Acts whose publication is obligatory

<table>
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<tr>
<th>No.</th>
<th>Title</th>
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<td>1</td>
<td>Regulation (EEC) No 724/75 of the Council of 18 March 1975 establishing a European Regional Development Fund</td>
</tr>
<tr>
<td>2</td>
<td>Regulation (EEC) No 725/75 of the Council of 18 March 1975 on the transfer to the European Regional Development Fund of 150 million units of account out of the appropriations held in reserve by the Guidance Section of the European Agricultural Guidance and Guarantee Fund</td>
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<td>3</td>
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<td>9</td>
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<tr>
<td>10</td>
<td>Regulation (EEC) No 733/75 of the Commission of 20 March 1975 fixing the additional amounts for certain pigmeat products</td>
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(Acts whose publication is obligatory)

REGULATION (EEC) No 724/75 OF THE COUNCIL
of 18 March 1975
establishing a European Regional Development Fund

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 235 thereof;

Having regard to the proposal from the Commission;

Having regard to the Opinion of the European Parliament (1);

Having regard to the Opinion of the Economic and Social Committee (2);

Whereas, by virtue of Article 2 of the Treaty, the Community has been assigned the task of promoting throughout the Community a harmonious development of economic activities;

Whereas the Paris conference of Heads of State or of Government in October 1972, desirous of finding a Community solution to regional problems, invited the Community institutions to create a Regional Development Fund whose intervention, in conjunction with national aids, should permit, with the progressive realization of economic and monetary union, the correction of the main regional imbalances in the Community and particularly those resulting from the preponderance of agriculture and from industrial change and structural underemployment;

Whereas this undertaking was reiterated at the conference in Copenhagen in December 1973; whereas it was decided at the conference in Paris in December 1974 that the European Regional Development Fund should be implemented as from 1 January 1975;

Whereas pursuant to the decision taken by the Heads of Government at the Paris Conference in 1974, the

(2) OJ No C 8, 31.1.1974, p. 11.

Fund should be allocated specific amounts for the years 1975 to 1977; whereas, however, it is advisable to reserve the decision as to the nature of the Fund's expenditure for subsequent financial years;

Whereas the Treaty does not provide the necessary powers; whereas the Community should be granted such powers pursuant to Article 235 of the Treaty;

Whereas an effective policy on regional structures is an essential prerequisite to the realization of economic and monetary union;

Whereas regional development requires investment in industrial or service activities ensuring that new jobs are created and existing jobs maintained on the one hand, and on the other, investment in infrastructures directly linked to the development of these activities; whereas it is necessary to contribute to the creation in certain less-favoured agricultural areas, of adequate, collective facilities to ensure that farming is continued and a minimum population maintained;

Whereas the principle should be adopted that the Fund's assistance should be allocated according to the relative severity of regional imbalances; whereas account should also be taken of other factors determining the interest of investments from the point of view of the region concerned as well as from that of the Community;

Whereas the management of the Fund should be the responsibility of the Commission assisted by a Fund Committee;

Whereas aid from the Fund will be effective only if investments benefiting from the Community's aid are included in regional development programmes; whereas the results obtained in each region from year to year should be monitored;
Whereas the Fund’s assistance should not lead Member States to reduce their own regional development efforts but should complement these efforts;

Whereas the Commission should ensure, with the cooperation of Member States, the proper administration of investments receiving aid from the Fund and exercise effective control of the operation of the Fund;

Whereas the extent of the Community’s activities requires specific information to be provided to the Council and to the European Parliament in the form of an annual report,

HAS ADOPTED THIS REGULATION:

Article 1

A European Regional Development Fund is hereby established, hereinafter referred to as ‘the Fund’, intended to correct the principal regional imbalances within the Community resulting in particular from agricultural preponderance, industrial change and structural under-employment.

Article 2

1. For the period 1975 to 1977, financial assistance from the Fund shall be granted to the applicant Member States, subject to the conditions set out in this Regulation and within the limits of the following appropriations:

300 million units of account in 1975, 500 million units of account in 1976, 500 million units of account in 1977.

This total amount of 1300 million units of account shall be financed to the extent of 130 million units of account by the appropriations not presently utilized from the European Agricultural Guidance and Guarantee Fund (Guidance Section).

The resources of the Fund shall be distributed in accordance with the following table:

<table>
<thead>
<tr>
<th>Country</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Belgium</td>
<td>1.5 %</td>
</tr>
<tr>
<td>Denmark</td>
<td>1.3 %</td>
</tr>
<tr>
<td>France</td>
<td>130 %</td>
</tr>
<tr>
<td>Ireland</td>
<td>60 %</td>
</tr>
<tr>
<td>Italy</td>
<td>400 %</td>
</tr>
<tr>
<td>Luxembourg</td>
<td>0.1 %</td>
</tr>
<tr>
<td>Netherlands</td>
<td>1.7 %</td>
</tr>
<tr>
<td>Federal Republic of Germany</td>
<td>64 %</td>
</tr>
<tr>
<td>United Kingdom</td>
<td>280 %</td>
</tr>
</tbody>
</table>

Further, a sum of six million units of account shall be granted to Ireland, which shall be deducted from the share of other Member States with the exception of Italy.

2. When re-examining the Regulation as provided for in Article 18, the Commission shall in due course make the appropriate proposals for the Community’s regional policy and for aid from the Fund during the subsequent period.

3. The annual budget shall indicate for the relevant year under the Fund heading:

(a) commitment appropriations;

(b) payment appropriations.

Save where otherwise provided for in special provisions laid down in this Regulation, the Financial Regulation applicable to the general budget of the Communities shall apply to the management of the Fund.

Article 3

Regions and areas which may benefit from the Fund shall be limited to those aided areas established by Member States in applying their systems of regional aids and in which State aids are granted which qualify for Fund assistance.

When aid from the Fund is granted, priority shall be given to investments in national priority areas, taking account of the principles for the coordination at Community level of regional aids.

Article 4

1. The Fund may contribute to the financing of investments which individually exceed 50,000 units of account, and come under any of the following categories:

(a) Investments in industrial, handicraft, or service activities which are economically sound and which benefit from State regional aids, provided that at least 10 new jobs are created or that existing jobs are maintained. In the latter case, the investments should fall within the framework of a conversion or restructuring plan to ensure that the undertaking concerned is competitive. Preference shall, however, be given to operations which both maintain existing jobs and create new jobs.

Service activities qualifying for assistance shall be those concerned with tourism and those which have a choice of location. Such activities should have a direct impact on the development of the region and on the level of employment.

(b) Investments in infrastructures directly linked with the development of activities covered by (a) above and totally or partially financed wholly or in part by public authorities or by any other agency responsible, on a similar basis as a public authority, for the creation of infrastructures.
(c) Investments in infrastructures cover in Article 3(2) of the Council Directive on mountain and hill farming and farming in certain less-favoured areas, provided that the less-favoured area in question corresponds to or is located within one of the regions or areas covered by Article 3 of this Regulation.

2. The amount of the Fund's contribution shall be:

(a) In respect of investments covered by paragraph 1 (a), 20% of the investment cost without however exceeding 50% of the aid accorded to each investment by public authorities under a system of regional aids, such contributions being limited moreover to that part of the investment which does not exceed 100,000 units of account per job created and 50,000 units of account per job maintained.

The State aids to be taken into consideration in this connection shall be grants, interest rebates, or their equivalent where loans at reduced rates of interest are concerned, whether these aids are linked to the investment or to the number of jobs created. The aid equivalent will be calculated in accordance with an implementing Regulation referred to in Article 17. The aid granted in the form of rent rebates or exemptions from payments of rents of factories may also be taken into account, provided that this form of calculation can be applied.

The contribution from the Fund thus defined may, pursuant to a prior decision of the Member State concerned communicated at the same time as the request for this contribution, either supplementary aid granted to the relevant investment by public authorities or remain credited to those authorities and considered as a partial repayment of such aid.

(b) In respect of investments covered by paragraph 1 (b) and (c), 30% of the expenditure incurred by public authorities when the investment is less than 10 million units of account, and from 10 to 30% maximum for investments of 10 million units of account or more, the Fund's assistance being able to consist wholly or in part of a rebate of three percentage points on loans made by the European Investment Bank, pursuant to Article 130 (a) and (b) of the Treaty, in the regions and areas referred to in Article 3 of this Regulation. In this event, the aid from that Fund shall be paid to the bank in one instalment, the rebate being a capitalized sum expressed as a percentage of the investment.

**Article 3**

1. The Fund's assistance shall be decided by the Commission in accordance with the procedure laid down in Article 12, according to the relative severity of the economic imbalance of the region where the investment is made and the direct or indirect effect of the investment on employment. The Commission shall examine, in particular the consistency of the investment with the range of actions undertaken by the relevant Member State in favour of the region concerned, as apparent from information supplied by Member States pursuant to Article 6 and taking special account of:

(a) the investments contribution to the economic development of the region;

(b) the consistency of the investment with the Community's programmes or objectives;

(c) the situation of the economic sector concerned and the profitability of the investment;

(d) whether the investment falls within a frontier area, that is to say, within adjacent regions of separate Member States;

(e) other contributions made by Community institutions or by the European Investment Bank, either to the same investment or to other activities within the same region. Thus contributions from the Fund will be coordinated with other Community contributions, in such a way as to favour a range of converging and coordinated actions within a given region and to guarantee in particular consistency between regional policy and structural policy for agriculture.

2. In respect of infrastructures costing 10 million or more units of account, the Commission shall, before obtaining the Opinion of the Fund Committee referred to in Article 12, consult the Committee for Regional Policy.

**Article 6**

1. Investments may benefit from the Fund's assistance only if they fall within the framework of a regional development programme, the implementation of which is likely to contribute to the correction of the main regional imbalances within the Community which are likely to prejudice the attainment of economic and monetary union.

2. By way of derogation from paragraph 1 the annual information referred to in paragraph 6 shall take the place of programmes, until such programmes have been prepared for regions where they have not yet been established. A timetable will be set for the preparation of these programmes, such that all programmes will be available by the end of 1977.

3. Member States shall notify the Commission of regional development programmes and alterations thereto as and when they are drawn up.
4. The programmes shall indicate the objectives and the means for developing the region. For this purpose, one of the priority tasks of the Committee for Regional Policy shall be to study the technical methods for preparing these programmes, so as to provide, by 31 December 1975 at the latest, an outline of the information to be included in these programmes.

5. The Committee for Regional Policy must be consulted about the programmes. The Commission shall examine them, having regard to the provisions of the Treaty and the decisions adopted by Community institutions.

6. Member States shall provide the Commission at the beginning of each year, and initially before the beginning of the third month following the entry into force of this Regulation, with all useful information concerning:

(a) the development of the economic and social situation of the regions referred to in Article 3;

(b) the resources which they have decided to allocate or which they proposed to allocate to the development of these regions;

(c) the measures envisaged in respect of infrastructure and the creation of economic activity, together with an implementation schedule;

(d) where applicable, the aid ceiling.

They shall also provide annually, at the latest by 1 April, an overall statistical summary indicating by region the results achieved during the previous year as a result of action taken in each region. Those results to which the Fund has contributed shall be indicated separately.

**Article 7**

1. Member States shall submit requests for assistance from the Fund to the Commission, and shall indicate any factors which will allow the Commission to assess the value of the investments proposed in the light of the criteria laid down in Article 5.

2. In respect of the investments referred to in Article 4 (1) of an amount less than 10 million units of account, Member States shall present their global requests at the beginning of each quarter year. They shall group these requests by regions and shall separate investments referred to in Article 4 (1) (a) from investments in infrastructure.

These requests shall indicate:

(a) In respect of the investments referred to in Article 4 (1) (a), the names of the undertakings concerned, the sector of their activity and the location of each investment, also its character (foundation, extension, conversion or restructuring of the relevant concern), the total amount of investment involved, the predicted overall effect on employment (creation or maintenance), estimates regarding the implementation schedule, total aids granted for which a contribution from the Fund is requested and the schedule laid down for their payment.

