

COMMISSION REGULATION (EC) No 1151/1999

of 1 June 1999

on the sale, at prices fixed in advance, of beef held by certain intervention agencies, with a view to its processing in the Community, and repealing Regulation (EC) No 515/1999

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,

Having regard to Council Regulation (EEC) No 805/68 of 27 June 1968 on the common organisation of the market in beef and veal⁽¹⁾, as last amended by Regulation (EC) No 1633/98⁽²⁾, and in particular Article 7(3) thereof,

- (1) Whereas the introduction of intervention in beef has resulted in a build-up of stocks in several Member States; whereas, in order to prevent storage being prolonged excessively, part of these stocks should be sold for processing in the Community;
- (2) Whereas this sale should be subject to the rules laid down in Commission Regulations (EEC) No 2173/79⁽³⁾, as last amended by Regulation (EC) No 2417/95⁽⁴⁾, (EEC) No 3002/92⁽⁵⁾, as last amended by Regulation (EC) No 770/96⁽⁶⁾, and (EEC) No 2182/77⁽⁷⁾, as last amended by Regulation (EC) No 2417/95, subject to certain special exceptions on account of the particular use to which the products in question are to be put;
- (3) Whereas, in order to ensure regular and continuous sales, Title I of Regulation (EEC) No 2173/79, in particular, should be applied;
- (4) Whereas, to ensure economic management of stocks, the intervention agencies should give priority to selling the meat which has been stored the longest;
- (5) Whereas provision should be made for derogations from the second subparagraph of Article 2(2) of Regulation (EEC) No 2173/79 in view of the administrative difficulties which the application of this rule is creating in certain Member States;
- (6) Whereas, to ensure optimum monitoring of the destination of beef from intervention stocks, control measures should be taken, in addition to the measures provided for in Regulation (EEC) No

3002/92, based on physical inspection of quantities and qualities;

- (7) Whereas Commission Regulation (EC) No 515/1999⁽⁸⁾, as last amended by Regulations (EC) No 958/1999⁽⁹⁾, should be repealed;
- (8) Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Beef and Veal,

HAS ADOPTED THIS REGULATION:

Article 1

1. The sale shall take place, for processing in the Community, of products bought into intervention under Article 6 of Regulation (EEC) No 805/68 amounting to approximately:
 - 200 tonnes of bone-in beef held by the Dutch intervention agency,
 - 2 500 tonnes of bone-in beef held by the German intervention agency,
 - 1 000 tonnes of bone-in beef held by the Austrian intervention agency,
 - 1 380 tonnes of bone-in beef held by the Danish intervention agency,
 - 2 000 tonnes of bone-in beef held by the French intervention agency,
 - 2 000 tonnes of bone-in beef held by the Italian intervention agency,
 - 1 500 tonnes of bone-in beef held by the Spanish intervention agency,
 - 3 000 tonnes of deboned beef held by the Irish intervention agency,
 - 1 500 tonnes of deboned beef held by the French intervention agency,
 - 9 000 tonnes of deboned beef held by the United Kingdom intervention agency.

Detailed information concerning the products and their selling prices is given in Annex I.

⁽¹⁾ OJ L 148, 28.6.1968, p. 24.

⁽²⁾ OJ L 210, 28.7.1997, p. 17.

⁽³⁾ OJ L 251, 5.10.1979, p. 12.

⁽⁴⁾ OJ L 248, 14.10.1995, p. 39.

⁽⁵⁾ OJ L 301, 17.10.1992, p. 17.

⁽⁶⁾ OJ L 104, 27.4.1996, p. 13.

⁽⁷⁾ OJ L 251, 1.10.1977, p. 60.

⁽⁸⁾ OJ L 61, 10.3.1999, p. 8.

⁽⁹⁾ OJ L 119, 7.5.1999, p. 12.

2. Subject to the provisions of this Regulation the products referred to in paragraph 1 shall be sold in accordance with Regulations (EEC) No 2173/79, and in particular Titles I and III thereof, (EEC) No 2182/77 and (EEC) No 3002/92.

