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Information and Notices

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I

(Information)

COMMISSION

Ecu ⁽¹⁾

12 August 1992

(92/C 205/01)

Currency amount for one unit:

Belgian and Luxembourg franc	41,9704	United States dollar	1,38653
Danish krone	7,84917	Canadian dollar	1,65414
German mark	2,03724	Japanese yen	177,199
Greek drachma	251,504	Swiss franc	1,83647
Spanish peseta	130,204	Norwegian krone	8,02596
French franc	6,90286	Swedish krona	7,40548
Irish pound	0,766974	Finnish markka	5,57872
Italian lira	1542,80	Austrian schilling	14,3382
Dutch guilder	2,29693	Icelandic krona	75,4136
Portuguese escudo	174,093	Australian dollar	1,93785
Pound sterling	0,720727	New Zealand dollar	2,58923

The Commission has installed a telex with an automatic answering device which gives the conversion rates in a number of currencies. This service is available every day from 3.30 p.m. until 1 p.m. the following day.

Users of the service should do as follows:

- call telex number Brussels 23789;
- give their own telex code;
- type the code 'cccc' which puts the automatic system into operation resulting in the transmission of the conversion rates of the ecu;
- the transmission should not be interrupted until the end of the message, which is marked by the code 'ffff'.

Note: The Commission also has an automatic telex answering service (No 21791) providing daily data on calculation of monetary compensatory amounts for the purposes of the common agricultural policy.

⁽¹⁾ Council Regulation (EEC) No 3180/78 of 18 December 1978 (OJ No L 379, 30. 12. 1978, p. 1), as last amended by Regulation (EEC) No 1971/89 (OJ No L 189, 4. 7. 1989, p. 1).

Council Decision 80/1184/EEC of 18 December 1980 (Convention of Lomé) (OJ No L 349, 23. 12. 1980, p. 34).

Commission Decision No 3334/80/ECSC of 19 December 1980 (OJ No L 349, 23. 12. 1980, p. 27).

Financial Regulation of 16 December 1980 concerning the general budget of the European Communities (OJ No L 345, 20. 12. 1980, p. 23).

Council Regulation (EEC) No 3308/80 of 16 December 1980 (OJ No L 345, 20. 12. 1980, p. 1).

Decision of the Council of Governors of the European Investment Bank of 13 May 1981 (OJ No L 311, 30. 10. 1981, p. 1).

Average prices and representative prices for table wines at the various marketing centres (*)

(92/C 205/02)

(Established on 11 August 1992 for the application of Article 30 (1) of Regulation (EEC) No 822/87)

Type of wine and the various marketing centres	ECU per % vol/hl	Type of wine and the various marketing centres	ECU per % vol/hl
R I		A I	
Heraklion	No quotation	Athens	No quotation
Patras	No quotation	Heraklion	No quotation
Requena	No quotation	Patras	No quotation
Reus	No quotation	Alcázar de San Juan	No quotation
Villafranca del Bierzo	No quotation	Almendralejo	No quotation
Bastia	No quotation	Medina del Campo	No quotation
Béziers	2,976	Ribadavia	No quotation
Montpellier	2,976	Villafranca del Penedés	No quotation
Narbonne	3,014	Villar del Arzobispo	No quotation
Nîmes	2,964	Villarrobledo	1,919
Perpignan	2,955	Bordeaux	No quotation
Asti	2,214	Nantes	No quotation
Florence	No quotation	Bari	No quotation (1)
Lecce	No quotation	Cagliari	No quotation
Pescara	No quotation	Chieti	No quotation
Reggio Emilia	2,753	Ravenna (Lugo, Faenza)	2,384
Treviso	No quotation	Trapani (Alcamo)	2,753
Verona (for local wines)	No quotation	Treviso	No quotation
Representative price	2,958	Representative price	2,340
R II			
Heraklion	No quotation		
Patras	No quotation		
Calatayud	No quotation		
Falset	No quotation		
Jumilla	No quotation		
Navalcarnero	2,164		
Requena	No quotation		
Toro	No quotation		
Villena	No quotation		
Bastia	No quotation		
Brignoles	No quotation		
Bari	No quotation (1)		
Barletta	No quotation		
Cagliari	No quotation		
Lecce	No quotation		
Taranto	No quotation		
Representative price	2,164		
	ECU/hl		ECU/hl
R III		A II	
Rheinfalz-Rheinessen (Hügelland)	No quotation (1)	Rheinfalz (Oberhaardt)	36,798
		Rheinhessen (Hügelland)	36,556
		The wine-growing region of the Luxembourg Moselle	No quotation (1)
		Representative price	36,672
		A III	
		Mosel-Rheingau	No quotation (1)
		The wine-growing region of the Luxembourg Moselle	No quotation (1)
		Representative price	No quotation (1)

(*) Since 1 September 1991, the Spanish prices published are to be multiplied by a factor of 1,07 for the ratio between the Community and Spanish guide prices, in accordance with Regulation (EEC) No 481/86 of 25 February 1986.