(b) In respect of investments in infrastructure, the location of each investment and its character, and its direct link with the development of the activities referred to in Article 4 (1) (a), the predicted total costs and the costs borne by public authorities and the schedule laid down for their payment, the name of the responsible authorities, the total contribution requested from the Fund, and estimates regarding the implementation schedule.

3. In respect of investments of 10 million units of account or more, requests shall be presented separately and shall include the following information:

(a) In respect of the investments referred to in Article 4 (1) (a) the name of the undertaking, the sector of activity, the nature of the investment, its location, the effect on employment, the implementation schedule, the grants, interest rebates or loans at reduced rates of interest and the schedule laid down for the payment of such aids, any other form of aid granted or provided for by public authorities and the financing plan, indicating in particular any other Community aids requested or provided for.

The Member State shall state in its request the total aid which in its opinion should be granted to the undertaking and the contribution it is seeking from the Community.

(b) In request of investments in infrastructure, the responsible authority, the nature of the investment, its location, its direct link with the development of the activities referred to in Article 4 (1) (a), its cost, its financing plan, its implementation schedule and the schedule laid down for payments.

4. Aid from the Fund shall be determined by the Commission:

(a) in the aggregate for each request referred to in paragraph 2;

(b) case by case, for requests covered by paragraph 3.

5. Member States shall give priority to the presentation of requests for contributions towards investments of ten million units of account or more.
Article 8

1. The amount of the contribution from the Fund defined, where applicable, by calculating the aid equivalent pursuant to the implementing regulation referred to in Article 4 (2) (a), shall be paid pari passu with expenditure upon presentation by the Member State of quarterly statements certifying expenditure and the existence of detailed supporting documents, and containing the following information:

(a) In respect of investments included in the requests referred to in Article 7 (2):

— with reference to the request for the Fund's contribution the total payments made, the location of the investment, the total payment requested from the Fund, the names of the undertakings concerned or, in respect of infrastructure, of the responsible authorities.

(b) In respect of investments appearing in the the requests referred to in Article 7 (3):

— with reference to the request for the Fund's contribution, the nature of the expenditure, the investment and its location;

— the authorizing officer, the date, the amount, and the recipient of the payment;

— the period of time which the payment covers, compared with:

— the time-scale laid down for the implementation of the investment;

— the phasing or installments planned for the relevant investment;

— the location, at the date of request for payment, of the detailed supporting documents covering the expenditure.

2. In cases where the request for payment is made after completion of the investment, the quarterly statement shall also certify that the investment has been carried out and contain the following further information:

(a) In respect of investments included in the requests referred to in Article 7 (2):

— the amount actually invested and the nature of the expenditure;

— the date of completion and the number of jobs created or maintained;

— all other information referred to in paragraph 1 (b).

(b) In respect of investments appearing in the requests referred to in Article 7 (3):

— the amount actually invested, the date of completion and the number of jobs created or maintained.

3. In cases where expenditure provided for by the decisions referred to in Article 7 consists of aids granted in the form of interest rebates or loans at reduced rates of interest, the contribution of the Fund relating to these aids and which is still due when the investments are completed shall be settled in a single payment on presentation of the certificate covering completion of the investments.

4. Member States shall designate the authority or the institution authorized to furnish the certification referred to in this Article. The Commission shall make payments to the Member State, to an agency designated by the Member State for this purpose, or if necessary to the European Investment Bank.

Article 9

1. Where an investment which has been the subject of a contribution from the Fund has not been made as planned, or if the conditions of this Regulation are not fulfilled, the contribution from the Fund may be reduced or cancelled, if the Commission so decides after consulting the Fund Committee.

Any sums which have been paid in error shall be repaid to the Community by the Member State concerned or, where applicable, by the European Investment Bank, within 12 months following the date on which the relevant decision has been communicated.

2. Member States shall make available to the Commission all information required for the effective operation of the Fund and shall take all steps to facilitate such supervision as the Commission may consider useful in managing the Fund, including on-the-spot checks.

3. Notwithstanding verification carried out by Member States in accordance with national laws, regulations and administrative provisions, and without prejudice to the provisions of Article 206 of the Treaty or to any inspection arranged on the basis of Article 209 (c) of the Treaty, at the request of the Commission and with the agreement of the Member State, the competent authorities of that Member State shall carry out on-the-spot checks or enquiries about operations financed by the Fund. Officials of the Commission may take part in these proceedings and the Commission may fix a time limit for carrying them out.

4. The objective of these on-the-spot checks or enquiries about operations financed by the Fund shall be to verify:

(a) the conformity of administrative practices with Community rules;

(b) the existence of supporting documentary evidence and its conformity with the operations financed by the Fund;
(c) conditions under which the operations financed by the Fund are executed and checked;
(d) the conformity of projects implemented with the operations financed by the Fund.

5. The Commission may suspend payment of aid to a particular project if an inspection reveals either irregularities, or a substantial change in the character or conditions of the project for which the Commission's approval has not been sought.

6. If a project receiving aid from the Fund is not completed or is implemented in such a manner as no longer to justify payment of part of the aid from the Fund granted on behalf of that project, the outstanding part of the Fund's contribution shall be granted to another investment located in one of the eligible regions of the same Member State under the conditions laid down in this Regulation.

**Article 10**

1. The Fund may contribute part of its resources to finance studies which are closely related to the operations of the Fund and undertaken at the request of a Member State.

2. The Fund's contribution may not exceed 50% of the cost of the study.

**Article 11**

1. A Fund Committee (hereinafter referred to as 'the Committee') is hereby established. It shall be composed of representatives of the Member States and chaired by a representative of the Commission.

2. Within the Committee the votes of Member States shall be weighted in accordance with Article 148 (2) of the Treaty. The Chairman shall not vote.

**Article 12**

1. Where the procedure laid down in this Article is to be followed, the Chairman shall refer the matter to the Committee either on his own initiative or at the request of the representative of a Member State.

2. The representative of the Commission shall submit drafts of the decisions to be taken. The Committee shall deliver its Opinion on the drafts within the time limit which the Chairman may fix according to the urgency of the questions under consideration. An Opinion shall be adopted by a majority of 41 votes.

3. The Commission shall adopt decisions which shall apply immediately. However, if these decisions are not in accordance with the Opinion of the Committee, they shall forthwith be communicated by the Commission to the Council. In that event the Commission shall defer application of the decisions which it has adopted for not more than two months from the date of such communications. The Council, acting by qualified majority, may take a different decision within two months.

**Article 13**

The Committee may consider any other question concerning the Fund's operations referred to it by its Chairman either on its own initiative or at the request of the representative of a Member State.

**Article 14**

1. The investors concerned shall be informed by agreement with the Member States in question that part of the aid granted to them has been provided by the Community. For infrastructure projects, the Member States, by agreement with the Commission, shall take all necessary steps to ensure that assistance from the Fund is given suitable publicity.

2. The list of projects which have received contributions from the Fund shall be published every six months in the Official Journal of the European Communities.

**Article 15**

The provisions of this Regulation shall not prejudice the application of Articles 92 to 94 of the Treaty, particularly as regards establishing and re-aligning the areas aided for regional purposes referred to in Article 3 and in respect of the amount of the contributions from the Fund referred to in Article 4 (2) (a).

**Article 16**

1. Before 1 July each year the Commission shall present a report to the European Parliament and to the Council on the implementation of this Regulation during the preceding year.

2. This report shall also cover the financial management of the Fund and the conclusions drawn by the Commission from supervision of the Fund's operations.
Article 17

The necessary measures for the implementation of this Regulation shall be adopted in accordance with the procedure laid down in Article 12.

Article 18

On a proposal from the Commission, the Council shall re-examine this Regulation before 1 January 1978.


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

When deciding on the aid to be granted from the Fund, the Commission shall take into consideration expenditure in connection with the investments referred to in Article 4, incurred or still to be incurred after the first day of January 1975.

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

Done at Brussels, 18 March 1975.

For the Council

The President

R. Ryan
REGULATION (EEC) No 725/75 OF THE COUNCIL
of 18 March 1975

on the transfer to the European Regional Development Fund of 150 million
units of account out of the appropriations held in reserve by the Guidance
Section of the European Agricultural Guidance and Guarantee Fund

THE COUNCIL OF THE EUROPEAN
COMMUNITIES,

Having regard to the Treaty establishing the European
Economic Community, and in particular Article 43 thereof;

Having regard to the proposal from the Commission;
Having regard to the Opinion of the European Parlia-
ment;

Whereas in accordance with Article 6 (1) of Council
Regulation (EEC) No 729/70 (1) of 21 April 1970 on
the financing of the common agricultural policy, the
Guidance Section of the European Agricultural Guid-
ance and Guarantee Fund finances common measures
decided on by the Council in accordance with the
procedure laid down in the third subparagraph of
Article 43 (2) of the Treaty;

Whereas in accordance with the resolution by the
Council and representatives of the Governments of the Member States of 21 March 1972 (2), it has been
laid down that the European Agricultural Guidance
and Guarantee Fund may, from 1972 onwards, be
utilized for regional development measures; whereas,
as a result of this resolution, appropriations have been
held in reserve to meet expenditure arising from the
draft Regulation presented to the Council by the
Commission in May 1971 concerning a common
measure which envisages the creation of employment
in the priority agricultural regions; whereas for this
purpose an annual amount of 30 million units of
account has been put into reserve since the second
half of 1972;

Whereas having regard to the proposal relating to the
setting up of a European Regional Development
Fund, the Commission has withdrawn the abovementioned draft Regulation;

Whereas it is appropriate to take an amount of 150
million units of account from the appropriations held
in reserve by the Guidance Section and, exceptionally,
to transfer it to the European Regional Development
Fund,

HAS ADOPTED THIS REGULATION:

Sole Article

By way of derogation from Article 6 (1) of Regulation
(EEC) No 729/70, an amount of 150 million units of
account, to be taken from the appropriations held in
reserve by the Guidance Section of the European Agri-
cultural Guidance and Guarantee Fund, is transferred
to the European Regional Development Fund.

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

Done at Brussels, 18 March 1975.

For the Council
The President
R. RYAN

(2) OJ No C 38, 18. 4. 1972, p. 3.
REGULATION (EEC) No 726/75 OF THE COMMISSION

of 20 March 1975

fixing the import levies on cereals and on wheat or rye flour groats and meal

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 120/67/EEC (1) of 13 June 1967 on the common organization of the market in cereals, as last amended by Regulation (EEC) No 85/75 (2), and in particular Article 13 (5) thereof;

Whereas the import levies on cereals, wheat and rye flour, and wheat groats and meal were fixed by Regulation (EEC) No 2524/74 (3) and subsequent amending Regulations;

Whereas it follows from applying the provisions contained in Regulation (EEC) No 2524/74 to the offer prices and today's quotations known to the Commission that the levies at present in force should be altered as shown in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1
The import levies to be charged on the products listed in Article 1 (a), (b) and (c) of Regulation No 120/67/EEC are hereby fixed as shown in the table annexed to this Regulation.

Article 2
This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission

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**ANNEX**

to the Commission Regulation of 20 March 1975 fixing the import levies on cereals and on wheat or rye flour groats and meal

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Levies</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.01 A</td>
<td>Common wheat and meslin</td>
<td>34.93</td>
</tr>
<tr>
<td>10.01 B</td>
<td>Durum wheat</td>
<td>17.69 (1) (4)</td>
</tr>
<tr>
<td>10.02</td>
<td>Rye,</td>
<td>47.92 (1)</td>
</tr>
<tr>
<td>10.03</td>
<td>Barley</td>
<td>20.14</td>
</tr>
<tr>
<td>10.04</td>
<td>Oats</td>
<td>21.90</td>
</tr>
<tr>
<td>10.05 B</td>
<td>Maize other than hybrid maize for sowing</td>
<td>23.36 (2) (5)</td>
</tr>
<tr>
<td>10.07 A</td>
<td>Buckwheat</td>
<td>0</td>
</tr>
<tr>
<td>10.07 B</td>
<td>Millet</td>
<td>0</td>
</tr>
<tr>
<td>10.07 C</td>
<td>Grain sorghum</td>
<td>28.86</td>
</tr>
<tr>
<td>10.07 D</td>
<td>Canary seed; other cereals</td>
<td>0 (1)</td>
</tr>
<tr>
<td>11.01 A</td>
<td>Wheat or meslin flour</td>
<td>68.06</td>
</tr>
<tr>
<td>11.01 B</td>
<td>Rye flour</td>
<td>86.27</td>
</tr>
<tr>
<td>11.02 A 1 a</td>
<td>Durum wheat groats and meal</td>
<td>46.32</td>
</tr>
<tr>
<td>11.02 A 1 b</td>
<td>Common wheat groats and meal</td>
<td>72.59</td>
</tr>
</tbody>
</table>

(1) Where durum wheat originating in Morocco is transported directly from that country to the Community, the levy is reduced by 0.50 u.a./metric ton.