3. Particulars of the quantities and the places where the products are stored may be obtained by interested parties at the addresses given in Annex II hereto.

4. For each product listed in Annex I hereto, the intervention agencies shall sell first the meat which has been stored the longest.

5. Notwithstanding the second subparagraph of Article 2(2) of Regulation (EEC) No 2173/79, purchase applications shall not indicate in which store or stores the meat is held.

Article 2

1. Purchase applications shall be valid only if presented by or on behalf of a natural or legal person who, for the 12 months prior to the entry into force of this Regulation, has been engaged in the processing of products containing beef and who is entered in a national VAT register. In addition, applications must be presented by or on behalf of a processing establishment approved in accordance with Article 8 of Council Directive 77/99/EEC⁽¹⁾.

2. Notwithstanding Article 3(1) and (2) of Regulation (EEC) No 2182/77, applications shall be accompanied by:

- an indication of the product covered, as referred to in either Article 3(2) or (3),
- a written undertaking by the purchaser to process the meat into the product as specified above within the period referred to in Article 5(1) of Regulation (EEC) No 2182/77,
- precise details of the establishment or establishments where the meat purchased is to be processed.

3. The purchasers referred to in paragraph 1 may instruct an agent in writing to take delivery, on their behalf, of the products which they purchase. In this case

⁽¹⁾ OJ L 26, 31.1.1977, p. 85.

agents shall submit the purchase application of the purchaser whom they represent together with the written instruction referred to above.

4. Notwithstanding Article 18(1) of Regulation (EEC) No 2173/79, taking over must be completed within two months.

5. The purchasers and agents referred to in the preceding paragraphs shall maintain and keep up to date an accounting system which permits the destination and use of the products to be ascertained with a view in particular to ensuring that the quantities of products purchased and processed tally with each other.

Article 3

1. Meat purchased in accordance with this Regulation shall be processed into products which comply with the definitions for A products and B products set out in paragraphs 2 and 3 below.

2. An 'A' product means a processed product falling within CN code 1602 10 00, 1602 50 31, 1602 50 39 or 1602 50 80, not containing meat other than that of animals of the bovine species, with a collagen/protein ratio of no more than 0,45 %⁽²⁾ and containing by weight at least 20 %⁽³⁾ of lean meat excluding offal⁽⁴⁾ and fat, with meat and jelly accounting for at least 85 % of the total net weight.

The product must be subjected to a heat treatment sufficient to ensure the coagulation of meat proteins in the whole of the product, which may not show any traces of a pinkish liquid on the cut surface when the product is cut along a line passing through its thickest part.

3. A 'B' product means a processed product containing beef, other than:

- one specified in Article 1(1)(a) of Regulation (EEC) No 805/68, or
- one referred to in paragraph 2.

However, a processed product falling within CN code 0210 20 90 which has been dried or smoked so that the colour and consistency of the fresh meat has totally disappeared and with a water/protein ratio not exceeding 3,2 shall be considered to be a B product.

Article 4

1. Member States shall set up a system of physical and documentary supervision to ensure that all meat is processed in accordance with Articles 2 and 3.

⁽²⁾ Determination of collagen content: the collagen content shall be taken to mean the hydroxyproline content multiplied by the factor 8. The hydroxyproline content must be determined according to ISO method 3496-1994.

⁽³⁾ The lean bovine meat content excluding fat is determined in accordance with the procedure described in the Annex to Commission Regulation (EEC) No 2496/86 (OJ L 210, 1.8.1986, p. 39).

⁽⁴⁾ Offal includes the following: heads and cuts thereof (including ears), feet, hearts, udders, livers, kidneys, sweetbreads (thymus gland with pancreas), brains, lungs, throats, thick skirts, spleens, tongues, caul, spinal cords, edible skin, reproductive organs (i.e. uteri, ovaries, and testes), thyroid glands, pituitary glands.