(1) Quotation not taken into account in accordance with Article 10 of Regulation (EEC) No 2682/77.

Commission communication pursuant to Article 15 (3) of Council Regulation (EEC) No 3832/90 of 20 December 1990, applying generalized tariff preferences for 1991 in respect of textile products originating in developing countries (extended, for 1992, by Regulation (EEC) No 3587/91 of 3 December 1991)

(92/C 205/03)

In pursuance of Article 15 (3) of Council Regulation (EEC) No 3832/90 of 20 December 1990 (OJ No L 370 of 31. 12. 1990), extended for 1992 by Regulation (EEC) No 3587/91 of 3 December 1991 (OJ No L 341 of 12. 12. 1991), the Commission gives notice that the following tariff ceilings have been reached:

Order No	Category	Origin	Amount of ceiling
40.0140	14	Thailand	46 000 pieces
40.0180	18	Thailand	112 tonnes
40.0240	24	Malaysia	499 000 pieces
40.0360	36	India	58 tonnes
40.0360	36	Thailand	58 tonnes
40.0360	36	Indonesia	58 tonnes
40.0385	38B	Indonesia	1 tonne
40.0430	43	China	16 tonnes
40.0560	56	Hong Kong	11 tonnes
40.0610	61	South Korea	10 tonnes
40.0730	73	Malaysia	181 000 pieces
40.0760	76	Philippines	169 tonnes
40.0870	87	South Korea	7 tonnes
40.0960	96	South Korea	78 tonnes
40.0970	97	India	22 tonnes
42.1610	161	Hong Kong	74 tonnes

Commission communication under Article 15 (3) of Council Regulation (EEC) No 3832/90 of 20 December 1990, applying generalized tariff preferences for 1991 in respect of textile products originating in developing countries (extended, for 1992, by Regulation (EEC) No 3587/91 of 3 December 1991)

(92/C 205/04)

In pursuance of Article 15 (3) of Council Regulation (EEC) No 3832/90 of 20 December 1990 (OJ No L 370 of 31. 12. 1990), extended for 1992 by Regulation (EEC) No 3587/91 of 3 December 1991 (OJ No L 341 of 12. 12. 1991), the Commission gives notice that the following tariff ceilings have been reached:

Order No	Category	Origin	Amount of ceiling
40.0670	67	Bulgaria	43 tonnes
40.0900	90	China	15 tonnes

STATE AID

C 65/91 (ex 614/91)

Italy (Sardinia)

(92/C 205/05)

*(Articles 92 to 94 of the Treaty establishing the European Economic Community)***Commission notice pursuant to Article 93 (2) of the EEC Treaty to the other Member States and other interested parties concerning certain aids which the Region of Sardinia has decided to grant in the fisheries sector**

In the letter reproduced below, the Commission informed the Italian Government of its decision to open the procedure.

'By letter dated 24 September 1991, the Italian authorities notified the Commission of the draft aid scheme under regional law No 25 of 22 July 1991.

By telex of 14 October 1991, the Commission requested additional information from the Italian authorities concerning the scheme.

The Commission considered the aid in question in the light of Council Regulation (EEC) No 4028/86, as amended by Regulation (EEC) No 3944/90.

1. The Commission would inform the Italian Government that it has no comments to make under the competition rules regarding aids for the suspension of pond fishing.
2. As regards the other aids granted by the regional law (aids for the temporary withdrawal of fishing vessels, special measures for professional underwater fishermen and financial contributions for damage caused by protected wild animals and sea creatures, the Commission would make the following comment.
3. Aid for the temporary withdrawal of fishing vessels must fulfil all the conditions for funding referred to in Article 23 of Regulation (EEC) No 4028/86 and in Annex IV thereto. The notification to the Commission demonstrates that the level of regional aid exceeds that in the Regulation. Accordingly, the notified regional law must be amended before it can be considered compatible with the common market.

