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- ★ Commission Decision of 19 October 1979 authorizing the French Republic not to apply Community treatment to blouses and shirt-blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres falling within subheadings ex 60.05 A and ex 61.02 B of the Common Customs Tariff (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82, 84) (category 7), originating in Pakistan and in free circulation in the other Member States 45

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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EEC) No 2454/79**of 8 November 1979****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 (EEC) No
2727/75 of 29 October 1975 on the common organiza-
tion of the market in cereals⁽¹⁾, as last amended by
Regulation (EEC) No 1547/79⁽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 Regula-
tion (EEC) No 1658/79⁽³⁾ and subsequent amending
Regulations;

Whereas it follows from applying the detailed rules
contained in Regulation (EEC) No 1658/79 to today's

offer prices and quotations known to the Commission
that the levies at present in force should be altered to
the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The import levies to be charged on products listed in
Article 1(a), (b) and (c) of Regulation (EEC) No
2727/75 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 9 November
1979.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 188, 26. 7. 1979, p. 1.

⁽³⁾ OJ No L 193, 1. 8. 1979, p. 5.

ANNEX

to the Commission Regulation of 8 November 1979 fixing the import levies on cereals and on wheat or rye flour, groats and meal

| <i>(ECU/tonne)</i> | | |
|--------------------|-------------------------------------------|--------------------------------------|
| CCT heading No | Description | Levies |
| 10.01 A | Common wheat, and meslin | 72.78 |
| 10.01 B | Durum wheat | 102.90 ⁽¹⁾ ⁽⁵⁾ |
| 10.02 | Rye | 49.81 ⁽⁶⁾ |
| 10.03 | Barley | 61.93 |
| 10.04 | Oats | 68.97 |
| 10.05 B | Maize, other than hybrid maize for sowing | 83.15 ⁽²⁾ ⁽³⁾ |
| 10.07 A | Buckwheat | 0 |
| 10.07 B | Millet | 40.28 ⁽⁴⁾ |
| 10.07 C | Grain sorghum | 77.33 ⁽⁴⁾ |
| 10.07 D | Canary seed; other cereals | 0 ⁽⁵⁾ |
| 11.01 A | Wheat or meslin flour | 114.46 |
| 11.01 B | Rye flour | 83.29 |
| 11.02 A I a) | Durum wheat groats and meal | 172.66 |
| 11.02 A I b) | Common wheat groats and meal | 122.97 |

⁽¹⁾ Where durum wheat originating in Morocco is transported directly from that country to the Community, the levy is reduced by 0.60 ECU/tonne.

⁽²⁾ Where maize originating in the ACP or OCT is imported into the French overseas departments the levy is reduced by 7.25 ECU/tonne as provided for in Regulation (EEC) No 706/76.

⁽³⁾ Where maize originating in the ACP or OCT is imported into the Community the levy is reduced by 1.81 ECU/tonne.

⁽⁴⁾ Where millet and sorghum originating in the ACP or OCT is imported into the Community the levy is reduced by 50 %.

⁽⁵⁾ Where durum wheat and canary seed produced in Turkey are transported directly from that country to the Community, the levy is reduced by 0.60 ECU/tonne.

⁽⁶⁾ The import levy charged on rye produced in Turkey and transported directly from that country to the Community is laid down in Council Regulation (EEC) No 1180/77 and Commission Regulation (EEC) No 2622/71.

COMMISSION REGULATION (EEC) No 2455/79

of 8 November 1979

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 (EEC) No
2727/75 of 29 October 1975 on the common organ-
ization of the market in cereals⁽¹⁾, as last amended by
Regulation (EEC) No 1547/79⁽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
1659/79⁽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 to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION :

Article 1

The premiums referred to in Article 15 of Regulation
(EEC) No 2727/75 to be added to the import levies
fixed in advance in respect of cereals and malt shall
be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 9 November
1979.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 188, 26. 7. 1979, p. 1.

⁽³⁾ OJ No L 193, 1. 8. 1979, p. 7.

