

Wednesday 21 April 2004

P5\_TA(2004)0319

## Fruit jams, jellies and marmalades \*

**European Parliament legislative resolution on the proposal for a Council directive amending Directive 2001/113/EC relating to fruit jams, jellies and marmalades and sweetened chestnut purée intended for human consumption (COM(2004) 151 – C5-0128/2004 – 2004/0052(CNS))**

(Consultation procedure)

The European Parliament,

- having regard to the Commission proposal to the Council (COM(2004) 151) <sup>(1)</sup>,
  - having regard to Article 37 of the EC Treaty, pursuant to which the Council consulted Parliament (C5-0128/2004),
  - having regard to Rule 67 of its Rules of Procedure,
  - having regard to the report of the Committee on the Environment, Public Health and Consumer Policy (A5-0251/2004),
1. Approves the Commission proposal as amended;
  2. Calls on the Commission to alter its proposal accordingly, pursuant to Article 250(2) of the EC Treaty;
  3. Calls on the Council to notify Parliament if it intends to depart from the text approved by Parliament;
  4. Asks the Council to consult Parliament again if it intends to amend the Commission proposal substantially;
  5. Instructs its President to forward its position to the Council and Commission.

TEXT PROPOSED  
BY THE COMMISSION

AMENDMENTS  
BY PARLIAMENT

### Amendment 1

#### RECITAL 3

(3) In certain local markets in Austria, the term 'Marmelade' has also traditionally been used for the product name 'jam'; in such cases, the **term** 'Marmelade aus Zitrusfrüchten' is used for the term 'marmalade' in order to distinguish the two product categories.

(3) In certain local markets in Austria **and Germany**, the term 'Marmelade' has also traditionally been used for the product name 'jam'; in such cases, the **terms** 'Marmelade aus Zitrusfrüchten', '**Orangenmarmelade**' and '**Zitronenmarmelade**' are used for the term 'marmalade' in order to distinguish the two product categories.

### Amendment 2

#### RECITAL 4

(4) It is therefore appropriate that Austria should take into account these traditions when adopting the necessary measures to comply with the Directive,

(4) It is therefore appropriate that Austria **and Germany** should take into account these traditions when adopting the necessary measures to comply with the Directive,

<sup>(1)</sup> Not yet published in the OJ.

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TEXT PROPOSED  
BY THE COMMISSIONAMENDMENTS  
BY PARLIAMENT

## Amendment 3

## ANNEX

*Annex I, Footnote 2 (Directive 2001/113/EC)*

In Österreich kann für den Verkauf an den Endverbraucher auf bestimmten lokalen Märkten auch die Bezeichnung 'Marmelade' verwendet werden.

In Österreich **und Deutschland** kann für den Verkauf an den Endverbraucher auf bestimmten lokalen Märkten auch die Bezeichnung 'Marmelade' verwendet werden.

## Amendment 4

## ANNEX

*Annex I, Footnote 3 (Directive 2001/113/EC)*

In Österreich kann für den Verkauf an den Endverbraucher auf bestimmten lokalen Märkten auch die Bezeichnung 'Marmelade aus Zitrusfrüchten' verwendet werden.

In Österreich **und Deutschland** kann für den Verkauf an den Endverbraucher auf bestimmten lokalen Märkten auch die Bezeichnung 'Marmelade aus Zitrusfrüchten', '**Orangenmarmelade**' und '**Zitronenmarmelade**' verwendet werden.

P5\_TA(2004)0320

**Discharge 2002: European Agency for Reconstruction**

## 1.

**European Parliament decision on the discharge to the Director of the European Agency for Reconstruction for the financial year 2002 (C5-0632/2003 – 2003/2242(DEC))***The European Parliament,*

- having regard to the Court of Auditors' report on the financial statements of the European Agency for Reconstruction for the financial year 2002, together with the Agency's replies <sup>(1)</sup> (C5-0632/2003),
- having regard to the Council's recommendation of 9 March 2004 (C5-0149/2004),
- having regard to the EC Treaty, and in particular Article 276 thereof,
- having regard to Council Regulation (EC, Euratom) No 1605/2002 of 25 June 2002 on the Financial Regulation applicable to the general budget of the European Communities <sup>(2)</sup> and in particular Article 185 thereof, and to Council Regulation (EC) No 1646/2003 of 18 June 2003 amending Regulation (EC) No 2667/2000 on the European Agency for Reconstruction <sup>(3)</sup> and in particular Article 8 thereof,
- having regard to Commission Regulation (EC, Euratom) No 2343/2002 of 19 November 2002 on the framework Financial Regulation for the bodies referred to in Article 185 of Council Regulation (EC, Euratom) No 1605/2002 on the Financial Regulation applicable to the general budget of the European Communities <sup>(4)</sup> and, in particular, Article 94 of Regulation (EC, Euratom) No 2343/2002,
- having regard to Rule 93a of and Annex V to its Rules of Procedure,
- having regard to the Report of the Committee on Budgetary Control and the opinion of the Committee on Foreign Affairs, Human Rights, Common Security and Defence Policy (A5-0212/2004),

1. Gives discharge to the Director of the European Agency for Reconstruction, in respect of the implementation of its budget for the financial year 2002;

2. Records its comments in the accompanying resolution;

<sup>(1)</sup> OJ C 319, 30.12.2003, p. 1.

<sup>(2)</sup> OJ L 248, 16.9.2002, p. 1.

<sup>(3)</sup> OJ L 245, 29.9.2003, p. 16.

<sup>(4)</sup> OJ L 357, 31.12.2002, p. 72.