4. In the case of aid for professional underwater fishermen (Article 7), the Commission has insufficient information available to judge whether it is compatible with the common market. In view of the lack of information, the duration of the aid and its budget, it cannot be considered compatible with the common market.

5. As regards the aid referred to in Article 9 of regional law, the Commission noted that the criteria and procedures for implementing this measure have not yet been established by the regional authorities of Sardinia. In view of the lack of information on criteria and procedure, the Commission cannot consider this type of aid compatible with the common market at present.

For the reasons set out above (paragraphs 3, 4, 5), the Commission has decided to initiate the procedure under Article 93 (2) of the Treaty against Articles 1, 7 and 9 of the law in question.

6. Under this procedure, the Commission hereby gives notice to the Italian Government to submit its comments within one month of the date of this letter.

The Commission informs the Italian Government that it is publishing a notice in the *Official Journal of the European Communities* inviting the other Member States and other interested parties to submit their comments.

The Commission would remind the Italian Government that Article 93 (3) of the EEC Treaty prevents the proposed measures being put into effect until the Article 93 (2) procedure has resulted in a final decision.

The Commission draws the attention of the Italian Government to the letter it sent to all Member States on 3 November 1983 concerning their obligations under Article 93 (3) of the EEC Treaty and the communication it published in the *Official Journal of the European Communities* No C 318 of 24 November 1983 in which it reminded Member States that where grant aid unlawfully, i.e. before the Article 93 (2) procedure has resulted in a final decision, the Commission may require them to recover it'.

The Commission hereby gives the other Member States and other interested parties notice to submit their comments within one month from the date of publication of this notice to:

Commission of the European Communities
200 rue de la Loi
B-1049 Brussels

These comments will be forwarded to the Italian Government.

II

(Preparatory Acts)

COMMISSION

Proposal for a Council Directive on the harmonization of the laws of the Member States relating to turnover taxes — Abolition of certain derogations provided for in Article 28 (3) of Directive 77/388/EEC and in the second subparagraph of Article 1 (1) of Directive 89/465/EEC

(92/C 205/06)

COM(92) 215 final

(Submitted by the Commission on 22 July 1992)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

77/388/EEC and, under the second subparagraph of Article 1 (1), renewed certain others;

Having regard to the Treaty establishing the European Economic Community, and in particular Article 99 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament,

Having regard to the opinion of the Economic and Social Committee,

Whereas Article 28 (3) of the Sixth Council Directive 77/388/EEC of 17 May 1977 on the harmonization of the laws of the Member States relating to turnover taxes — Common system of value added tax: uniform basis of assessment⁽¹⁾, allows the Member States to apply measures derogating from the normal rules of the common system of value added tax during a transitional period; whereas that period was originally fixed at five years; whereas the Council undertook to determine, on a proposal from the Commission, before the expiry of that period, whether any or all of these derogations should be abolished;

Whereas Directive 89/465/EEC⁽²⁾ abolished some of the derogations laid down in Article 28 (3) of Directive

Whereas many of the derogations maintained give rise, under the Communities' own resources system, to difficulties in calculating the compensation provided for in Council Regulation (EEC, Euratom) No 1553/89 of 29 May 1989 on the definitive uniform arrangements for the collection of own resources accruing from value added tax⁽³⁾; whereas, in order to ensure that the system operates more efficiently, the remaining derogations should be abolished;

Whereas these derogations prejudice the harmonization of national laws on turnover taxes and may, in the majority of cases, lead to substantial distortion of competition between the Member States;

Whereas some Member States did not, in their Act of Accession, request the option of derogating from the normal arrangements of the common system of value added tax so that the maintenance of the remaining derogations would not guarantee equality of treatment with other Member States;

Whereas, in the case of the derogations for which abolition is recommended, such abolition should occur not later than 1 January 1993,

⁽¹⁾ OJ No L 145, 13. 6. 1977, p. 1.

⁽²⁾ OJ No L 226, 3. 8. 1989, p. 21.

⁽³⁾ OJ No L 155, 7. 6. 1989, p. 9.

HAS ADOPTED THIS DIRECTIVE:

Article 1

Directive 77/388/EEC is hereby amended as follows:

1. the transactions referred to in points 2, 7 and 11 of Annex E shall be deleted with effect from 1 January 1993;
2. the transactions referred to in points 1, 5 to 8, 12, 23 and 25 of Annex F shall be deleted with effect from 1 January 1993; the derogation relating to services supplied by lawyers and other members of the liberal professions (Annex F, point 2) shall be abolished with effect from 1 January 1993;
3. the derogations provided for in Article 28 (3) (c), (e) and (f) shall also be abolished with effect from 1 January 1993.