ANNEX

to the Commission Regulation of 8 November 1979 fixing the premiums to be added to the import levies on cereals, flour and malt

A. Cereals and flour

(ECU/tonne)

| CCT heading No | Description | Current | 1st period | 2nd period | 3rd period |
|----------------|-------------------------------------------|---------|------------|------------|------------|
| | | 11 | 12 | 1 | 2 |
| 10.01 A | Common wheat, and meslin | 0 | 0 | 0 | 0 |
| 10.01 B | Durum wheat | 0 | 0 | 0 | 0 |
| 10.02 | Rye | 0 | 0 | 0 | 0 |
| 10.03 | Barley | 0 | 0 | 0 | 0 |
| 10.04 | Oats | 0 | 0 | 0 | 1.45 |
| 10.05 B | Maize, other than hybrid maize for sowing | 0 | 0 | 0 | 0 |
| 10.07 A | Buckwheat | 0 | 0 | 0 | 0 |
| 10.07 B | Millet | 0 | 0 | 0 | 9.43 |
| 10.07 C | Grain sorghum | 0 | 0 | 0 | 0 |
| 10.07 D | Other cereals | 0 | 0 | 0 | 0 |
| 11.01 A | Wheat or meslin flour | 0 | 0 | 0 | 0 |

B. Malt

(ECU/tonne)

| CCT heading No | Description | Current | 1st period | 2nd period | 3rd period | 4th period |
|----------------|--------------------------------------------------------------------------------------|---------|------------|------------|------------|------------|
| | | 11 | 12 | 1 | 2 | 3 |
| 11.07 A I (a) | Unroasted malt, obtained from wheat, in the form of flour | 0 | 0 | 0 | 0 | 0 |
| 11.07 A I (b) | Unroasted malt, obtained from wheat, other than in the form of flour | 0 | 0 | 0 | 0 | 0 |
| 11.07 A II (a) | Unroasted malt, other than that obtained from wheat, in the form of flour | 0 | 0 | 0 | 0 | 0 |
| 11.07 A II (b) | Unroasted malt, other than that obtained from wheat, other than in the form of flour | 0 | 0 | 0 | 0 | 0 |
| 11.07 B | Roasted malt | 0 | 0 | 0 | 0 | 0 |

COMMISSION REGULATION (EEC) No 2456/79
of 8 November 1979

fixing minimum levies on the importation of olive oil and levies on the importation of other olive oil sector products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats⁽¹⁾, as last amended by Regulation (EEC) No 590/79⁽²⁾, and in particular Article 16 (2) thereof,

Having regard to Council Regulation (EEC) No 2749/78 of 23 November 1978 on trade in oils and fats between the Community and Greece⁽³⁾, and in particular Article 5 (2) thereof,

Having regard to Council Regulation (EEC) No 1514/76 of 24 June 1976 on imports of olive oil originating in Algeria⁽⁴⁾, as amended by Regulation (EEC) No 2761/78⁽⁵⁾, and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1521/76 of 24 June 1976 on imports of olive oil originating in Morocco⁽⁶⁾, as last amended by Regulation (EEC) No 2761/78, and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1508/76 of 24 June 1976 on imports of olive oil originating in Tunisia⁽⁷⁾, as amended by Regulation (EEC) No 2761/78, and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1180/77 of 17 May 1977 on imports into the Community of certain agricultural products originating in Turkey⁽⁸⁾, as amended by Regulation (EEC) No 2766/78⁽⁹⁾, and in particular Article 10 (2) thereof,

Having regard to Council Regulation (EEC) No 1620/77 of 18 July 1977 laying down detailed rules for the importation of olive oil from Lebanon⁽¹⁰⁾,

Whereas by Regulation (EEC) No 3131/78 of 28 December 1978⁽¹¹⁾ the Commission decided to use the tendering procedure to fix levies on olive oil;

Whereas Article 3 of Regulation (EEC) No 2751/78 of 23 November 1978 laying down general rules for fixing the import levy on olive oil by tender⁽¹²⁾ specifies that the minimum levy rate shall be fixed for each of the products concerned on the basis of the situation on the world or Greek markets and the Community market and of the levy rates indicated by tenderers;

Whereas in the collection of the levy account should be taken of the provisions in the Agreements between the Community and certain third countries; whereas in particular the levy applicable for those countries must be fixed taking as a basis for calculation the levy to be collected on imports from the other third countries;

Whereas application of the rules recalled above to the levy rates indicated by tenderers on 5 and 6 November 1979 leads to the minimum levies being fixed as indicated in Annex I to this Regulation;

Whereas the import levy on olives falling within subheadings 07.01 N II and 07.03 A II of the Common Customs Tariff and on products falling within subheadings 15.17 B I and 23.04 A II of the Common Customs Tariff must be calculated from the minimum levy applicable on the olive oil contained in these products; whereas, however, the levy charged for olive oil may not be less than an amount equal to 8 % of the value of the imported product, such amount to be fixed at a standard rate; whereas application of these provisions leads to the levies being fixed as indicated in Annex II to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The minimum levies on olive oil imports are fixed in Annex I.

