COMMISSION REGULATION (EC) No 1588/94

of 30 June 1994

laying down detailed rules for the application to milk and milk products of the arrangements provided for in the Interim Agreements between the Community of the one part and Bulgaria and Romania of the other part

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EC) No 3641/93 of 20 December 1993 on certain procedures for applying the Interim Agreement on trade and trade-related matters between the European Economic Community and the European Coal and Steel Community of the one part, and the Republic of Bulgaria of the other part (1), and in particular Article 1 thereof,

Having regard to Council Regulation (EC) No 3642/93 of 20 December 1993 on certain procedures for applying the Interim Agreement on trade and trade-related matters between the European Economic Community and the European Coal and Steel Community of the one part, and Romania of the other part (2), and in particular Article 1 thereof,

Whereas the Interim Agreement on trade and traderelated matters between the Community and the Republic of Bulgaria (3), signed in Brussels on 8 March 1993, came into force on 31 December 1993 and the Interim Agreement on trade and trade-related matters between the Community and Romania (4), signed in Brussels on 1 February 1993, came into force on 1 May 1993; whereas the said Agreements provide for a reduction in the levy on imports of certain cheeses falling within CN code 0406 up to certain quantities;

Whereas Commission Regulation (EC) No 385/94 (5) lays down detailed rules for the application to milk and milk products of the arrangements provided for in the said Agreements for the period 1 January to 30 June 1994;

Whereas the Additional Protocols (6) to the Interim Agreements signed between the Community and the two countries in question provide for a further 20 % reduction in duties from 1 July 1994; whereas certain detailed rules of application should therefore be laid down;

Whereas, given the provisions in the Interim Agreements intended to guarantee the origin of a product, the administration of the said arrangements should be based on import licences; whereas, to that end, the detailed rules for submitting applications and the information which must appear on applications and licences should in particular be laid down, by way of derogation from Article 8 of Commission Regulation (EEC) No 3719/88 of 16 November 1988 laying down common detailed rules for the application of the system of import and export licences and advance-fixing certificates for agricultural products (7), as last amended by Regulation (EC) No 3519/93 (8); whereas, in addition, provision should be made for certificates and licences to be issued after a period for reflection, with the application, where necessary, of a single percentage reduction;

Whereas, in order to ensure proper administration of the system, the security for import licences under the system should amount to ECU 30 per 100 kilograms; whereas, in view of the likelihood of speculation inherent in the system, precise conditions governing access by operators to the said system should be laid down;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Milk and Milk Products,

HAS ADOPTED THIS REGULATION:

Article 1

All imports into the Community under the arrangements provided for in Article 15 (4) of the Interim Agreements between the European Community and Bulgaria and Romania of cheeses listed in Annex I hereto shall be subject to the presentation of an import licence.

The quantities of products to which these arrangements apply and the reduction in the levy shall be as set out in Annex I.

Article 2

For the period from 1 July 1994 to 30 June 1997 the quantities set out in Annex I shall be broken down each year as follows:

- 50 % for the period from 1 July to 31 December,
- 50 % for the period from 1 January to 30 June.

^{(&}lt;sup>7</sup>) OJ No L 331, 2. 12. 1988, p. 1. (⁸) OJ No L 320, 22. 12. 1993, p. 16.

^(*) OJ No L 333, 31. 12. 1993, p. 16. (*) OJ No L 333, 31. 12. 1993, p. 17. (*) OJ No L 323, 23. 12. 1993, p. 2. (*) OJ No L 81, 2. 4. 1993, p. 2. (*) OJ No L 50, 22. 2. 1994, p. 7. (*) OJ No L 25, 29. 1. 1994, p. 21.

Article 3

Import licences as referred to in Article 1 shall be issued subject to the following provisions:

- (a) applicants for import licences must be natural or legal persons who, at the time applications are submitted, can prove to the satisfaction of the competent authorities in the Member States that they have been active in trade in milk and milk products with third countries for at least the preceding 12 months. However, retail establishments or restaurants selling their products to final consumers shall not qualify under these arrangements.
- (b) licence applications must quote only the CN code set out in Annex I hereto and products originating in one of the two countries covered by this Regulation.

Licence applications must relate to at least one tonne and to a maximum of 25 % of the quantity available for the product or products concerned and for each period as specified in Article 2.

- (c) Section 8 of licence applications and licences shall show the country of origin; licences shall carry with them an obligation to import from the country indicated.
- (d) Section 20 of licence applications and licences shall show one of the following:

Reglamento (CE) n° 1588/94, Forordning (EF) nr. 1588/94, Verordnung (EG) Nr. 1588/94, Κανονισμός (ΕΚ) αριθ. 1588/94, Regulation (EC) No 1588/94, Règlement (CE) n° 1588/94, Regolamento (CE) n. 1588/94, Verordening (EG) nr. 1588/94, Regulamento (CE) n° 1588/94.