(2) Where maize originating in the AASM and OCT is imported into the French Overseas Departments, the levy is reduced by 6 u.a./metric ton.

(3) Where maize originating in Tanzania, Uganda and Kenya is imported into the Community, the levy is reduced by 1 u.a./metric ton.

(4) Where wheat and canary seed produced in Turkey are transported directly from that country to the Community, the levy is reduced by 0.50 u.a./metric ton.

REGULATION (EEC) No 727/75 OF THE COMMISSION
of 20 March 1975
fixing the premiums to be added to the import levies on cereals, flour and malt

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 120/67/EEC (1) of 13 June 1967 on the common organization of the market in cereals, as last amended by Regulation (EEC) No 85/75 (2), and in particular Article 15(6) thereof;

Whereas the premiums to be added to the levies on cereals and malt were fixed by Regulation (EEC) No 2017/74 (3) and subsequent amending Regulations;

Whereas, on the basis of today's cif prices and cif forward delivery prices, the premiums at present in force, which are to be added to the levies, should be altered as shown in the tables annexed to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The scale of the premiums to be added, pursuant to Article 15 of Regulation No 120/67/EEC, to the import levies fixed in advance in respect of cereals and malt is hereby fixed as shown in the tables annexed to this Regulation.

Article 2

This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission

---

(3) OJ No L 210, 1. 8. 1974, p. 4.
ANNEX

to the Commission Regulation of 20 March 1975 fixing the premiums to be added to the import levies on cereals, flour and malt

A. Cereals and flour

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Current 3</th>
<th>1st period 4</th>
<th>2nd period 5</th>
<th>3rd period 6</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.01 A</td>
<td>Common wheat and meslin</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10.01 B</td>
<td>Durum wheat</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>540</td>
</tr>
<tr>
<td>10.02</td>
<td>Rye</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10.03</td>
<td>Barley</td>
<td>0</td>
<td>4.81</td>
<td>4.81</td>
<td>11.22</td>
</tr>
<tr>
<td>10.04</td>
<td>Oats</td>
<td>0</td>
<td>4.99</td>
<td>4.99</td>
<td>5.70</td>
</tr>
<tr>
<td>10.05 B</td>
<td>Maize other than hybrid maize for sowing</td>
<td>0</td>
<td>1.42</td>
<td>1.42</td>
<td>2.14</td>
</tr>
<tr>
<td>10.07 A</td>
<td>Buckwheat</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10.07 B</td>
<td>Millet</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>10.07 C</td>
<td>Grain sorghum</td>
<td>0</td>
<td>0.71</td>
<td>0.71</td>
<td>1.42</td>
</tr>
<tr>
<td>10.07 D</td>
<td>Other</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>11.01 A</td>
<td>Wheat or meslin flour</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>


B. Malt

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Current 3</th>
<th>1st period 4</th>
<th>2nd period 5</th>
<th>3rd period 6</th>
<th>4th period 7</th>
</tr>
</thead>
<tbody>
<tr>
<td>11.07 A I (a)</td>
<td>Unroasted malt, obtained from wheat, in the form of flour</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>11.07 A I (b)</td>
<td>Unroasted malt, obtained from wheat, other than in the form of flour</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>11.07 A II (a)</td>
<td>Unroasted malt, other than that obtained from wheat, in the form of flour</td>
<td>0</td>
<td>0.856</td>
<td>0.856</td>
<td>1.997</td>
<td>1.997</td>
</tr>
<tr>
<td>11.07 A II (b)</td>
<td>Unroasted malt, other than that obtained from wheat, other than in the form of flour</td>
<td>0</td>
<td>0.640</td>
<td>0.640</td>
<td>1.492</td>
<td>1.492</td>
</tr>
<tr>
<td>11.07 B</td>
<td>Roasted malt</td>
<td>0</td>
<td>0.746</td>
<td>0.746</td>
<td>1.739</td>
<td>1.739</td>
</tr>
</tbody>
</table>
REGULATION (EEC) No 728/75 OF THE COMMISSION
of 20 March 1975
fixing the import levies on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 359/67/EEC (1) of 25 July 1967 on the common organization of the market in rice, as last amended by Regulation (EEC) No 476/75 (2), and in particular Article 11 (5) thereof;

Whereas the import levies on rice and broken rice were fixed by Regulation (EEC) No 2528/74 (3) and subsequent amending Regulations;

Whereas it follows from applying the rules and other provisions contained in Regulation (EEC) No 2528/74 to the offer prices and today’s quotations known to the Commission that the levies at present in force should be altered as shown in the table annexed to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1
The import levies to be charged on the products listed in Article 1 (1) (a) and (b) of Regulation No 359/67/EEC are hereby fixed as shown in the table annexed to this Regulation.

Article 2
This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission

(2) OJ No L 52, 28. 2. 1975, p. 31.
ANNEX

to the Commission Regulation of 20 March 1975 fixing the import levies on rice and broken rice

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Third countries</th>
<th>AASM/ OCT ((\text{\textdollar}/100 \text{ kg}))</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.06</td>
<td>Rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Paddy rice ; husked rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Paddy rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>0.397</td>
<td>0.088</td>
</tr>
<tr>
<td></td>
<td>II. Husked rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>0.746</td>
<td>0.110</td>
</tr>
<tr>
<td></td>
<td>B. Semi-milled or wholly milled rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Semi-milled rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0.175</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>8.116</td>
<td>3.735</td>
</tr>
<tr>
<td></td>
<td>II. Wholly milled rice :</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0.186</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>8.700</td>
<td>4.010</td>
</tr>
<tr>
<td></td>
<td>C. Broken rice :</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>

(\(\text{\textdollar}/100 \text{ kg}\))

(\(\text{\textdollar}/100 \text{ kg}\))

(1) Regulation (EEC) No 521/70, as amended by Regulation (EEC) No 241/75 provides that the levies are not applied to imports into the French overseas departments of products originating in the AASM and OCT.

(2) This levy is applicable only to imports fulfilling the conditions laid down in Article 2 of Regulation (EEC) No 540/70, as amended by Regulation (EEC) No 241/75.
REGULATION (EEC) No 729/75 OF THE COMMISSION
of 20 March 1975
fixing the premiums to be added to the import levies on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 359/67/EEC (1) of 25 July 1967 on the common organization of the market in rice, as last amended by Regulation (EEC) No 476/75 (2), and in particular Article 13 (6) thereof;

Having regard to the Opinion of the Monetary Committee;

Whereas the premiums to be added to the import levies fixed in advance for rice and broken rice must include a premium for the current month and a premium for each of the following months until the expiry of the period of validity of the import licence; whereas this period of validity was laid down in Article 20 (2) of Commission Regulation (EEC) No 2637/70 (3) of 23 December 1970, as last amended by Regulation (EEC) No 491/75 (4);


Whereas under the terms of Regulation No 365/67/EEC, where the cif price for husked rice for milled rice or for broken rice determined on the day on which the premiums are fixed is higher than the cif forward delivery price for the same product, the premium should as a general rule be equal to the difference between these two prices; whereas the cif price is determined in accordance with Article 16 of Regulation No 359/67/EEC on the day on which the premiums are fixed; whereas the detailed rules for determining cif prices were laid down in Regulation (EEC) No 1613/71 (7), as last amended by Regulation (EEC) No 1057/73 (8); whereas the cif forward delivery price must also be determined in accordance with Article 16 of Regulation No 359/67/EEC but on the basis of offers at North Sea ports; whereas this price must be the cif price for shipment during the month in which the import licence is issued in the case of imports to be effected during that month; whereas this price must be the cif price for shipment during the month in which importation is expected to take place in the case of imports to be effected during the month following the month in which the import licence is issued; whereas this price must be the cif price for shipment during the month preceding the month in which importation is expected to take place in the case of imports to be effected during the remaining months for which the import licence is valid; whereas, if no offer for forward delivery is made for shipment during a given month, this price should be the price ruling for shipment during the last month in which an offer for forward delivery was made;

Whereas the premium is equal to 0 unit of account if the cif price determined on the day on which the scale of the premiums is fixed is equal to the cif forward delivery price or exceeds that price by not more than 0.025 unit of account per 100 kilogrammes;

Whereas the premium may, however, be fixed at a higher level in exceptional circumstances and within certain specified limits;

Whereas, if the levy system is to operate normally, levies should be calculated on the following basis:

— in the case of currencies which are maintained in relation to each other, at any given moment, within a band of 2.25 %, a rate of exchange based on their effective parity;

— for other currencies an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period, in relation to the Community currencies referred to in the previous subparagraph;

Whereas it follows from applying all these provisions that the premiums should be fixed as shown in the table annexed to this Regulation; whereas the amount of the premiums should be altered only if application of the abovementioned provisions entails a change of more than 0.025 unit of account,

(2) OJ No L 52, 28. 2. 1975, p. 31.
(4) OJ No L 33, 28. 2. 1975, p. 33.
(7) OJ No L 168, 27. 7. 1971, p. 28.
HAS ADOPTED THIS REGULATION:

**Article 1**
The premiums to be added to the import levies fixed in advance in respect of rice and broken rice are hereby fixed as shown in the table annexed to this Regulation.

**Article 2**
This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

*For the Commission*

P. J. LARDINOIS

*Member of the Commission*

---

**ANNEX**

to the Commission Regulation of 20 March 1975 fixing the premiums to be added to the import levies on rice and broken rice

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Current</th>
<th>1st period</th>
<th>2nd period</th>
<th>3rd period</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.06</td>
<td>Rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Paddy rice ; husked rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Paddy rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>II. Husked rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>B. Semi-milled or wholly milled rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Semi-milled rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>II. Wholly milled rice:</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Round grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>b) Long grain</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td></td>
<td>C. Broken rice:</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
REGULATION (EEC) No 730/75 OF THE COMMISSION

of 20 March 1975

fixing the export levies on rice

THE COMMISSION OF THE EUROPEAN
COMMUNITIES,

Having regard to the Treaty establishing the European
Economic Community;

Having regard to Council Regulation No 359/67/EEC (1), of 25 July 1967 on the common organization
of the market in rice, as last amended by Regulation
(EEC) No 476/75 (2);

Having regard to Council Regulation (EEC) No
2737/73 (3) of 8 October 1973 laying down general
rules to be applied in the event of the rice market
being disturbed, as amended by Regulation (EEC) No
477/75 (4), and in particular Article 4 (2) thereof;

Having regard to the Opinion of the Monetary
Committee;

Whereas Article 21 of Regulation No 359/67/EEC
provides that measures may be taken when the quo-
tations or prices on the world market for one or more
products reach the level of Community prices;
whereas that situation is likely to continue and to
deteriorate, thereby disturbing or threatening to disturb
the Community market;

Whereas Regulation (EEC) No 2737/73 specifies that
the quotations or prices on the world market shall be
regarded as having reached the level of Community
prices when they approach or exceed the threshold
price; whereas the continuation and the deterioration
of that situation may be regarded as being likely to
continue where an imbalance between supply and
demand is established and where this imbalance is
likely to persist, having regard to foreseeable produc-
tion and market price trends;

