the licences to be issued after a period for consideration and, where necessary, an allocation coefficient should be applied to determine the quantity awarded in respect of each application.

(7) In the interests of the operators, provision should be made for the withdrawal of applications after the fixing of the coefficient to be applied.

(8) The attention of operators should be drawn to the fact that licences may only be used for products that comply with all the veterinary requirements in force in the Community.

(9) To ensure proper management of the import regimes, the Commission needs precise information from the Member States on the quantities actually imported. For the sake of clarity it is necessary to use a single model for communicating the quantities between Member States and the Commission.

(10) By way of derogation from Regulation (EC) No 1291/2000 and in order to assure that the imported quantity does not exceed the quantity under this regime, the tolerance provided for in Article 8(4) of that Regulation should not apply.

(11) For the period from 1 July 2006 to 30 September 2006 the operators have to introduce the licence applications during the first 15 days following the date of entry into force of this Regulation. It is therefore advisable to provide for the entering into force of this Regulation on the date of its publication in the *Official Journal of the European Union*.

(12) The measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Poultrymeat and Eggs,

HAS ADOPTED THIS REGULATION:

Article 1

The import tariff quota provided for in Annex I shall be opened annually for the products and under the conditions laid down therein.

⁽¹⁾ OJ L 282, 1.11.1975, p. 77. Regulation as last amended by Regulation (EC) No 679/2006 (OJ L 119, 4.5.2006, p. 1).

⁽²⁾ OJ L 124, 11.5.2006, p. 15.

⁽³⁾ OJ L 124, 11.5.2006, p. 13.

⁽⁴⁾ OJ L 152, 24.6.2000, p. 1. Regulation as last amended by Regulation (EC) No 410/2006 (OJ L 71, 10.3.2006, p. 7).

Article 2

The tariff quota referred to in Article 1 shall be staggered as follows:

- 25 % in the period from 1 July to 30 September,
- 25 % in the period from 1 October to 31 December,
- 25 % in the period from 1 January to 31 March,
- 25 % in the period from 1 April to 30 June.

Article 3

All imports into the Community under the tariff quota referred to in Article 1 shall be subject to the presentation of an import licence.

Article 4

The import licences provided for in Article 3 shall be subject to the following rules:

- (a) applicants for import licences must be natural or legal persons who, at the time applications are submitted, can prove to the satisfaction of the competent authorities of the Member States that they have imported or exported not less than 50 tonnes of products falling under Regulation (EEC) No 2777/75 in each of the two calendar years preceding the year in which the licence application is lodged;
- (b) the licence application may involve several products covered by different CN codes and originating in the United States of America; in such cases, all the CN codes shall be indicated in section 16 and their description in section 15;
- (c) the licence application must relate to at least one tonne and to a maximum of 10 % of the quantity available for the period as specified in Article 2;
- (d) section 8 of licence applications and licences shall indicate the country of origin and the box indicating 'yes' shall be ticked to indicate that this indication is compulsory;
- (e) section 20 of licence applications and licences shall show one of the entries listed in Annex II;
- (f) section 24 of licences shall show one of the entries listed in Annex III.

Notwithstanding point (a) of the first paragraph, retail and catering establishments selling their products to final consumers shall be excluded from the regime.

Article 5

1. Licence applications shall be lodged during the first seven days of the month preceding each period as specified in Article 2.

However, for the period from 1 July 2006 to 30 September 2006 licence applications shall be lodged during the first 15 days following the entry into force of this Regulation and for the period from 1 January 2007 to 31 March 2007 licence applications shall be lodged during the first 15 days of January 2007.

2. Licence applications must be submitted to the competent authority of the Member State in which the applicant is established or has set up his registered office.

Applications shall only be admissible where the applicant declares in writing that he has not submitted and undertakes not to submit any other applications, in respect of the same period, concerning products of the group set out in Annex I.

Where an applicant submits more than one application all applications from that applicant shall be inadmissible.

3. A security of EUR 50 per 100 kilograms shall be lodged for import licence applications for all products set out in Annex I.

4. Member States shall notify the Commission, on the fifth working day following the end of the application submission period provided for in paragraph 1, of applications lodged for each of the products concerned. Such notification shall include a list of applicants and a statement of the quantities applied for by product.

All notifications, including 'nil' notifications, shall be made by electronic means on the working day provided for in the first subparagraph, using the model set out in Annex IV in cases where no applications have been submitted and the models set out in Annexes IV and V in cases where applications have been submitted.

5. The Commission shall decide as quickly as possible to what extent quantities may be awarded in respect of the applications referred to in Article 4.

If the quantities in respect of which licences have been applied for exceed the quantities available, the Commission shall fix an allocation coefficient as a percentage of quantities applied for.