(e) Section 24 of licences shall show one of the following:

Levy reduced in accordance with:

Reglamento (CE) n° 1588/94, Forordning (EF) nr. 1588/94, Verordnung (EG) Nr. 1588/94, Κανονισμός (ΕΚ) αριθ. 1588/94, Regulation (EC) No 1588/94, Règlement (CE) n° 1588/94, Regolamento (CE) n. 1588/94, Verordening (EG) nr. 1588/94, Regulamento (CE) n° 1588/94.

Article 4

1. Licence applications shall be lodged during the first 10 days only of each period as specified in Article 2.

However, for the period from 1 July to 31 December 1994, licence applications shall be lodged during the first 10 days following the entry into force of this Regulation.

- 2. Licence applications shall only be admissible where the applicant declares in writing that he has not submitted and undertakes not to submit any other applications, in respect of the current period, concerning the same product by tariff code and country of origin in the Member State in which his application is lodged or in any other Member State; where an applicant submits more than one application relating to the same product, all applications from that person shall be inadmissible.
- 3. The Member States shall notify the Commission, on the third working day following the end of the application submission period, of applications lodged for each of the products listed in Annex I. Such notification shall list the applicants and state the quantities applied for in respect of each product and the country of origin.

All notifications, including notifications that there have been no applications, shall be made by telex or fax on the working day stipulated, using the model shown in Annex II in cases where no application is made, and the models shown in Annexes II and III in cases where applications have been made.

4. The Commission shall decide as quickly as possible to what extent quantities may be awarded in respect of applications as referred to in Article 3.

If quantities in respect of which licences have been applied for exceed the quantities available by tariff code and country of origin, the Commission shall fix a single percentage reduction in quantities applied for. If the quantity resulting from the application of that percentage is deemed insufficient by the applicant, he may decide not to use the licence. In that case he shall notify his decision within three days of publication of the decision referred to in the previous subparagraph to the competent authority, who shall immediately forward the information concerning his decision not to use the licence to the Commission. If the overall quantity for which applications have been submitted is less than the quantity available by tariff code and country of origin, the Commission shall calculate the quantity remaining, which shall be added to the quantity available for the following period.

- 5. Licences shall be issued as quickly as possible after the Commission has taken its decision.
- 6. Licences issued shall be valid throughout the Community.

Article 5

For the purposes of Article 21 (2) of Regulation (EEC) No 3719/88, import licences shall be valid for 60 days from the actual date of issue.

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

Article 6

A security of ECU 30 per 100 kilograms shall be lodged against import licence applications for all products as referred to in Article 1.

Article 7

Without prejudice to the provisions of this Regulation, Regulation (EEC) No 3719/88 shall apply.

However, Article 8 (4) of that Regulation notwithstanding, the quantity imported under this Regulation may not exceed that shown in Sections 17 and 18 of the import licence. The figure 0 shall be entered in Section 19 of the licence to that end.

Article 8

The imported products shall be released for free circulation on presentation of a EUR 1 certificate issued by the exporting country in accordance with Protocol 4 annexed to the Interim Agreements concluded with the said countries.

Article 9

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

It shall apply with effect from 1 July 1994.

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

Done at Brussels, 30 June 1994.

For the Commission
René STEICHEN
Member of the Commission

ANNEX I

A. Cheeses from Romania

Imports into the Community of the following cheeses originating in Romania qualify for the concessions set out below.

Imported quantities falling within the CN codes quoted in this Annex are subject to a $60\,\%$ reduction in levies.

(in tonnes)

CN code	Description	1 July 1994 to 30 June 1995	1 July 1995 to 30 June 1996	1 July 1996 to 30 June 1997
ex 0406 90 29	Kashkaval Sacele (') Kashkaval Penteleu (') Kashkaval Dalia (') Kashkaval afumat Vidraru (') Kashkaval afumat Fetesti (')	1 200	1 300	
ex 0406 90 86 ex 0406 90 87 ex 0406 90 88	Brinza Moieciu (') Brinza vaca (') Brinza de burduf (') Brinza topita Carpati (')			

⁽¹⁾ From cow's milk

B. Cheeses from Bulgaria

Imports into the Community of the following products originating in Bulgaria qualify for the concessions set out below.

Imported quantities falling within the CN code quoted in this Annex are subject to a 60 % reduction in levies.

(in tonnes)

CN code	Description	1 July 1994 to 30 June 1995	1 July 1995 to 30 June 1996	1 July 1996 to 30 June 1997	
ex 0406 90 ex 0406 90	White brined cheese of cow's milk Kashkaval Vitosha of cow's milk	2 000	2 000	2 000	

ANNEX II

Application of Regulation (EC) No 1588/94

APPLICATIONS FOR IMPORT LICENCE	S AT REDUCED LEVIES	SIX-MONTH PERIOD	
	Date:		
Member State:	Commission Regulat	Commission Regulation (EC) No 1588/94	
Consigner:			
Contact:			
Telephone:			
Fax:			
Number of pages:			
Serial numbers of applications:			

$ANNEX \ III$ Application of Regulation (EC) No 1588/94

APPLICATIONS	SIX-MONTH PERIOL			
Serial number:				
CN code	No	Applicant (name and address)	Quantity (tonnes)	Country of origin
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