Whereas the high level of prices in international trade
could impede importation of rice into the Commu-
nity or provoke exportation from the Community;

Whereas the situation described above can be said to
exist at the present time; whereas to ensure supplies
in the Community an export levy should be intro-
duced for certain categories of rice;

Whereas in view of the relationship between the rice
and products processed from it and given the market
situation for these products, an export levy must also be
fixed for products processed from rice;

Whereas the threshold prices for husked rice, wholly
milled rice and broken rice were fixed for the 1974/75
marketing year by Regulations (EEC) No 1718/74 (5)
and (EEC) No 1935/74 (6), as amended by Regulation
(EEC) No 2518/74 (7);

Whereas Article 3 of Regulation (EEC) No 2737/73
specifies that when the export levy is being fixed
account must be taken of the existing situation and the
future trend with regard to prices and availabilities
of rice on the Community market on the one hand
and prices for rice and products processed from it on
the world market on the other; whereas the same
Article provides that it is also important to ensure
equilibrium and the natural development of prices
and trade on rice markets and furthermore, to take
into account the economic aspect of the proposed
exports and the need to avoid disturbances on the
Community market;

Whereas for the products listed in Article 1 (c) of
Regulation No 359/67/EEC the specific factors set out
in Article 3 (2) of Regulation (EEC) No 2737/73 must
also be taken into account;

Whereas the export levy may be varied if the world
market situation or the specific requirements of
certain markets make this necessary;

Whereas, if the levy system is to operate normally, the
following should be used to calculate the levies:

— for currencies the exchange rates for which are
kept at any given moment within a band of
2.25%, a conversion rate based on their actual
parity;

— for other currencies a conversion rate based on the
arithmetic mean of the spot market rates for each
of these currencies against the Community curren-
cies referred to in the preceding paragraph over a
specified period;

Whereas it follows from applying the rules outlined
above to the present situation on the market in rice,
and in particular to quotations or prices for these
products within the Community and on the world
market, that the export levies' should be fixed as
shown in the Annex to this Regulation;

(2) OJ No L 52, 28. 2. 1975, p. 31.
(4) OJ No L 52, 28. 2. 1975, p. 33.
Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Cereals, hereby fixed as shown in the Annex for the products listed therein.

HAS ADOPTED THIS REGULATION:

Article 1

The export levy referred to in the first indent of Article 2 (1) of Regulation (EEC) No 2737/73 is

This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission
P. J. LARDINOIS
Member of the Commission

ANNEX

to the Commission Regulation of 20 March 1975 fixing the export levies on rice

(€/100 kg)

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Levies</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.06 A I a)</td>
<td>Round grain paddy rice, excluding officially certified seeds (1)</td>
<td>2000</td>
</tr>
<tr>
<td>10.06 A I b)</td>
<td>Long grain paddy rice, excluding officially certified seeds (1)</td>
<td>—</td>
</tr>
<tr>
<td>10.06 A II a)</td>
<td>Round grain husked rice</td>
<td>2000</td>
</tr>
<tr>
<td>10.06 A II b)</td>
<td>Long grain husked rice</td>
<td>—</td>
</tr>
<tr>
<td>10.06 B I a)</td>
<td>Round grain semi-milled rice</td>
<td>—</td>
</tr>
<tr>
<td>10.06 B I b)</td>
<td>Long grain semi-milled rice</td>
<td>—</td>
</tr>
<tr>
<td>10.06 B II a)</td>
<td>Round grain wholly milled rice</td>
<td>—</td>
</tr>
<tr>
<td>10.06 B II b)</td>
<td>Long grain wholly milled rice</td>
<td>—</td>
</tr>
<tr>
<td>10.06 C</td>
<td>Broken rice</td>
<td>3000</td>
</tr>
<tr>
<td>11.01 F</td>
<td>Rice flour</td>
<td>—</td>
</tr>
<tr>
<td>11.02 A VI</td>
<td>Rice groats and meal</td>
<td>3000</td>
</tr>
<tr>
<td>11.02 E II c)</td>
<td>Flaked rice</td>
<td>3000</td>
</tr>
<tr>
<td>11.02 F VI</td>
<td>Pellets of rice</td>
<td>3000</td>
</tr>
</tbody>
</table>

REGULATION (EEC) No 731/75 OF THE COMMISSION
of 20 March 1975

fixing the import levies on calves and adult bovine animals and on beef and veal other than frozen

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No 805/68 (1) of 27 June 1968 on the common organization of the market in beef and veal, as last amended by Regulation (EEC) No 1855/74 (2), and in particular the second line of Article 10 (7), and Article 12 (7) thereof;

Whereas the import levies on calves and adult bovine animals and on beef and veal other than frozen were fixed by Regulation (EEC) No 486/75 (3), as last amended by Regulation (EEC) No 643/75 (4);

Whereas it follows from applying the rules and other provisions contained in amended Regulation (EEC) No 486/75 to the quotations and other information known to the Commission that the levies at present in force should be altered as shown in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The levies referred to in Articles 10 and 12 of Regulation (EEC) No 805/68 are hereby fixed as shown in the Annex to this Regulation.

Article 2

To be classified as products falling within subheadings 02.01 A II a) 1 aa) and 02.01 A II a) 1 bb), products must correspond to the definition contained in Article 2 of Regulation (EEC) No 2249/73 (5).

Article 3

This Regulation shall enter into force on 24 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission

(4) OJ No L 67, 14. 3. 1975, p. 11.
## ANNEX

Levies applicable from 24 March 1975 to imports from third countries (1)

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Austria (in u.a./100 kg)</th>
<th>Switzerland (in u.a./100 kg)</th>
<th>Other third countries (in u.a./100 kg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>01.02</td>
<td>Live animals of the bovine species:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Domestic species:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>II. Other:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Calves</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) Other:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Cows for immediate slaughter, the meat of which is intended for processing (a)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Other:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>aa) Not yet having any permanent teeth, of a weight of not less than 350 kg but not more than 450 kg in the case of male animals, or of not less than 320 kg but not more than 420 kg in the case of female animals (c)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>bb) Other</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>02.01</td>
<td>Meat and edible offals of the animals falling within heading No 01.01, 01.02, 01.03 or 01.04, fresh, chilled or frozen:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Meat:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>II. Of bovine animals:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Of domestic bovine animals:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Fresh or chilled:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>aa) Of calves:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. Carcases and half-carcases</td>
<td>83-258</td>
<td>83-258</td>
<td></td>
</tr>
<tr>
<td></td>
<td>22. Separated or unseparated forequarters</td>
<td>66-606</td>
<td>66-606</td>
<td></td>
</tr>
<tr>
<td></td>
<td>33. Separated or unseparated hindquarters</td>
<td>99-910</td>
<td>99-910</td>
<td></td>
</tr>
<tr>
<td></td>
<td>bb) Of adult animals:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. Carcases, half-carcases or 'compensated' quarters:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>aaa) Carcases of a weight of not less than 180 kg but not more than 270 kg and half-carcasses or 'compensated' quarters of a weight of not less than 90 kg but not more than 135 kg, with a low degree of ossification of the cartilages (more especially those of the symphysin pubis and the vertebral apophyses), the meat of which is of a light pink colour and the fat of which, of extremely fine structure, is white to light yellow in colour (c)</td>
<td></td>
<td>83-258</td>
<td></td>
</tr>
<tr>
<td></td>
<td>bbb) Other</td>
<td>83-258</td>
<td>83-258</td>
<td></td>
</tr>
<tr>
<td></td>
<td>22. Forequarters:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>aaa) Of a weight of not less than 45 kg but not more than 68 kg, with a low degree of ossification of the cartilages (more especially those of the vertebral apophyses), the meat of which is of a light pink colour and the fat of which, of extremely fine structure, is white to light yellow in colour (c)</td>
<td></td>
<td>66-606</td>
<td></td>
</tr>
<tr>
<td></td>
<td>bbb) Other</td>
<td>66-606</td>
<td>66-606</td>
<td></td>
</tr>
<tr>
<td>CCT heading No</td>
<td>Description of goods</td>
<td>Austria</td>
<td>Sweden</td>
<td>Switzerland</td>
</tr>
<tr>
<td>----------------</td>
<td>-----------------------</td>
<td>---------</td>
<td>--------</td>
<td>-------------</td>
</tr>
<tr>
<td>02.01 (cont'd)</td>
<td>33. Hindquarters :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Of a weight of not less than 45 kg but not more than 68 kg (not less than 38 kg but not more than 61 kg in the case of 'Pistola' cuts), with a low degree of ossification of the cartilages (more especially those of the vertebral apophyses), the meat of which is of a light pink colour and the fat of which, of extremely fine structure, is white to light yellow in colour (c)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b) Other</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>c) Other cuts of veal and beef :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. Unboned (bone-in)</td>
<td>124-887</td>
<td></td>
<td>124-887</td>
</tr>
<tr>
<td></td>
<td>22. Boned or boneless</td>
<td>142-853</td>
<td></td>
<td>142-853</td>
</tr>
<tr>
<td>02.06</td>
<td>Meat and edible meat offals (except poultry liver), salted, in brine, dried or smoked :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>C. Other :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Of domestic bovine animals :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Meat :</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Unboned (bone-in)</td>
<td>124-887</td>
<td></td>
<td>124-887</td>
</tr>
<tr>
<td></td>
<td>2. Boned or boneless</td>
<td>142-853</td>
<td></td>
<td>142-853</td>
</tr>
</tbody>
</table>

(a) Regulation (EEC) No 521/70, as amended by Regulation (EEC) No 241/75, provides that the levies are not applied to imports into the French overseas departments of products originating in the AASM and OCT.
(b) Where these products are imported under the conditions set out in Article 11 of Council Regulation (EEC) No 805/68 of 27 June 1968 and in the provisions adopted for its application, the levy is either refunded or not collected in accordance with those provisions.
(c) Entry under this subheading is subject to the production of the certificate referred to in paragraph 2 (c) of Protocol 1, Annex I to the trade agreement between the EEC and the Socialist Federal Republic of Yugoslavia.
REGULATION (EEC) No 732/75 OF THE COMMISSION
of 20 March 1975
fixing the basic amount of the special export levy on syrups and other sugars

THE COMMISSION OF THE EUROPEAN
COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 1009/67/EEC(1) of 18 December 1967 on the common organization of the market in sugar, as last amended by Regulation (EEC) No 2476/74 (2), and in particular Article 16 (5), second indent;

Whereas the special export levy on syrups and other sugars were introduced by Regulation (EEC) No 403/74 (3), as last amended by Regulation (EEC) No 692/75 (4);

Whereas Commission Regulation (EEC) No 389/74 (5) of 14 February 1974, as last amended by Regulation (EEC) No 3164/74 (6), has laid down detailed rules for applying the special export levy on syrups and other sugars;

Whereas it follows from applying the rules and other provisions contained in the amended Regulation (EEC) No 403/74 to the information at present available to the Commission that the levies at present in force should be altered as shown in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The basic amount of the special export levy on the products specified in Article 1 (1) (d), of Regulation No 1009/67/EEC shall be as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission

(2) OJ No L 264, 1. 10. 1974, p. 70.
(4) OJ No L 68, 15. 3. 1975, p. 25.
(5) OJ No L 43, 15. 2. 1974, p. 35.
ANNEX

to the Commission Regulation of 20 March 1975 fixing the basic amount of the special export levy on syrups and other sugars

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Basic amount of the special export levy per percentage point of sucrose content ((^{1}))</th>
</tr>
</thead>
<tbody>
<tr>
<td>17.02</td>
<td>Other sugars; sugar syrups; artificial honey (whether or not mixed with natural honey); caramel: ex D. Invert sugar and other syrups, but not including sucrose syrups which are 97% or less pure ((^{2})) and are in packings the contents of which is not more than 25 kg ex F. Caramel made from beet sugar and cane sugar</td>
<td>0.2400</td>
</tr>
<tr>
<td>17.05</td>
<td>Flavoured or coloured sugars, syrups and molasses, but not including fruit juices containing added sugar in any proportion: ex C. Other, excluding syrups and vanilla sugar in immediate packings the net contents of which do not exceed 2.5 kg, and molasses</td>
<td>0.2400</td>
</tr>
</tbody>
</table>

\(^{1}\) Sucrose content is determined in accordance with Article 13 of Regulation (EEC) No 394/70.