The system must include physical checks of quantity and quality at the start of the processing, during the processing and after the processing operation is completed. To this end, processors must at any time be able to demonstrate the identity and use of the meat through appropriate production records.

Technical verification of the production method by the competent authority may, to the extent necessary, make allowance for drip losses and trimmings.

In order to verify the quality of the finished product and establish its conformity with the processor's recipe, Member States shall undertake representative sampling and analysis of the product. The costs of such operations shall be borne by the processor concerned.

2. Member States may, at the request of the processor, authorise the deboning of bone-in quarters in an establishment other than that provided for in respect of processing provided the relevant operations take place in the same Member State under appropriate supervision.

3. Article 1 of Regulation (EEC) No 2182/77 shall not apply. However, the processing of hindquarters may be undertaken after the removal of fillet and striploin.

Article 5

1. The security provided for in Article 15(1) of Regulation (EEC) No 2173/79 shall be EUR 12 per 100 kilograms.

2. The security provided for in Article 4(1) of Regulation (EEC) No 2182/77 shall be per tonne:

- 1 000 EUR for bone-in hindquarters processed into A products,
- 900 EUR for bone-in hindquarters processed into B products or a mixture of A and B products,
- 700 EUR for bone-in forequarters processed into A products,
- 600 EUR for bone-in forequarters processed into B products or a mixture of A and B products,
- 1 600 EUR for deboned beef processed into A products,
- 1 500 EUR for deboned beef processed into B products or a mixture of A and B products.

3. Notwithstanding Article 5(3) of Regulation (EEC) No 2182/77, the processing of all beef purchased into finished products as indicated in the purchase application shall constitute a principal requirement.

Article 6

Notwithstanding Article 9 of Regulation (EEC) No 2182/77, in addition to the entries provided for in Regulation (EEC) No 3002/92:

- Section 104 of T5 control copies must be completed with one or more of the following:
 - Para transformación [Reglamentos (CEE) nº 2182/77 y (CE) nº 1151/1999]
 - Til forarbejdning (forordning (EØF) nr. 2182/77 og (EF) nr. 1151/1999)
 - Zur Verarbeitung bestimmt (Verordnungen (EWG) Nr. 2182/77 und (EG) Nr. 1151/1999)
 - Για μεταποίηση [κανονισμοί (ΕΟΚ) αριθ. 2182/77 και (ΕΚ) αριθ. 1151/1999]
 - For processing (Regulations (EEC) No 2182/77 and (EC) No 1151/1999)
 - Destinés à la transformation [règlements (CEE) nº 2182/77 et (CE) nº 1151/1999]
 - Destinate alla trasformazione [regolamenti (CEE) n. 2182/77 e (CE) n. 1151/1999]
 - Bestemd om te worden verwerkt (Verordeningen (EEG) nr. 2182/77 en (EG) nr. 1151/1999)
 - Para transformação [Regulamentos (CEE) n.º 2182/77 e (CE) n.º 1151/1999]
 - Jalostettavaksi (Asetukset (ETY) N:o 2182/77 ja (EY) N:o 1151/1999)
 - För bearbetning (Förordningarna (EEG) nr 2182/77 och (EG) nr 1151/1999).
- Section 106 of T5 control copies must be completed with the date of conclusion of the contract of sale.

Article 7

Regulation (EC) No 515/1999 is hereby repealed.

Article 8

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, 1 June 1999.