⁽¹⁾ OJ No 172, 30. 9. 1966, p. 3025/66.

⁽²⁾ OJ No L 78, 30. 3. 1979, p. 1.

⁽³⁾ OJ No L 331, 28. 11. 1978, p. 1.

⁽⁴⁾ OJ No L 169, 28. 6. 1976, p. 24.

⁽⁵⁾ OJ No L 332, 29. 11. 1978, p. 13.

⁽⁶⁾ OJ No L 169, 28. 6. 1976, p. 43.

⁽⁷⁾ OJ No L 169, 28. 6. 1976, p. 9.

⁽⁸⁾ OJ No L 142, 9. 6. 1977, p. 10.

⁽⁹⁾ OJ No L 332, 29. 11. 1978, p. 26.

⁽¹⁰⁾ OJ No L 181, 21. 7. 1977, p. 4.

⁽¹¹⁾ OJ No L 370, 30. 12. 1978, p. 60.

⁽¹²⁾ OJ No L 331, 28. 11. 1978, p. 6.

Article 2

The levies applicable on imports of other olive oil sector products are fixed in Annex II.

Article 3

This Regulation shall enter into force on 9 November 1979.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

ANNEX I

Minimum import levies on olive oil

(ECU/100 kg)

| CCT heading No | Greece | Non-member countries |
|----------------|----------------------|----------------------|
| 15.07 A I a) | 6.30 ⁽¹⁾ | 32.40 ⁽¹⁾ |
| 15.07 A I b) | 2.70 ⁽¹⁾ | 20.70 ⁽¹⁾ |
| 15.07 A I c) | 10.80 ⁽¹⁾ | 36.90 ⁽¹⁾ |
| 15.07 A II a) | 4.50 | 34.20 ⁽²⁾ |
| 15.07 A II b) | 18.00 | 61.20 ⁽³⁾ |

⁽¹⁾ For imports of oil falling within this tariff subheading and produced entirely in one of the countries listed below and transported directly from any of those countries to the Community, the levy to be collected is reduced by:

(a) Greece, Spain and Lebanon: 0.60 ECU/100 kg;

(b) Turkey: 22.36 ECU/100 kg provided that the operator furnishes proof of having paid the export tax applied by that country; however, the repayment may not exceed the amount of the tax in force;

(c) Algeria, Morocco, Tunisia: 24.78 ECU/100 kg provided that the operator furnishes proof of having paid the export tax applied by those countries; however, the repayment may not exceed the amount of the tax in force.

⁽²⁾ For imports of oil falling within this tariff subheading:

(a) produced entirely in Algeria, Morocco or Tunisia and transported directly from any of those countries to the Community, the levy to be collected is reduced by 3.86 ECU/100 kg;

(b) produced entirely in Turkey and transported directly from that country to the Community, the levy to be collected is reduced by 3.09 ECU/100 kg.

⁽³⁾ For imports of oil falling within this tariff subheading:

(a) produced entirely in Algeria, Morocco or Tunisia and transported directly from any of those countries to the Community, the levy to be collected is reduced by 7.25 ECU/100 kg;

(b) produced entirely in Turkey and transported directly from that country to the Community, the levy to be collected is reduced by 5.80 ECU/100 kg.

ANNEX II

Import levies on other olive oil sector products

(ECU/100 kg)

| CCT heading No | Greece | Non-member countries |
|----------------|--------|----------------------|
| 07.01 N II | 0.59 | 4.55 |
| 07.03 A II | 0.59 | 4.55 |
| 15.17 B I a) | 1.35 | 10.35 |
| 15.17 B I b) | 2.16 | 16.56 |
| 23.04 A II | 0.86 | 2.95 |

COMMISSION REGULATION (EEC) No 2457/79

of 8 November 1979

fixing the export refunds on malt

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals⁽¹⁾, as last amended by Regulation (EEC) No 1547/79⁽²⁾, and in particular the fourth subparagraph of Article 16 (2) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 16 of Regulation (EEC) No 2727/75 provides that the difference between quotations or prices on the world market for the products listed in Article 1 of those Regulations and prices for those products within the Community may be covered by an export refund;

Whereas Article 2 of Council Regulation (EEC) No 2746/75 of 29 October 1975 laying down general rules for granting export refunds on cereals and criteria for fixing the amount of such refunds⁽³⁾, provides that when refunds are being 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 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 Council Regulation (EEC) No 2744/75 of 29 October 1975 on the import and export system for products processed from cereals and from rice⁽⁴⁾, as last amended by Regulation (EEC) No 2245/78⁽⁵⁾, defines the specific criteria to be taken into account when the refund on these products is being calculated;

Whereas it follows from applying these detailed rules to the present situation on the market in products processed from cereals and rice that the export refund should be fixed at an amount which will cover the difference between Community prices and world market prices;

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, 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 indent;

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

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 export refunds on malt listed in Article 1 (d) of Regulation (EEC) No 2727/75 subject to Regulation (EEC) No 2744/75 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 9 November 1979.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 188, 26. 7. 1979, p. 1.