6. Operators may withdraw their licence applications within 10 working days following publication of the allocation coefficient in the *Official Journal of the European Union* where application of that rate results in the fixing of a quantity less than 20 tonnes. Member States shall inform the Commission thereof within five days following the withdrawal of the licence application and shall release the security immediately.

7. The Commission shall calculate the quantity remaining, which shall be added to the quantity available in respect of the following quarter for the same period of the quota.

8. Licences shall be issued as quickly as possible after the Commission has taken its decision.

9. Licences may only be used for products complying with all the veterinary requirements in force in the Community.

10. Member States shall notify the Commission, before the end of the fourth month following each annual period, of the total volume of products, specified by CN code, entered into free circulation under this Regulation during that period.

All notifications, including 'nil' notifications, shall be made using the model set out in Annex VI.

Article 6

1. For the purposes of Article 23(2) of Regulation (EC) No 1291/2000, import licences shall be valid for a period of 150 days from the date of actual issue.

However, licences shall not be valid beyond the end of the last period of the year referred to in Article 2 for which a licence has been issued.

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

Done at Brussels, 16 August 2006.

2. Import licences issued pursuant to this Regulation shall not be transferable.

Article 7

Access to the tariff quota shall be conditional on presentation of a certificate of origin issued by the competent authorities of the United States of America in accordance with Articles 55 to 65 of Commission Regulation (EEC) No 2454/93⁽¹⁾. The origin of the products covered by this Regulation shall be determined in accordance with the provisions in force in the Community.

Article 8

Regulation (EC) No 1291/2000 shall apply, save as otherwise provided in this Regulation.

By way of derogation from Article 8(4) of Regulation (EC) No 1291/2000, the quantity imported under this Regulation may not exceed that shown in sections 17 and 18 of the import licence. The figure '0' shall accordingly be entered in section 19 of the licence.

Article 9

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

It shall apply from 1 July 2006.

However, Article 5 shall apply from the date of entry into force of this Regulation.

For the Commission

Mariann FISCHER BOEL

Member of the Commission

⁽¹⁾ OJ L 253, 11.10.1993, p. 1.

ANNEX I

Order number	CN codes	Applicable duty	Total quantity in tonnes product weight from 1 July 2006
09.4169	0207 11 10	131 EUR/t	16 665
	0207 11 30	149 EUR/t	
	0207 11 90	162 EUR/t	
	0207 12 10	149 EUR/t	
	0207 12 90	162 EUR/t	
	0207 13 10	512 EUR/t	
	0207 13 20	179 EUR/t	
	0207 13 30	134 EUR/t	
	0207 13 40	93 EUR/t	
	0207 13 50	301 EUR/t	
	0207 13 60	231 EUR/t	
	0207 13 70	504 EUR/t	
	0207 14 10	795 EUR/t	
	0207 14 20	179 EUR/t	
	0207 14 30	134 EUR/t	
	0207 14 40	93 EUR/t	
	0207 14 50	0 %	
	0207 14 60	231 EUR/t	
	0207 14 70	0 %	
	0207 24 10	170 EUR/t	
	0207 24 90	186 EUR/t	
	0207 25 10	170 EUR/t	
	0207 25 90	186 EUR/t	
	0207 26 10	425 EUR/t	
	0207 26 20	205 EUR/t	
	0207 26 30	134 EUR/t	
	0207 26 40	93 EUR/t	
	0207 26 50	339 EUR/t	
	0207 26 60	127 EUR/t	
	0207 26 70	230 EUR/t	
	0207 26 80	415 EUR/t	
	0207 27 10	0 %	
0207 27 20	0 %		
0207 27 30	134 EUR/t		
0207 27 40	93 EUR/t		
0207 27 50	339 EUR/t		
0207 27 60	127 EUR/t		
0207 27 70	230 EUR/t		
0207 27 80	0 %		

ANNEX II

Entries referred to in point (e) of the first paragraph of Article 4

- *in Spanish:* Reglamento (CE) n° 1232/2006
 - *in Czech:* Nařízení (ES) č. 1232/2006
 - *in Danish:* Forordning (EF) nr. 1232/2006
 - *in German:* Verordnung (EG) Nr. 1232/2006
 - *in Estonian:* Määrus (EÜ) nr 1232/2006
 - *in Greek:* Κανονισμός (ΕΚ) αριθ. 1232/2006
 - *in English:* Regulation (EC) No 1232/2006
 - *in French:* Règlement (CE) n° 1232/2006
 - *in Italian:* Regolamento (CE) n. 1232/2006
 - *in Latvian:* Regula (EK) Nr. 1232/2006
 - *in Lithuanian:* Reglamentas (EB) Nr. 1232/2006
 - *in Hungarian:* 1232/2006/EK rendelet
 - *in Maltese:* Regolament (KE) Nru 1232/2006
 - *in Dutch:* Verordening (EG) nr. 1232/2006
 - *in Polish:* Rozporządzenie (WE) nr 1232/2006
 - *in Portuguese:* Regulamento (CE) n.º 1232/2006
 - *in Slovak:* Nariadenie (ES) č. 1232/2006
 - *in Slovene:* Uredba (ES) št. 1232/2006
 - *in Finnish:* Asetus (EY) N:o 1232/2006
 - *in Swedish:* Förordning (EG) nr 1232/2006
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ANNEX III