For the Commission

Franz FISCHLER

Member of the Commission

ANEXO I — BILAG I — ANHANG I — ΠΑΠΑΡΤΗΜΑ I — ANNEX I — ANNEXE I — ALLEGATO I — BIJLAGE I — ANEXO I — LIITE I — BILAGA I

Estado miembro	Productos (¹)	Cantidad aproximada (toneladas) Tilnærmest mængde (tons) Ungefähr Mengen (Tonnen) Κατά προσέγγιση ποσότητα (tóvoi) Approximate quantity (tonnes) Quantité approximative (tonnes) Quantità approssimativa (tonnellate) Hoeveelheid bij benadering (ton) Quantidade aproximada (toneladas) Arvioitu määrä (tonneina) Ungefäßlig kvantitet (ton)	Precio de venta expresado en euros por tonelada (²) (³) Salgspriser i EUR/ton (²) (³) Verkaufspreise, ausgedrückt in EUR/Tonne (²) (³) Τιμές πώλησης εκφραζόμενες σε Ευρώ ανά τόνο (²) (³) Selling prices expressed in EUR per tonne (²) (³) Prix de vente exprimés en euros par tonne (²) (³) Prezzi di vendita espressi in euro per tonnellata (²) (³) Verkoopprijzen uitgedrukt in euro per ton (²) (³) Preço de venda expresso em euros por tonelada (²) (³) Myyntihinta euroina tonnilta (²) (³) Försäljningspris i euro per ton (²) (³)
Medlemsstat	Produkter (¹)		
Mitgliedstaat	Erzeugnisse (¹)		
Κράτος μέλος	Προϊόντα (¹)		
Member State	Products (¹)		
État membre	Produits (¹)		
Stato membro	Prodotti (¹)		
Lidstaat	Producten (¹)		
Estado-Membro	Produtos (¹)		
Jäsenvaltio	Tuotteet (¹)		
Medlemsstat	Produkter (¹)		

a) **Carne con hueso — Kød, ikke udbenet — Fleisch mit Knochen — Κρέατα με κόκαλα — Bone-in beef — Viande avec os — Carni non disossate — Vlees met been — Carne com osso — Luullinen naudanliha — Kött med ben**

FRANCE	— Quartiers avant	1 000	550	650
	— Quartiers arrière	1 000	700	800
DEUTSCHLAND	— Vorderviertel	1 500	550	650
	— Hinterviertel	1 000	700	800
DANMARK	— Forfjerddinger	880	550	650
	— Bagfjerddinger	500	700	800
ITALIA	— Quarti posteriori	2 000	700	800
ÖSTERREICH	— Hinterviertel	1 000	700	800
NEDERLAND	— Achtervoeten	200	700	800
ESPAÑA	— Cuartos delanteros	500	550	650
	— Cuartos traseros	1 000	700	800

b) **Carne deshuesada — Udbenet kød — Fleisch ohne Knochen — Κρέατα χωρίς κόκαλα — Boneless beef — Viande désossée — Carni senza osso — Vlees zonder been — Carne desossada — Luuton naudanliha — Benfritt kött**

FRANCE	— Flanchet d'intervention (INT 18)	1 500	550	650
UNITED KINGDOM	— Intervention shank (INT 11)	1 000	650	750
	— Intervention topside (INT 13)	1 000	1 450	1 550
	— Intervention rump (INT 16)	500	1 450	1 550

Estado miembro Medlemsstat Mitgliedstaat Κράτος μέλος Member State État membre Stato membro Lidstaat Estado-Membro Jäsenvaltio Medlemsstat	Productos (¹) Produkter (¹) Erzeugnisse (¹) Προϊόντα (¹) Products (¹) Produits (¹) Prodotti (¹) Producten (¹) Produtos (¹) Tuotteet (¹) Produkter (¹)	Cantidad aproximada (toneladas) Tilnærmest mængde (tons) Ungefähr Mengen (Tonnen) Κατά προσέγγιση ποσότητα (tóvoi) Approximate quantity (tonnes) Quantité approximative (tonnes) Quantità approssimativa (tonnellate) Hoeveelheid bij benadering (ton) Quantidade aproximada (toneladas) Arvioitu määrä (tonneina) ungefärlig kvantitet (ton)	Precio de venta expresado en euros por tonelada (²) (³) Salgspriser i EUR/ton (²) (³) Verkaufspreise, ausgedrückt in EUR/Tonne (²) (³) Τιμές πώλησης εκφραζόμενες σε Ευρώ ανά τόνο (²) (³) Selling prices expressed in EUR per tonne (²) (³) Prix de vente exprimés en euros par tonne (²) (³) Prezzi di vendita espressi in euro per tonnellata (²) (³) Verkoopprijzen uitgedrukt in euro per ton (²) (³) Preço de venda expresso em euros por tonelada (²) (³) Myyntihinta euroina tonnilta (²) (³) Försäljningspris i euro per ton (²) (³)	
	— Intervention flank (INT 18) — Intervention forerib (INT 19) — Intervention shin (INT 21) — Intervention shoulder (INT 22) — Intervention brisket (INT 23) — Intervention forequarter (INT 24)	1 000 500 500 1 500 1 000 2 000	550 1 000 650 950 550 1 050	650 1 100 750 1 050 650 1 150
IRELAND	— Intervention flank (INT 18) — Intervention shoulder (INT 22) — Intervention brisket (INT 23) — Intervention forequarter (INT 24)	500 1 500 500 500	600 1 000 600 1 050	700 1 100 700 1 150