\(^{2}\) The purity of the syrups is determined in accordance with Article 13 (2) of Regulation (EEC) No 394/70.
REGULATION (EEC) No 733/75 OF THE COMMISSION
of 20 March 1975
fixing the additional amounts for certain pigmeat products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 121/67/EEC (1) of 13 June 1967 on the common organization of the market in pigmeat, as last amended by Regulation (EEC) No 1861/74 (2), and in particular Article 13 (5) thereof;

Whereas, if, for a given product, the free-at-frontier offer price (hereinafter called 'the offer price') falls below the sluice-gate price, the levy applicable to that product must be increased by an additional amount equal to the difference between the sluice-gate price and the offer price determined in accordance with Article 1 of Commission Regulation No 202/67/EEC (3) of 28 June 1967 on fixing the additional amount for imports of pigmeat products from third countries, as last amended by Regulation No 614/67/EEC (4);

Whereas the offer price must be determined for all imports from all third countries; whereas, however, if exports from one or more third countries are effected at abnormally low prices, lower than prices ruling for other third countries, a second offer price must be determined for exports from these other countries;

Whereas the regular review of the information serving as a basis for the determination of average offer prices for the products listed in Article 1 (1) of Regulation 121/67/EEC indicates that additional amounts shown in the Annex specified according to product and country of origin should be fixed at the level there indicated;

Whereas in Council Regulation No 137/67/EEC (5) of 13 June 1967, as last amended by Regulation (EEC) No 3158/73 (6), the general rules for fixation of additional amounts for those products are laid down, for which no sluice-gate price is fixed;

Whereas Regulation No 202/67/EEC provides certain detailed rules, especially as concerns the constation of the free-at-frontier offers for those products, whereas according to the information given to the Commission the offers from third countries at which constation, as well as the prices indicated in tariff papers as also all other indications of the prices constated in third countries, was taken into account, in such a way that the additional amounts for these products should be fixed at the level indicated in the Annex;

Whereas, according to Article 1 of Regulation No 121/65/EEC (7) and Regulation (EEC) Nos 564/64 (8), 998/68 (9), 2260/69 (10), and 1570/71 (11), the levy for certain products mentioned in the Regulations with origin in the Federal Republic of Austria, the People's Republic of Poland, the Hungarian People's Republic, the Socialist Republic of Romania, and the People's Republic of Bulgaria should not be increased by an additional amount;

Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Pigmeat,

HAS ADOPTED THIS REGULATION:

Article 1
The additional amounts provided for in Article 13 of Regulation No 121/67/EEC are fixed as shown in the Annex concerning the products mentioned in Article 1 (1) of that Regulation and mentioned in that Annex.

Article 2
This Regulation shall enter into force on 24 March 1975.

(2) OJ No L 197, 19. 7. 1974, p. 3.
(8) OJ No L 107, 8. 5. 1968, p. 6.
This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 20 March 1975.

For the Commission

P.J. LARDINOIS

Member of the Commission
### ANNEX

Additional amounts for specified products in Article 1 (1) of Regulation No 121/67/EEC (*)

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Supplementary amount u.a./100 kg</th>
<th>Description of imports</th>
</tr>
</thead>
<tbody>
<tr>
<td>01.03</td>
<td>Live swine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Domestic species:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>II. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Sows having farrowed at least once, of a weight of not less than 160 kg</td>
<td>23-00</td>
<td>Origin: German Democratic Republic (*)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>All other imports (*)</td>
</tr>
<tr>
<td></td>
<td>b) Other</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>23-00</td>
<td>Origin: German Democratic Republic (*)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>All other imports (*)</td>
</tr>
<tr>
<td>02.01</td>
<td>Meat and edible offals of the animals falling within heading No 01.01, 01.02, 01.03 or 01.04, fresh, chilled or frozen</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Meat:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>III. Of swine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Of domestic swine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Carcases or half-carcases with or without heads, feet or flare fat</td>
<td>30-00</td>
<td>Origin: German Democratic Republic (*)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>All other imports (*)</td>
</tr>
<tr>
<td></td>
<td>2. Hams and cuts of hams, unboned (bone-in)</td>
<td>30-00</td>
<td>All imports (*)</td>
</tr>
<tr>
<td></td>
<td>3. Shoulders fores and cuts of shoulders, unboned (bone-in)</td>
<td>15-00</td>
<td>All imports (*)</td>
</tr>
<tr>
<td></td>
<td>4. Loins and cuts of loins, unboned (bone-in)</td>
<td>15-00</td>
<td>All imports (*)</td>
</tr>
<tr>
<td></td>
<td>5. Bellies (streaky) and cuts of bellies</td>
<td>40-00</td>
<td>Origin: German Democratic Republic (*)</td>
</tr>
<tr>
<td></td>
<td>6. Other:</td>
<td></td>
<td>All other imports</td>
</tr>
<tr>
<td></td>
<td>aa) Boned or boneless and frozen</td>
<td>25-00</td>
<td>Origin: Romania</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>All other imports</td>
</tr>
<tr>
<td></td>
<td>bb) Other</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>25-00</td>
<td>Origin: Romania</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>All other imports</td>
</tr>
<tr>
<td>02.05</td>
<td>Pig fat free of lean meat and poultry fat (not rendered or solvent-extracted), fresh, chilled, frozen, salted, in brine, dried or smoked:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Back-fat:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Fresh, chilled, frozen, salted or in brine</td>
<td>25-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>II. Dried or smoked</td>
<td>25-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>B. Pig fat, other than that falling within subheading A</td>
<td>10-00</td>
<td>All imports</td>
</tr>
<tr>
<td>CCT heading No</td>
<td>Description of goods</td>
<td>Supplementary amount u.a./100 kg</td>
<td>Description of imports</td>
</tr>
<tr>
<td>----------------</td>
<td>-----------------------</td>
<td>---------------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>02.06</td>
<td>Meat and edible meat offals (except poultry liver), salted, in brine, dried or smoked:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>B. Meat and edible meat offals of domestic swine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. Meat:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Salted or in brine:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. Carcasses or half-carcasses, with or without heads, feet or flare fat</td>
<td>15-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>2. Bacon sides, spencers, 3/4 sides or middles:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>cc) 3/4 sides or middles</td>
<td>10-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>3. Shoulders and cuts of hams, unboned (bone-in)</td>
<td>20-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>4. Shoulders (fores) and cuts of shoulders, unboned (bone-in)</td>
<td>15-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>5. Loins and cuts of loins, unboned (bone-in)</td>
<td>15-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>6. Bellies (streaky) and cuts of bellies</td>
<td>10-00</td>
<td>All imports</td>
</tr>
<tr>
<td></td>
<td>7. Other</td>
<td>10-00</td>
<td>All imports</td>
</tr>
<tr>
<td>16.02</td>
<td>Other prepared or preserved meat of meat offal:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>B. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>III. Other:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Containing meat or offals of domestic swine and containing by weight:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1. 80 ¾ or more of meat or offal, of any kind, including fats or any kind of origin:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>aa) Hams, fillets and loins, pieces thereof</td>
<td>60-00</td>
<td>Origin: Poland, Hungary, Czechoslovakia</td>
</tr>
<tr>
<td></td>
<td>bb) Shoulders and pieces thereof</td>
<td>30-00</td>
<td>All other imports</td>
</tr>
<tr>
<td></td>
<td>cc) Other</td>
<td>60-00</td>
<td>Origin: Poland, Hungary, Czechoslovakia</td>
</tr>
<tr>
<td></td>
<td></td>
<td>30-00</td>
<td>All other imports</td>
</tr>
<tr>
<td></td>
<td></td>
<td>30-00</td>
<td>Origin: Poland, Hungary, Czechoslovakia</td>
</tr>
<tr>
<td></td>
<td></td>
<td>15-00</td>
<td>All other imports</td>
</tr>
</tbody>
</table>

(1) The specification of the products results from Annex II to Regulation No 1376/67/EEC.
(2) With the exception of the German internal trade pursuant to the Protocol on German internal trade and connected problems.
(3) With the exception of products originating in and coming from Romania.
(4) With the exception of products originating in and coming from Austria, Bulgaria, Poland and Romania.
(5) With the exception of products originating in and coming from Austria, Belgium, Hungary, Poland and Romania.
(6) With the exception of products originating in and coming from Bulgaria and Hungary.
REGULATION (EEC) No 734/75 OF THE COMMISSION
of 20 March 1975
amending Regulation (EEC) No 690/75 introducing a countervailing charge on cucumbers originating in Spain and Romania

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No 1035/72 (1) of 18 May 1972 on the common organization of the market in fruit and vegetables, as last amended by Regulation (EEC) No 2745/72 (2), and in particular the second subparagraph of Article 27 (2) thereof;

Whereas Regulation (EEC) No 690/75 (3) introduced a countervailing charge on cucumbers originating in Spain and Romania;

Whereas Regulation (EEC) No 1035/72 laid down the conditions under which a charge is introduced, amended or abolished; whereas, if these conditions are taken into consideration the countervailing charge on Romanian cucumbers must be abolished and the countervailing charge on Spanish cucumbers must be amended,

HAS ADOPTED THIS REGULATION:

Article 1

Article 1 of Regulation (EEC) No 690/75 is replaced by the following:

'A countervailing charge of 16.47 units of account per 100 kg net is applied to cucumbers (subheading ex 07.01 P of the Common Customs Tariff) originating in Spain.'

Article 2

This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission
P. J. LARDINOIS
Member of the Commission

(3) OJ No L 68, 15. 3. 1975, p. 21.
REGULATION (EEC) No 735/75 OF THE COMMISSION
of 20 March 1975
fixing the export refunds on beef and veal for the period beginning 1 April 1975

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No 805/68 (1) of 27 June 1968 on the common organization of the market in beef and veal, as last amended by Regulation (EEC) No 1855/74 (2), and in particular the first sentence of Article 18 (3) thereof;

Having regard to the Opinion of the Monetary Committee;

Whereas Article 18 of Regulation (EEC) No 805/68 provides that the difference between prices on the world market and prices within the Community for the products listed in Article 1 of that Regulation may be covered by an export refund;

Whereas Council Regulation (EEC) No 885/68 (3) of 28 June 1968 lays down general rules for granting export refunds and criteria for fixing the amount of such refunds;

Whereas it follows from applying these rules and criteria to the foreseeable situation on the market in beef and veal that the refund should be fixed as indicated below;

Whereas the present market situation in the Community and the setting possibilities, particularly in certain third countries, leads to granting export refunds for live domestic animals of the bovine species, variable according to the weight and the destination of these animals, for the export of certain fresh or chilled meats shown in the Annex under subheading ex 02.01 A II a) 1 and for the export to certain destinations, of certain frozen meats shown in the Annex under subheading ex 02.01 A II a) 2;

Whereas, in the case of edible meat of domestic bovine animals, boned or bonedless, salted and dried, there are traditional trade flows to Switzerland; whereas, to the extent necessary to allow this trade to continue, the refund must be fixed at an amount which will cover the difference between prices on the Swiss market and export prices in the Member States;

Whereas, in the case of some other cuts and preserves of meat or offals, Community participation in international trade may be ensured by granting a refund which takes account of the refund hitherto granted to exporters;

Whereas, in the case of other beef and veal products, a refund need not be fixed since Community participation in world trade in these products is not significant;

Whereas Article 92 of the Act (4) annexed to the Treaty (5) concerning the Accession of new Member States to the European Economic Community and the European Atomic Energy Community, signed at Brussels on 22 January 1972, provides that the refund on exports from the new Member States for the products specified in Article 1 (b) and (c) of Regulation (EEC) No 805/68 shall be corrected by the amount of the difference between the customs duties on the products from which these products are produced;

Whereas if the refund system is to operate normally, refunds should be calculated on the following basis:

— in the case of currencies which are maintained in relation to each other, at any given moment, within a band of 2.25 %, a rate of exchange based on their effective parity;

— for other currencies an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period, in relation to the Community currencies referred to in the previous subparagraph;

Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Beef and Veal,

(3) OJ No L 158, 4. 7. 1968, p. 2.
(5) OJ No L 73, 27. 3. 1972, p. 5.
HAS ADOPTED THIS REGULATION:

Article 1

The list of products on which the export refund referred to in Article 18 of Regulation (EEC) No 805/68 is granted and the amount of that refund is fixed as shown in the Annex.