Article 2

The derogation referred to in the second subparagraph of Article 1 (1) of the 18th Directive, 89/465/EEC, shall be abolished with effect from 1 January 1993.

Article 3

With effect from 1 January 1993 the following shall be added at the end of Article 13 C of Directive 77/388/EEC:

'Member States shall be free to opt for exemption of the following transactions:

1. admission to all or some sporting events;
2. services supplied by undertakers and cremation services, together with goods related thereto;
3. transactions carried out by blind persons or workshops for the blind, provided these exemptions do not give rise to significant distortion of competition;

4. the supply of goods and services to official bodies responsible for the construction, setting out and maintenance of cemeteries, graves and monuments commemorating war dead.'

Article 4

Article 13 A (q) of Directive 77/388/EEC shall be deleted with effect from 1 January 1993.

Article 5

Point 13 of Annex D to Directive 77/388/EEC shall be amended as follows with effect from 1 January 1993.

'13. The activities of radio and television bodies.'

Article 6

The following shall be added to Article 28 of Directive 77/388/EEC:

'3b. The Member States which at present exempt the non-commercial transactions of public radio and television bodies may maintain that exemption'.

Article 7

1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive not later than 1 January 1993.

They shall forthwith inform the Commission thereof.

2. When Member States adopt these measures, they shall contain a reference to this Directive or shall be accompanied by such reference at the time of their official publication. The procedure for such reference shall be laid down by Member States.

Article 8

This Directive is addressed to the Member States.

III

(Notices)

COMMISSION

Sprint —

Commission communication regarding calls for proposals concerning the implementation of network support measures under the Sprint Programme (Strategic programme for innovation and technology transfer)

(92/C 205/07)

Introduction

By Council Decision 89/286/EEC of 17. 4. 1989, the European Community has approved the implementation of the main phase of the Strategic Programme for Innovation and Technology Transfer (Sprint) (1989 to 1993).

Council Decision 89/286/EEC contains a number of main lines of action for the implementation of Sprint till the end of 1993. One of the main lines concerns strengthening the European infrastructure for technology transfer services by the formation of networks of such services and by the launching of measures to accompany these networks (Annex I provides a definition of technology transfer services and examples thereof).

The aim of the accompanying measures is to facilitate the formation of networks and improve their operational efficiency taking into account the disparate level of development in the various regions of the services concerned.

Accompanying measures can be:

- actions of information, awareness, promotion and the transfer of know-how in technology management and related areas;
- specific instruments to enhance the effectiveness of the networks;
- launching of technology opportunities emerging from the networks by improving the dialogue between sources of funding, technical experts and researchers identified by the networks.

This communication announces three calls for proposals for the organization of such measures. They are:

1. identification and dissemination of best practice within Sprint networks;
2. transnational technology brokerage meetings;
3. transnational investment fora.

1. Call for proposals for the identification and dissemination of best practice within Sprint networks

Over the past years, Sprint has supported a substantial number of networks of organizations providing technology transfer services, notably technology brokerage and liaison services, research and technology organizations, regional development organizations, university-industry liaison services, etc.

In the light of experience of operating such networks, it is considered that the best operating networks within a Member State or region possess certain skills and methods which can beneficially be passed on to other networks and their participants in that Member State or region, as well as across borders to other countries or regions. Also there is a need to disseminate the considerable volume of experience within Sprint as a whole.

In the view of the Commission, a more systematic and active identification and dissemination of best practice of these networks is needed. It could contribute to:

- increasing professionalism;
- establishing quality standards;
- strengthening transnational links between practitioners.

The dissemination may be through seminars or other tools such as handbooks/booklets, video, etc. whereby experienced professionals relate and share their practical experience and methodological tools with other professionals.

Through the present call the Commission services are seeking to gather a limited number of high quality proposals to select a few pilot projects. Proposals may be presented by organizations at European or national level or consortia of several regions within the Community. They should aim to identify and collect best practices, more particularly among supported Sprint networks within their territory, and to disseminate the best practice through a series of national or regional based seminars to other technology transfer services in those regions, particularly those supported by Sprint. Additional instruments, such as handbooks/booklets and computer software may also be relevant. Where applicable seminars can be linked to other Sprint actions, including the TT Day events.

2. Call for proposals for the organization of transnational technology brokerage meetings

The purpose of the transnational technology brokerage meetings, often also designated as technology transfer days, is to introduce companies, located in a Member State or region, to technology brokerage and liaison services located in different Member States. The intention is that this bringing together will lead to technical cooperation between firms located in different Member States.