(¹) Véanse los anexos V y VII del Reglamento (CEE) nº 2456/93 de la Comisión (DO L 225 de 4.9.1993, p. 4), cuya última modificación la constituye el Reglamento (CE) nº 2812/98 (DO L 349 de 24.12.1998, p. 47).

(²) Se bilag V og VII til Kommissionens forordning (EØF) nr. 2456/93 (EFT L 225 af 4.9.1993, s. 4), senest ændret ved forordning (EF) nr. 2812/98 (EFT L 349 af 24.12.1998, s. 47).

(³) Vgl. Anhänge V und VII der Verordnung (EWG) Nr. 2456/93 der Kommission (ABl. L 225 vom 4.9.1993, S. 4), zuletzt geändert durch die Verordnung (EG) Nr. 2812/98 (ABl. L 349 vom 24.12.1998, S. 47).

(¹) Βλέπε παραρτήματα V και VII του κανονισμού (ΕΟΚ) αριθ. 2456/93 της Επιτροπής (ΕΕ L 225 της 4.9.1993, σ. 4), όπως τροποποιήθηκε τελευταία από τον κανονισμό (ΕΚ) αριθ. 2812/98 (ΕΕ L 349 της 24.12.1998, σ. 47).

(¹) See Annexes V and VII to Commission Regulation (EEC) No 2456/93 (OJ L 225, 4.9.1993, p. 4), as last amended by Regulation (EC) No 2812/98 (OJ L 349, 24.12.1998, p. 47).

(¹) Voir annexes V et VII du règlement (CEE) n° 2456/93 de la Commission (JO L 225 du 4.9.1993, p. 4). Règlement modifié en dernier lieu par le règlement (CE) n° 2812/98 (JO L 349 du 24.12.1998, p. 47).

(¹) Cfr. allegato V e VII del regolamento (CEE) n. 2456/93 della Commissione (GU L 225 del 4.9.1993, pag. 4), modificato da ultimo dal regolamento (CE) n. 2812/98 (GU L 349 del 24.12.1998, pag. 47).

(¹) Zie de bijlagen V en VII van Verordening (EEG) nr. 2456/93 van de Commissie (PB L 225 van 4.9.1993, blz. 4), laatstelijk gewijzigd bij Verordening (EG) nr. 2812/98 (PB L 349 van 24.12.1998, blz. 47).

(¹) Ver anexos V e VII do Regulamento (CEE) n.º 2456/93 da Comissão (JO L 225 de 4.9.1993, p. 4). Regulamento com a última redacção que lhe foi dada pelo Regulamento (CE) n.º 2812/98 (JO L 349 de 24.12.1998, p. 47).

(¹) Katso komission asetuksen (ETY) N:o 2456/93 (EYVL L 225, 4.9.1993, s. 4), sellaisena kuin se on viimeksi muutettuna asetuksella (EY) N:o 2812/98 (EYVL L 349, 24.12.1998, s. 47) liitteet V ja VII.