Article 2

This Regulation shall enter into force on 1 April 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission
### ANNEX

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Refund in u.a./100 kg</th>
</tr>
</thead>
<tbody>
<tr>
<td>01 02 A II</td>
<td>Live domestic animals of the bovine species, other than pure-bred breeding animals:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— with a live weight of less than 330 kg, for export to Portugal, Jordan, to third countries on the Mediterranean excepting Yugoslavia, to third countries on the Persian Gulf and to third countries of the Arabian Peninsula</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— others</td>
<td></td>
</tr>
<tr>
<td>ex 02.01 A II a 1</td>
<td>Edible meat of domestic bovine animals, fresh or chilled:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Of veal:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. Carcases and half-carcases</td>
<td></td>
</tr>
<tr>
<td></td>
<td>22. and ex 33. Unseparated or separated forequarters, with a respective minimum of four pairs of ribs or four ribs and a respective maximum of thirteen pairs of ribs or thirteen ribs, with or without the thin flank, the ribs can be whole or cut</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex 33. Unseparated or separated hindquarters, excluding unseparated or separated forequarters with respectively more than eight pairs of whole or cut ribs or more than eight whole or cut ribs</td>
<td></td>
</tr>
<tr>
<td></td>
<td>bb) Of adult animals:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. Carcases, half-carcases or 'compensated' quarters</td>
<td></td>
</tr>
<tr>
<td></td>
<td>22. and ex 33. Forequarters, with a minimum of four and a maximum of thirteen whole or cut ribs, with or without the thin flanks</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ex 33. Hindquarters, excluding the forequarter with more than ten whole or cut ribs</td>
<td></td>
</tr>
<tr>
<td></td>
<td>cc) Other cuts of beef and veal:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. Unboned (bone-in)</td>
<td></td>
</tr>
<tr>
<td>ex 22.</td>
<td>Boned or boneless, excluding the cheeks, the offals, the thin flanks and the shin, packaged separately</td>
<td></td>
</tr>
<tr>
<td>ex 02.01 A II a 2</td>
<td>Edible meat of domestic bovine animals, frozen:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>a) Carcases, half-carcases and 'compensated' quarters:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— for export to European third countries, to Jordan, to third countries on the Mediterranean or on the Persian Gulf, to third countries of the Arabian Peninsula and Africa and for supplies for victualling sea-going vessels or aircraft serving on international routes, including intra-Community routes, or supplies to armed forces stationed in the territory of a Member State but not coming under its flag provided the said supplies are such as must be treated as exports from the Community</td>
<td></td>
</tr>
</tbody>
</table>

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<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Live weight</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Net weight</td>
<td></td>
</tr>
<tr>
<td>CCT heading No</td>
<td>Description of goods</td>
<td>Refund in U.S./100 kg</td>
</tr>
<tr>
<td>----------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------------</td>
</tr>
</tbody>
</table>
| bbl) and ex cc) | Forequarters, with a minimum of four and a maximum of thirteen whole or cut ribs, with or without the thin flanks:  
- for export to European third countries, to Jordan, to third countries on the Mediterranean or on the Persian Gulf, to third countries of the Arabian Peninsula and Africa and for supplies for victualling sea-going vessels or aircraft serving on international routes, including intra-Community routes, or supplies to armed forces stationed in the territory of a Member State but not coming under its flag provided the said supplies are such as must be treated as exports from the Community          | 56.00 (1)            |
| ex cc)         | Hindquarters, excluding the forequarter with more than ten whole or cut ribs  
- for export to European third countries, to Jordan, to third countries on the Mediterranean or on the Persian Gulf, to third countries of the Arabian Peninsula and Africa and for supplies for victualling sea-going vessels or aircraft serving on international routes, including intra-Community routes, or supplies to armed forces stationed in the territory of a Member State but not coming under its flag provided the said supplies are such as must be treated as exports from the Community | 84.00 (1)            |
| dd)            | Others:  
11. Unboned (bone-in):  
- for export to European third countries, to Jordan, to third countries on the Mediterranean or on the Persian Gulf, to third countries of the Arabian Peninsula and Africa and for supplies for victualling sea-going vessels or aircraft serving on international routes, including intra-Community routes, or supplies to armed forces stationed in the territory of a Member State but not coming under its flag provided the said supplies are such as must be treated as exports from the Community | 56.00 (1)            |
| ex 22.         | Boned or boneless:  
- excluding the cheeks and the offals, for export to the United States of America                                                                                                                                                                                                                                                  | 41.00 (1)            |
|                | - excluding the cheeks, the offals, the thin flanks and the shin, packaged separately, for export to European third countries, to Jordan, to third countries on the Mediterranean or on the Persian Gulf, to third countries of the Arabian Peninsula and Africa and for supplies for victualling sea-going vessels or aircraft serving on international routes, including intra-Community routes, or supplies to armed forces stationed in the territory of a Member State but not coming under its flag provided the said supplies are such as must be treated as exports from the Community | 82.00 (1)            |
| ex 02.06 C I a) 2 | Edible meat of domestic bovine animals, boned or boneless, salted and dried:  
- for export to Switzerland                                                                                                                                                                                                                                                                                                                   | 36.50 (1)            |
<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Refund in u.e./100 kg (Net weight)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ex 16.02 B III b)</td>
<td>Other preparations and preserves of meat or offals except those finely homogenized (1) containing by weight the following percentages of bovine meat:</td>
<td>Ireland</td>
</tr>
<tr>
<td>1.</td>
<td>80% or more of meat, excluding offal and fat</td>
<td>31.34</td>
</tr>
<tr>
<td>2.</td>
<td>60% or more but less than 80% of meat, excluding offal and fat</td>
<td>18.80</td>
</tr>
<tr>
<td>3.</td>
<td>40% or more but less than 60% of meat, excluding offal and fat</td>
<td>12.54</td>
</tr>
<tr>
<td>4.</td>
<td>20% or more but less than 40% of meat, excluding offal and fat</td>
<td>6.27</td>
</tr>
</tbody>
</table>

(1) For Ireland and the United Kingdom the refund fixed above must be reduced by the compensatory amount pursuant to Article 12 (1) of Regulation (EEC) No 181/73 (OJ No L 25, 30.1.1973, p. 9).

(2) The products which contain a small quantity of visible pieces of meat are also excluded.

N.B.: Whereas Article 7 of Regulation (EEC) No 885/68 provides that no export refunds shall be granted on products imported from third countries and re-exported to third countries.
REGULATION (EEC) No 736/75 OF THE COMMISSION
of 19 March 1975
amending Regulation (EEC) No 2865/73 as regards in particular the lists of agencies and laboratories which are empowered to issue the document accompanying wines for direct human consumption imported from third countries

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation (EEC) No 816/70 (1) of 28 April 1970 laying down additional provisions for the common organization of the market in wine, as last amended by Regulation (EEC) No 3166/74 (2), and in particular Article 28.5 thereof;

Whereas Article 2 (2) of Commission Regulation (EEC) No 2865/73 (3) of 16 October 1973 amending Regulation (EEC) No 1770/72 drawing up the lists of agencies and laboratories which are empowered to issue the document accompanying wines for direct human consumption imported from third countries, as last amended by Regulation (EEC) No 2870/74 (4), provides that copies or descriptions of the official seals of the agencies and laboratories are to be sent by the third countries to the Commission, which is to forward them to the Member States ; whereas it has twice proved necessary to postpone applying Article 2 (2) of Regulation (EEC) No 2865/73, but whereas it is unnecessary to postpone its application a third time since the Commission is now in a position to forward without delay the information communicated to it by the third countries ; whereas, since these seals may be varied from time to time, the Commission should send descriptions of them to the Member States whenever it is informed of such variations ;

Whereas Article 4 (2) of Commission Regulation (EEC) No 1770/72 (5) of 3 August 1972 on detailed rules of application relating to the additional conditions with which imported wines for direct human consumption have to comply, as last amended by Regulation (EEC) No 3124/74 (6), provides that the list of agencies and laboratories must be regularly brought to date ; whereas, in the light of information received from the Australian, Spanish, and Portuguese authorities, it is necessary to make some alterations to the list in the Annex to Regulation (EEC) No 2865/73 ;

Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Wine ;

HAS ADOPTED THIS REGULATION :

Article 1

In Article 2 (2) of Regulation (EEC) No 2865/73 the phrase 'not later than 1 March 1975' is deleted.

Article 2

In the Annex to Regulation (EEC) No 2865/73 :

(a) as regards Australia, in the column headed 'Agencies' the entry 'Australian Wine Board, 25 Bank St. — Adelaide, South Australia' is replaced by 'Australian Wine Board, 4th Floor, 55 Hindmarsh Square, Adelaide, South Australia, 5000' ;

(b) as regards Portugal, in the column headed 'Agencies' the entry 'União vinícola regional de Bucelas — Bucelas' is replaced by 'Junta Nacional do Vinho — Delegação em Bucelas' and in the column headed 'Laboratories' the entry 'Laboratório central de la Junta Nacional do Vinho — Lisboa — Porto' is replaced by 'Central laboratory of the Junta Nacional do Vinho — Lisboa — Villa Nova de Gaia' ;

(c) as regards Spain, the list is amended by the addition of the following :

Country | Agencies | Laboratories
---|---|---
Spain | Ministerio de agricultura — Delegación provincial — Huelva | Ministerio de Agricultura — Laboratorio agrario regional — Huelva

Article 3

This Regulation shall enter into force on the third day following its publication in the Official Journal of the European Communities.

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

Done at Brussels, 19 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission
REGULATION (EEC) No 737/75 OF THE COMMISSION
of 20 March 1975
altering the special export levy on white sugar and raw sugar

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 1009/67/EEC (1) of 18 December 1967 on the common organization of the market in sugar, as last amended by Regulation (EEC) No 2476/74 (2);

Having regard to Council Regulation (EEC) No 608/72 (3) of 23 March 1972 laying down rules to be applied in cases of considerable price rises on the world sugar market, and in particular Article 1 (2) thereof;

Whereas the special export levy on white sugar and raw sugar was fixed by Regulation (EEC) No 1791/74 (4), as last amended by Regulation (EEC) No 723/75 (5);

Whereas it follows from applying the rules, criteria and other provisions contained in the Regulation (EEC) No 1791/74 to the information at present available to the Commission, that the special export levy at present in force should be altered as shown in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The special export levy on sugar provided for in the second subparagraph of Article 16 (1) of Regulation No 1009/67/EEC fixed in the Annex to amended Regulation (EEC) No 1791/74 is altered as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission
P. J. LARDINOIS
Member of the Commission

(2) OJ No L 264, 1. 10. 1974, p. 70.
(3) OJ No L 75, 28. 3. 1972, p. 5.
ANNEX

to the Commission Regulation of 20 March 1975 altering the special export levy on white sugar and raw sugar

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of goods</th>
<th>Amount of the special export levy (u.a./100 kg)</th>
</tr>
</thead>
<tbody>
<tr>
<td>17.01</td>
<td>Beet sugar and cane sugar, solid:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>A. Denatured:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. White sugar</td>
<td>25.00</td>
</tr>
<tr>
<td></td>
<td>II. Raw sugar</td>
<td>19.00 (')</td>
</tr>
<tr>
<td></td>
<td>B. Undenatured:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>I. White sugar</td>
<td>25.00</td>
</tr>
<tr>
<td></td>
<td>ex II. Raw sugar other than candy sugar</td>
<td>19.00 (')</td>
</tr>
</tbody>
</table>

(') This amount applies to raw sugar with a 92 % yield. If the yield of the exported raw sugar is different from 92 % the levy to be applied shall be calculated in conformity with Article 2 of Regulation (EEC) No 1076/72.
REGULATION (EEC) No 738/75 OF THE COMMISSION
of 20 March 1975
amending the amounts applicable as compensatory amounts for cereals and rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to the Treaty (1) concerning the accession of new Member States to the European Economic Community and the European Atomic Energy Community, signed at Brussels 22 January 1972;

Having regard to Council Regulation (EEC) No 229/73 (2) of 31 January 1973 laying down general rules for a system of compensatory amounts for cereals and fixing these amounts for certain products, as last amended by Regulation (EEC) No 1860/74 (3), and in particular Article 7 thereof;

Having regard to Council Regulation (EEC) No 243/73 (4) of 31 January 1973 laying down general rules for a system of compensatory amounts for rice and fixing these amounts for certain products, as amended by Regulation (EEC) No 1999/74 (5), and in particular Article 5 thereof;

Whereas compensatory amounts for cereals and rice have been fixed pursuant to Regulation (EEC) No 503/75 (6), as last amended by Regulation (EEC) No 709/75 (7);

Whereas the application of the rules referred to in Regulation (EEC) No 503/75 requires that the amounts at present in force should be amended as shown in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The amounts applicable as compensatory amounts shown in the Annexes to amended Regulation (EEC) No 503/75 are amended as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 21 March 1975.