Entries referred to in point (f) of the first paragraph of Article 4

- *in Spanish:* Reducción de los derechos del AAC en virtud del Reglamento (CE) n° 1232/2006
- *in Czech:* SCS cla snížena podle nařízení (ES) č. 1232/2006
- *in Danish:* FTT-toldsats nedsat i henhold til forordning (EF) nr. 1232/2006
- *in German:* Ermäßigung des Zollsatzes nach dem GZT gemäß Verordnung (EG) Nr. 1232/2006
- *in Estonian:* Ühise tollitariifistiku tollimakse vähendatakse vastavalt määrusele (EÜ) nr 1232/2006
- *in Greek:* Μειωμένος δασμός του κοινού δασμολογίου, όπως προβλέπει ο κανονισμός (ΕΚ) αριθ. 1232/2006
- *in English:* CCT duties reduced as provided for in Regulation (EC) No 1232/2006
- *in French:* Droits du TDC réduits conformément au règlement (CE) n° 1232/2006
- *in Italian:* Dazi TDC ridotti secondo quanto previsto dal Regolamento (CE) n. 1232/2006
- *in Latvian:* KMT nodoklis samazināts, kā noteikts Regulā (EK) Nr. 1232/2006
- *in Lithuanian:* BMT muitai sumažinti, kaip numatyta Reglamente (EB) Nr. 1232/2006
- *in Hungarian:* A közös vámtarifában meghatározott vámtételek csökkentése a 1232/2006/EK rendeletnek megfelelően
- *in Maltese:* Dazji TDK imnaqqsa kif previst fir-Regolament (KE) Nru 1232/2006
- *in Dutch:* Invoer met verlaagd GDT-douanerecht overeenkomstig Verordening (EG) nr. 1232/2006
- *in Polish:* Cła pobierane na podstawie WTC, obniżone, jak przewidziano w rozporządzeniu (WE) nr 1232/2006
- *in Portuguese:* Direitos PAC reduzidos em conformidade com o Regulamento (CE) n.º 1232/2006
- *in Slovak:* Clo SCS znížené podľa ustanovení nariadenia (ES) č. 1232/2006
- *in Slovene:* Carine SCT, znižane, kakor določa Uredba (ES) št. 1232/2006
- *in Finnish:* Yhteisen tullitariffin mukaiset tullit alennettu asetuksen (EY) N:o 1232/2006 mukaisesti
- *in Swedish:* Tullar enligt gemensamma tulltaxan skall nedsättas i enlighet med förordning (EG) nr 1232/2006

ANNEX IV

Application of Regulation (EC) No 1232/2006

 Commission of the European Communities — DG Agriculture and Rural Development

Unit D.2 — Implementation of market measures

Poultrymeat sector

Application for import licences at reduced rate of duty	Date:	Period:
USA		

Member State:

Sender:

Responsible contact person:

Tel.:

Fax:

Addressee: AGRID.2

Fax: (32-2) 292 17 41

E-mail: AGRI-IMP-POULTRY@ec.europa.eu

Order No	Quantity applied for (kg product weight)

ANNEX V

Application of Regulation (EC) No 1232/2006

Commission of the European Communities — DG Agriculture and Rural Development

Unit D.2 — Implementation of market measures

Poultrymeat sector

Application for import licences at reduced rate of duty	Date:	Period:
USA		

Member State:

Order No	CN code	Applicant (Name and Address)	Quantity applied for (kg product weight)

ANNEX VI

Application of Regulation (EC) No 1232/2006

Commission of the European Communities — DG Agriculture and Rural Development

Unit D.2 — Implementation of market measures

Poultrymeat sector

NOTIFICATION CONCERNING ACTUAL IMPORTS

Member State:

Application of Article 4(8) of Regulation (EC) No 1232/2006

Quantity of products (in kg product weight) actually imported

Address: AGRID.2

Fax: (32-2) 292 17 41

E-mail: AGR1-IMP-POULTRY@ec.europa.eu

Order No	Quantity actually entered into free circulation	Country of origin
		USA