(¹) Se bilagorna V och VII i kommissionens förordning (EEG) nr 2456/93 (EGT L 225, 4.9.1993, s. 4), senast ändrad genom förordning (EG) nr 2812/98 (EGT L 349, 24.12.1998, s. 47).

- (⁶) Precio aplicable a la transformación exclusivamente en los productos A contemplados en el apartado 2 del artículo 3.
- (⁶) Pris udelukkende for forarbejdning til A-produkter som omhandles i artikel 3, stk. 2.
- (⁶) Geltender Preis nur für die Verarbeitung zu A-Erzeugnissen gemäß Artikel 3 Absatz 2.
- (⁶) Τιμή που εφαρμόζεται για τη μεταποίηση, μόνο σε προϊόντα A που αναφέρονται στο άρθρο 3 παράγραφος 2.
- (⁶) Price applying for processing solely into A products as referred to in Article 3(2).
- (⁶) Prix applicable uniquement pour la transformation en produits A visés à l'article 3, paragraphe 2.
- (⁶) Prezzo applicabile unicamente per la trasformazione in prodotti A di cui all'articolo 3, paragrafo 2.
- (⁶) Prijs uitsluitend voor verwerking tot de in artikel 3, lid 2, bedoelde A-producten.
- (⁶) Preço aplicável para a transformação apenas em produtos A referidos no n.º 2 do artigo 3.o
- (⁶) Hinta, jota sovelletaan jalostettaessa ainoastaan 3 artiklan 2 kohdassa tarkoitetuksi A-luokan tuotteiksi.
- (⁶) Pris för bearbetning endast till A-produkter i enlighet med artikel 3.2.
- (⁶) Precio aplicable a la transformación en los productos B contemplados en el apartado 3 del artículo 3, o en una mezcla de productos A y productos B.
- (⁶) Pris for forarbejdning til B-produkter som omhandles i artikel 3, stk. 3, eller en blanding af A- og B-produkter.
- (⁶) Geltender Preis für die Verarbeitung zu B-Erzeugnissen gemäß Artikel 3 Absatz 3 oder eine Mischung aus A- und B-Erzeugnissen.
- (⁶) Τιμή που εφαρμόζεται για τη μεταποίηση σε προϊόντα B που αναφέρονται στο άρθρο 3 παράγραφος 3, ή σε μείγμα προϊόντων A και προϊόντων B.
- (⁶) Price applying for processing into B products as referred to in Article 3(3) or a mix of A products and B products.
- (⁶) Prix applicable pour la transformation en produits B visés à l'article 3, paragraphe 3, ou pour un mélange de produits A et de produits B.
- (⁶) Prezzo applicabile per la trasformazione in prodotti B di cui all'articolo 3, paragrafo 3, o per un miscuglio di prodotti A e di prodotti B.
- (⁶) Prijs voor verwerking tot de in artikel 3, lid 3, bedoelde B-producten of tot een mengeling van A-producten en B-producten.
- (⁶) Preço aplicável para a transformação em produtos B referidos no n.º 3 do artigo 3.º, ou uma mistura de produtos A e produtos B.
- (⁶) Hinta, jota sovelletaan jalostettaessa 3 artiklan 3 kohdassa tarkoitetuksi B-luokan tuotteiksi, tai A- ja B-luokan tuotteiden seokseksi.
- (⁶) Pris för bearbetning till B-produkter i enlighet med artikel 3.3 eller en blandning av A- och B-produkter.

*ANEXO II — BILAG II — ANHANG II — ΠΑΡΑΠΤΗΜΑ II — ANNEX II — ANNEXE II —
ALLEGATO II — BIJLAGE II — ANEXO II — LIITE II — BILAGA II*

Direcciones de los organismos de intervención — Interventionsorganernes adresser — Anschriften der Interventionsstellen — Διευθύνσεις των οργανισμών παρεμβάσεως — Addresses of the intervention agencies — Adresses des organismes d'intervention — Indirizzi degli organismi d'intervento — Adressen van de interventiebureaus — Endereços dos organismos de intervenção — Interventio-
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