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

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission

(1) OJ No L 73, 27. 3. 1972, p. 5.
(2) OJ No L 27, 1. 2. 1973, p. 25.
(6) OJ No L 55, 1. 3. 1975, p. 7.
ANNEXE B — BILAG B — ANHANG B — ALLEGATO B — BIJLAGE B — ANNEX B

Montants applicables au titre des montants compensatoires pour le riz et les brisures
Beløb, der skal anvendes som udligningsbeløb for ris og brudris
Für Reis und Bruchreis als Ausgleichsbeträge anzuwendende Beträge
Importi applicabili a titolo di importi di compensazione per il riso e le rotture di riso
Als compenserende bedragen toe te passen bedragen voor rijst en breukrijst
Amounts applicable as compensatory amounts for rice and broken rice

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>DK</th>
<th>IRL</th>
<th>UK</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.06 A I a)</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>10.06 A I b)</td>
<td>0.720</td>
<td>—</td>
<td>0.720</td>
</tr>
<tr>
<td>10.06 A II a)</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>10.06 A II b)</td>
<td>0.900</td>
<td>0.900</td>
<td>0.900</td>
</tr>
<tr>
<td>10.06 B I a)</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>10.06 B I b)</td>
<td>1.216</td>
<td>1.216</td>
<td>1.216</td>
</tr>
<tr>
<td>10.06 B II a)</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
<tr>
<td>10.06 B II b)</td>
<td>1.304</td>
<td>1.304</td>
<td>1.304</td>
</tr>
<tr>
<td>10.06 C</td>
<td>—</td>
<td>—</td>
<td>—</td>
</tr>
</tbody>
</table>
ANNEXE C — BILAG C — ANHANG C — ALLEGATO C — BIJLAGE C — ANNEX C

Montants applicables au titre des montants compensatoires pour les produits transformés à base de céréales et de riz.

Belôb, der skal anvendes som udligningsbelôb for produkter, der er forarbejdet på basis af korn og ris.

Für Getreide- und Reisverarbeitungserzeugnisse als Ausgleichsbeträge anzuwendende Beträge.

Importi applicabili a titolo di importi di compensazione per i prodotti trasformati dei cereali e del riso.

Als compenserende bedragen toe te passen bedragen voor op basis van granen en rijst verwerkte produkten.

Amounts applicable as compensatory amounts for products processed from cereals or rice.

<table>
<thead>
<tr>
<th>Nr. du tarif douanier commun</th>
<th>CCT heading No</th>
<th>DK</th>
<th>IRL</th>
<th>UK</th>
</tr>
</thead>
<tbody>
<tr>
<td>11.02 A I a) (*)</td>
<td></td>
<td>1,213</td>
<td>1,848</td>
<td>2,600</td>
</tr>
</tbody>
</table>

(*) Pour la distinction entre les produits des n° 11.01 et 11.02, d'une part, et ceux de la sous-position 23.02, A, d'autre part, sont considérés comme relevant des n° 11.01 et 11.02 les produits ayant simultanément :

--- une teneur en amidon (déterminée d’après la méthode polariométrique Ewers modifiée) supérieure à 45% (en poids) sur matière sèche,
--- une teneur en cendres (en poids) sur matière sèche (découltion faite des matières minérales ayant pu être ajoutées inférieure ou égale à 1,6% pour le riz, 2,5% pour le froment et le seigle, 3% pour l’orge, 4% pour le sarrasin, 5% pour l’avoine et 2% pour les autres céréales.

Les germes de céréales, même en farines, relevant en tout cas du n° 11.02.

(*) Med henblik på sondringeren mellem vare tarifeer under pos. 11.01 og 11.02 på den ene side og under pos. 23.02 A på den anden side antes som tarifeer under pos. 11.01 og 11.02 varer, der samtidig har

--- et indhold af stivelse (bestemt ved Ewers modificerede polariométriske metode) på over 45 vægtprocent, beregnet på grundlag af tørrvægtstørrelsen,
--- et askehold (efter fradrag af eventuelle tilskudte mineralkoststoffer) på 1,6% vægtprocent eller derunder for ris, 2,5% vægtprocent eller derunder for havre og rag, 3% vægtprocent eller derunder for barfug, 4% vægtprocent eller derunder for bøghvede, 5% vægtprocent eller derunder for havre og 2% vægtprocent eller derunder for de øvrige kornsorter, beregnet på grundlag af tørrvægtstørrelsen.

Korn af korn samt mel deraf tarifeer under alle omstændigheder under pos. 11.02.

(*) Für die Abgrenzung der Erzeugnisse der Tarifnummern 11.01 und 11.02 von denen der Tarifstelle 23.02 A gelten als Erzeugnisse der Tarifnummern 11.01 und 11.02 Erzeugnisse, die gleichzeitig folgendes aufweisen:

--- einen auf den Trockenstoff bezogenen Stärkegehalt (bestimmt nach dem abgeänderten polariométrischen Ewers-Verfahren) von mehr als 45 Gewichtshundertstücken,
--- einen auf den Trockenstoff bezogenen Aschegehalt (abzüglich etwa zugesetzter Mineralstoffe) der bei Reis 1,6 Gewichtshundertstelle oder weniger, bei Weizen und Roggen 2,5 Gewichtshundertstelle oder weniger, bei Getreide 3 Gewichtshundertstelle oder weniger, bei Buchweizen 4 Gewichtshundertstelle oder weniger, bei Hafer 5 Gewichtshundertstelle oder weniger, bei denen Getreidearbeiten 2 Gewichtshundertstelle oder weniger betragen.

Getreidelieferungen, auch gemahlen, gehören auf jedem Fall zur Tarifnummer 11.02.

(*) Per la distinzione tra i prodotti delle voci nn. 11.01 e 11.02 da un lato, e quelli della sottovoca 23.02 A dall'altro, si considerano come apparentemente alle voci nn. 11.01 e 11.02 i prodotti che abbiano simultaneamente:

--- un tenore in amido (determinato in base al metodo polariometrico Ewers modificato), calcolato sulla materia secca, superiore al 45% (in peso),
--- un tenore in cenere (in peso), calcolato sulla materia secca (dovuto alle sostanze minerali che possono essere state aggiunte), inferiore o pari a 1,6% per il riso, a 2,5% per il frumento e la segala, a 3% per l’orzo, a 4% per il grano saraceno, a 5% per l’avena ed a 2,5% per gli altri cereali.

I germi di cereali, anche stminati, vengono comunque nella voce n. 11.02.
Voor het onderscheid tussen de produkten van de nummers 11.01 en 11.02 enerzijds en die van de onderverdeling 23.02 A anderzijds, worden geacht onder de nummers 11.01 en 11.02 te vallen de produkten die tegelijkertijd:

— een eetstofgehalte hebben (bepaald volgens de gewijzigde polarimetrische methode van Ewers) van meer dan 45 gewichtspercenten, berekend op de droge stof, en

— een asgehalte hebben (onder aftrek van eventueel toegevoegde mineralen), berekend op de droge stof, van ten hoogste: 1,6 gewichtspercent voor rijst, 2,5 gewichtspercenten voor tarwe en rogge, 3 gewichtspercenten voor gerst, 4 gewichtspercenten voor boekweit, 5 gewichtspercenten voor haver en 2 gewichtspercenten voor andere granen.

Graankiemen ook indien gemalen, vallen in elk geval onder nummer 11.02.

For the purpose of distinguishing between products falling within headings Nos 11.01 and 11.02 and those falling within subheading 23.02 A, products falling within headings Nos 11.01 and 11.02 shall be those meeting the following specifications:

— a starch content (determined by the modified Ewers polarimetric method), referred to dry matter, exceeding 45 % by weight,

— an ash content, by weight, referred to dry matter (after deduction of any added minerals) not exceeding 1,6 % for rice, 2,5 % for wheat and rye, 3 % for barley, 4 % for buckwheat, 5 % for oats and 2 % for other cereals.

Germ of cereals, whole, rolled, flaked or ground, falls in all cases within heading No 11.02.
REGULATION (EEC) No 739/75 OF THE COMMISSION
of 20 March 1975

fixing the refunds applicable to cereals and wheat or rye flour groats and meal

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community;

Having regard to Council Regulation No 120/67/EEC (1) of 13 June 1967 on the common organization of the market in cereals, as last amended by Regulation (EEC) No 85/75 (2), and in particular the first sentence of the fourth subparagraph of Article 16 (2) thereof;

Having regard to the Opinion of the Monetary Committee;

Whereas Article 16 of Regulation No 120/67/EEC provides that the difference between quotations or prices on the world market for the products listed in Article 1 of that Regulation and prices for those products in the Community may be covered by an export refund;

Whereas Article 2 of Council Regulation No 139/67/EEC (3) of 21 June 1967 laying down general rules for granting export refunds on cereals and criteria for fixing the amount of such refunds, as last amended by Regulation (EEC) No 87/75 (4), provides that when refunds are fixed account must be taken of the existing situation and the future trend with regard to prices and availabilities of cereals on the Community market on the one hand and prices and prices for cereals and cereal products on the world market on the other; whereas the same article provides that it is also important to ensure equilibrium and the natural development of prices and trade on cereal markets and, furthermore, to take into account the economic aspect of the proposed exports and the need to avoid disturbances on the Community market;

Whereas Article 3 of Regulation No 139/67/EEC defines the specific criteria to be taken into account when the refund on cereals is being calculated;

Whereas these specific criteria are defined, as far as wheat and rye flour, groats and meal are concerned, in Article 4 of Regulation No 139/67/EEC; whereas, furthermore, when the refund on these products is being calculated, account must be taken of the quantities of cereals required for their manufacture; whereas these quantities were fixed in Regulation No 162/67/EEC (5), as amended by Regulation (EEC) No 1607/71 (6);

Whereas the world market situation or the specific requirements of certain markets may make it necessary to vary the refund for certain products according to destination;

Whereas the refund must be fixed at least once a month; whereas it may be altered in the intervening period;

Whereas, if the refund system is to operate normally, refunds should be calculated on the following basis:

— in the case of currencies which are maintained in relation to each other, at any given moment, within a band of 2.25 %, a rate of exchange based on their effective parity;

— for other currencies an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded for a given period, in relation to the Community currencies referred to in the previous subparagraph;

Whereas it follows from applying the rules outlined above to the present situation on the market in cereals, and in particular to quotations or prices for these products within the Community and on the world market, that the refunds, should be fixed as shown in the Annex to this Regulation;

Whereas the measures provided for in this Regulation are in accordance with the Opinion of the Management Committee for Cereals,

HAS ADOPTED THIS REGULATION:

Article 1

The refunds on the products listed in Article 1 (a), (b) and (c) of Regulation No 120/67/EEC, exported in the natural state, are hereby fixed as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 21 March 1975.