The technology transfer days should, where relevant to a region or considering the proposers' competence, be focussed on a particular industrial sector or range of industries or on a specific technology.

The organizers of technology transfer days may also consider the provision of parallel services during the

event, including expert advice on the legal, fiscal, financial and other aspects of transnational technology cooperation.

The call for proposals concerns the organization and management of 2 year-programmes of such technology brokerage meetings as from the end of 1993. Each of these programmes should have wide geographical coverage in terms of selected regions.

3. Call for proposals for the organization of transnational investment fora

The purpose of the transnational investment fora is to introduce innovating companies from several Member States looking for investment opportunities. The intention is to encourage and facilitate greater collaboration and networking between financial groups as well as between firms.

The call for proposals concerns the organization and management of 2 year-programmes of such investment fora as from the end of 1993 onwards. These programmes or the fora themselves may, where appropriate, be focussed on a particular industrial sector.

4. How to apply

Organizations that are interested in participating in one or more of the above calls, are invited to submit their proposals to:

— Mr Daniel Janssens, Commission of the European Communities, Directorate-General for Telecommunications, Information Industries and Innovation, DG XIII/C/4, L-2920 Luxembourg.

The closing date for such application forms is 30.10.1992.

**Creation of an information exchange network on Community law and national provisions
concerning consumer policy — Open procedure**

(92/C 205/08)

1. **Awarding authority:** Commission of the European Communities, Consumer Policy Service, Unit 2, 200 rue de la Loi, B-1049 Brussels.

2. (a) **Award procedure:** Invitation to tender (SPC/U2/92/RID).

(b)

3. (a)

(b) **Goods:** The Commission of the European Communities, in the context of monitoring Community law on consumer policy, wishes to make consumers as familiar as possible with their rights in order to strengthen their confidence in the opportunities afforded by the large market, in particular as regards transactions of a trans-frontier character.

In this connection it is planned to create an information exchange network for monitoring consumer protection law in the Member States of the Community.

3.1. The present contract concerns the realisation of the first phase of this network, comprising:

technical feasibility of the network to be established,

creation of an experimental project operating in five regional centres.

3.2. The network should permit the exchange of information on Community law within the Community, and hence, during the first phase, Community law, national provisions and national and Community case law in this area.

3.3. The mission of the information and advisory centres is regional. The phase to be realised thus consists in the creation, on an experimental basis, of a network of five regional units in five different Member States.

3.4. The network to be established must be of the 'open' type, i.e. susceptible to extension both geographically and as regards the nature of the information to be exchanged between the regional units within the Community.

3.5. The creation of an experimental network in the first phase will comprise the following:

methods of capturing and updating data,

technical compatibility between units situated in different Member States,

accessibility of the data by all consumers, in particular as regards the language in which the information is provided,

budgetary analysis of the cost of the service provided.

3.6. To monitor this operation the Commission will establish a steering committee responsible for coordinating the necessary operations and ensuring that the timetable laid down in the call for tenders is respected.

(c), (d)

4. **Delivery deadline:** The experimental network must be operational by 1. 12. 1993.

5. (a) **Documents from:** As in 1.

(b) **Requests not later than:** 10. 9. 1992.

(c) **Fee:** Free of charge.

6. (a) **Deadline for receipt of tenders:** 9. 10. 1992.

(b) **Address:** As in 1.

(c) **Language(s):** The proposal must be drafted in 1 of the official languages of the Community and

sent to the address indicated above, in the form provided for in the tender documents (1 original and 2 copies).

7. (a), (b), 8.

9. **Financing and payment:** Prices are fixed and definitive.

Methods of payment are set out in the tender documents.

10., 11., 12.

13. **Award criteria (other than price):** The award criteria, except for the one mentioned in point 3 above, are set out in the tender documents.

14.

15. **Notice postmarked:** 7. 8. 1992.

16. **Notice received on:** 7. 8. 1992.



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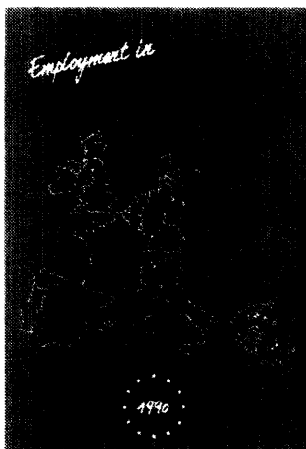
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