(4) OJ No L 11, 16. 1. 1975, p. 3.
(6) OJ No L 168, 27. 7. 1971, p. 16.
This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels, 20 March 1975.

For the Commission

P. J. LARDINOIS

Member of the Commission
ANNEX

to the Commission Regulation of 20 March 1975 fixing the refunds applicable to cereals and wheat or rye flour groats and meal

<table>
<thead>
<tr>
<th>CCT heading No</th>
<th>Description of products</th>
<th>Refund</th>
</tr>
</thead>
<tbody>
<tr>
<td>10.01 A</td>
<td>Common wheat (¹) and meslin for exports to:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— Zones I and V</td>
<td>25.00</td>
</tr>
<tr>
<td></td>
<td>— other third countries</td>
<td>20.00</td>
</tr>
<tr>
<td>10.01 B</td>
<td>Durum wheat</td>
<td>—</td>
</tr>
<tr>
<td>10.02</td>
<td>Rye (¹)</td>
<td>12.00</td>
</tr>
<tr>
<td>10.03</td>
<td>Barley</td>
<td>12.00</td>
</tr>
<tr>
<td>10.04</td>
<td>Oats</td>
<td>5.00</td>
</tr>
<tr>
<td>10.05 B</td>
<td>Maize (other than hybrid maize for sowing)</td>
<td>0</td>
</tr>
<tr>
<td>10.07 C</td>
<td>Grain sorghum</td>
<td>0</td>
</tr>
<tr>
<td>ex 11.01 A</td>
<td>Wheat flour:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 0 to 520</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 520 to 600</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 601 to 900</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 901 to 1 100</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 1 101 to 1 650</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 1 651 to 1 900</td>
<td></td>
</tr>
<tr>
<td>ex 11.01 B</td>
<td>Rye flour:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 0 to 700</td>
<td>20.00</td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 701 to 1 150</td>
<td>20.00</td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 1 151 to 1 600</td>
<td>20.00</td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 1 601 to 2 000</td>
<td>20.00</td>
</tr>
<tr>
<td>11.02 A 1 a</td>
<td>Durum wheat groats and meal</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 0 to 950</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 951 to 1 300</td>
<td>—</td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 1 301 to 1 500</td>
<td>—</td>
</tr>
<tr>
<td>11.02 A 1 b</td>
<td>Common wheat groats and meal:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>— of an ash content of 0 to 520</td>
<td>30.00</td>
</tr>
</tbody>
</table>

(¹) The refund is granted solely in respect of common wheat and rye which has not been denatured pursuant to Article 7 (3) and (5) Regulation No 120/67/EEC.

The amount by which the refund may be increased pursuant to Article 1 of Regulation No 587/67/EEC is 2 u.a./metric ton.

N.B. The zones are those defined in Regulation (EEC) No 941/72 (OJ No L 107, 6. 5. 1972).
II

(Acts whose publication is not obligatory)

COUNCIL

FINANCIAL REGULATION

of 18 March 1975

supplementing the Financial Regulation of 25 April 1973 applicable to the general budget of the European Communities

(75/184/Euratom, ECSC, EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Coal and Steel Community, and in particular Article 78 (f) thereof;

Having regard to the Treaty establishing the European Economic Community, and in particular Article 209 thereof;

Having regard to the Treaty establishing the European Atomic Energy Community, and in particular Article 183 thereof;

Having regard to the proposal from the Commission;

Having regard to the Opinion of the European Parliament (1);

Having regard to the Opinion of the Economic and Social Committee (2);

Whereas the Council adopted on 18 March 1975 a Regulation (3) establishing a European Regional Development Fund;

Whereas it is opportune to fix the particular procedure concerning appropriations and expenditure of the said Fund;

Whereas the realization of the investments to be assisted by the Fund may extend over several years;

Whereas the provisions of this Financial Regulation must be included in the Financial Regulation of 25 April 1973 (4) applicable to the general budget of the European Communities,

HAS ADOPTED THIS FINANCIAL REGULATION:

Article 1

The Financial Regulation of 25 April 1973 applicable to the general budget of the European Communities is hereby supplemented in accordance with the following Articles.

Article 2

Article 12 (3) is supplemented by a fifth indent worded as follows:

'— a table listing, for the European Regional Development Fund:

(a) a statement of commitments and payments as at 31 December of the preceding year and as at 1 July of the current year;
(b) a schedule of due dates for estimated payments to the end of the current year;
(c) estimated payments for subsequent financial years.'

(2) OJ No C 8, 31. 1. 1974, p. 10.
(3) See page 1 of this Official Journal.

Article 3

Title Xa as set out below shall be inserted after Article 115:

TITLE Xa
Special provisions applicable to the European Regional Development Fund

Article 115a

The provisions of Titles I to VI inclusive and XI of this Financial Regulation shall apply to the European Regional Development Fund save as otherwise provided by the special provisions of this Title.

Article 115b

1. The budget of the European Communities for a financial year shall show under the Title for the Fund for the financial year concerned:
   (a) commitment appropriations; and
   (b) payment appropriations.

2. Commitment appropriations shall represent the upper limit of expenditure to which the Commission may commit itself for the implementation of the corresponding operations.

   Commitment appropriations which are not used by the end of the financial year for which they are shown in the budget shall remain available during the following two financial years.

3. Commitment appropriations shall represent the upper limit of expenditure which may be authorized or paid during each financial year to cover commitments entered into during the same financial year or preceding years.

Article 115c

Decisions to grant assistance through the Fund taken by the Commission on requests by the Member States, shall be considered as commitments of expenditure for the Fund.

Article 4

This Financial Regulation shall enter into force on the day following its publication in the Official Journal of the European Communities.

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

Done at Brussels, 18 March 1975.

For the Council
The President
R. RYAN
COUNCIL DECISION
of 18 March 1975
setting up a Regional Policy Committee

(75/185/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 145 thereof;

Having regard to the draft Decision submitted by the Commission;

Having regard to the Opinion of the European Parliament (1);

Having regard to the Opinion of the Economic and Social Committee (2);

Whereas, at their conference in October 1972, the Heads of State or of Government undertook to coordinate the regional policies of the Member States;

Whereas to this end coordinated objectives, means of concerted action and overall assessments of regional development in the Community should be progressively evolved;

Whereas it is necessary to define the principal fields in which this coordination should be exercised;

Whereas it is necessary to establish a procedure for consultation on problems of regional policy and the measures to be taken at Community level,

HAS DECIDED AS FOLLOWS:

Article 1

With a view to contributing to the coordination of the regional policies of the Member States, a Regional Policy Committee (hereinafter referred to as 'the Committee'), attached to the Council and the Commission, is hereby set up.

Article 2

1. The Committee's task shall be to examine, at the request of the Council or of the Commission, or on its own initiative, problems relating to regional development, the progress made or to be made towards solving them and regional policy measures needed to further the achievement of the Community's regional objectives. Without prejudice to the provisions of the Treaties, it shall study in particular:

(a) the aims, means, methods and experience of Member States in the field of regional policy, taking account of the Community's other policies;

(b) on a continuing and comprehensive basis, economic and social trends in the various regions of the Community;

(c) technical methods for drafting regional development programmes so as to arrive at a common approach to the concept of a regional policy programme;

(d) the development programmes presented by Member States, particularly in respect of the regions referred to in Article 3 of Council Regulation (EEC) No 724/75 setting up a European Regional Development Fund;

(e) the financial resources which Member States and the Community propose to provide for regional development over a period of years;

(f) the impact of Community financial instruments in regional terms;

(g) investment trends in the regions of the Community and the coordinated implementation of Community measures, together with measures by Member States, with a view to facilitating the implementation of programmes;

(h) systems of aid which are regional in purpose or effect;

(i) disincentive measures in regions with a heavy concentration of economic activity;

(j) the promotion of better information services for both public and private investors in regional development.

2. The Committee shall report on its activities to the Council and the Commission. The latter shall inform the European Parliament thereof in its annual report.

(2) OJ No C 8, 31. 1. 1974, p. 11.
Article 3
1. The Member States and the Commission shall each appoint two members to the Committee. They may appoint alternates. The members of the Committee, and the alternates, appointed by the Member States shall be selected from among senior officials responsible for regional policy.
2. Except where the Committee shall decide otherwise, the members may be assisted by experts.
3. The European Investment Bank shall appoint an observer to the Committee.

Article 4
1. The Committee shall by majority vote appoint its chairman and vice-chairman from among its members for a period of two years. Their term of office may be renewed.
2. The Committee may entrust the study of particular questions to working parties composed of certain of its members or of alternates or of experts.
3. The Committee's secretariat shall be provided by the Commission.
4. The Committee shall draw up its own rules of procedure.

Article 5
The Committee may, in accordance with its rules of procedure, receive from interested parties from the regions and from trade union and business organizations.

Done at Brussels, 18 March 1975.

For the Council
The President
R. RYAN
COUNCIL DECISION
of 18 March 1975
to apply Regulation (EEC) No 724/75 establishing a European Regional Development Fund to the French overseas departments

(75/186/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 227 (2) thereof;

Having regard to the proposal from the Commission;

Whereas, pursuant to the second subparagraph of Article 227 (2) of the Treaty, the Council shall determine the conditions under which the provisions of the Treaty other than those listed in the first subparagraph of Article 227 (2) are to apply to the French overseas departments and in particular the provisions of Council Regulation (EEC) No 724/75 (1) of 18 March 1975 establishing a European Regional Development Fund, adopted pursuant to Article 235 of the Treaty;

Whereas the contributions of the European Regional Development Fund are such as to promote the economic and social development of these departments,

HAS DECIDED AS FOLLOWS:

Article 1


Article 2

This Decision shall be published in the Official Journal of the European Communities.

This Decision shall enter into force on the date Regulation (EEC) No 724/75 establishing a European Regional Development Fund enters into force.

Done at Brussels, 18 March 1975.

For the Council
The President
R. Ryan

(1) See page 1 of this Official Journal.
CORRIGENDA

Corrigendum to Council Regulation (EEC) No 2902/74 of 7 November 1974 establishing Community supervision of imports of certain products originating in Finland

(Official Journal of the European Communities, No L 313 of 25 November 1974)

Page 10, Annex I, Order No 1 SF 5, column 5:
for: '475 504',
read: '457 504'.


(Official Journal of the European Communities, No L 328 of 7 December 1974)

Page 8, Annex I, CCT subheading 85.15 C ex III, first indent:
for: ‘VOR LOK aerials for equipping VOR LOK receivers complying with standard ARINC 547’,
read: ‘VOR LOK aerials complying with standard ARINC 547’.

Page 16, Annex II, CCT subheading 84.08 D ex II:
for: 'ex II. Other:  
— Of gas turbines:  
   Developing a power of more than 360 kW . . .  
— Other gas turbines . . .  
— Of other engines and motors referred to under C . . . ’,
read: 'ex II. Other:  
— Of gas turbines:  
— Developing a power of more than 360 kW . . .  
— Other gas turbines . . .  
— Of other engines and motors referred to under C . . . ?.


(Official Journal of the European Communities, No L 354 of 30 December 1974)

Pages 20 and 22, Annex IV:
The words 'The Superintending Company of Indonesia' shall be deleted.
Corrigendum to Council Regulation (EEC) No 328/75 of 10 February 1975 relating to the organization of a survey of labour costs in industry

(Official Journal of the European Communities, No L 37 of 12 February 1975)

Page 1, fourth recital, first line:
for: 'establishment undertakings',
read: 'establishments and undertakings'.

Page 2, Article 3:
for: '... establishments or the undertakings, dependent thereon which are indicated ...';
read: '... undertakings or the establishments dependent thereon which are included ...'.

Page 2, Article 6:
for: '... in accordance with processing programme ...',
read: '... in accordance with a processing programme ...'.

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