⁽³⁾ OJ No L 281, 1. 11. 1975, p. 78.

⁽⁴⁾ OJ No L 281, 1. 11. 1975, p. 65.

⁽⁵⁾ OJ No L 273, 29. 9. 1978, p. 1.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

—
ANNEX

to the Commission Regulation of 8 November 1979 fixing the export refunds on malt

| <i>(ECU/tonne)</i> | |
|--------------------|--------|
| CCT heading No | Refund |
| 11.07 A I b) | 49.21 |
| 11.07 A II b) | 65.93 |
| 11.07 B | 76.83 |

COMMISSION REGULATION (EEC) No 2458/79

of 8 November 1979

altering the components used to calculate the differential amounts for colza and rape seed

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation No 136/66/EEC of 22 September 1966 on the establishment of a common organization of the market in oils and fats⁽¹⁾, as last amended by Regulation (EEC) No 590/79⁽²⁾,

Having regard to Council Regulation (EEC) No 878/77 of 26 April 1977 on the exchange rates to be applied in agriculture⁽³⁾, as last amended by Regulation (EEC) No 2139/79⁽⁴⁾,

Having regard to Council Regulation (EEC) No 1569/72 of 20 July 1972 laying down special measures for colza and rape seed⁽⁵⁾, as last amended by Regulation (EEC) No 852/78⁽⁶⁾, and in particular Article 3 thereof,

Whereas Commission Regulation (EEC) No 2300/73 of 23 August 1973⁽⁷⁾, as last amended by Regulation (EEC) No 1234/77⁽⁸⁾, laid down detailed rules of application for Regulation (EEC) No 1569/72; whereas the components used to calculate the differen-

tial amounts were fixed by Regulation (EEC) No 2142/79⁽⁹⁾, as last amended by Regulation (EEC) No 2419/79⁽¹⁰⁾; whereas, in the case of the pound sterling, the difference referred to in Article 2 (1) of Regulation (EEC) No 1569/72 for the period 31 October to 6 November 1979 has changed, by reference to the representative rate valid on 12 November 1979, by at least one point from the percentage used for the previous fixing; whereas this fact should be taken into account when fixing the components used to calculate the differential amounts for colza and rape seed where those components are already applied in respect of the Member States concerned,

HAS ADOPTED THIS REGULATION:

Article 1

The Annex to Regulation (EEC) No 2142/79 as amended is hereby replaced by the Annex hereto.

Article 2

This Regulation shall enter into force on 12 November 1979.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President.

⁽¹⁾ OJ No 172, 30. 9. 1966, p. 3025/66.

⁽²⁾ OJ No L 78, 30. 3. 1979, p. 1.

⁽³⁾ OJ No L 106, 29. 4. 1977, p. 27.

⁽⁴⁾ OJ No L 246, 29. 9. 1979, p. 76.

⁽⁵⁾ OJ No L 167, 25. 7. 1972, p. 9.

⁽⁶⁾ OJ No L 116, 28. 4. 1978, p. 6.

⁽⁷⁾ OJ No L 236, 24. 8. 1973, p. 28.

⁽⁸⁾ OJ No L 143, 10. 6. 1977, p. 9.

⁽⁹⁾ OJ No L 247, 1. 10. 1979, p. 40.

⁽¹⁰⁾ OJ No L 275, 1. 11. 1979, p. 54.

ANNEX

| | Target price corrective (coefficient to be applied) | Subsidy or refund corrective (coefficient to be applied) | Differential component (coefficient to be applied to the target price) | |
|-------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------|-------------------------------------------------------------------|---------------------------------------------------------------------------|--------|
| 1. Colza and rape seed, processed for oil production in Germany or ex- ported from that country : | + 0.1070 | - 0.1070 | + | - |
| — harvested in Germany | | | - | - |
| — harvested in the BLEU or in the Netherlands | | | - | 0.0902 |
| — harvested in France | | | - | 0.1509 |
| — harvested in Denmark | | | - | 0.1070 |
| — harvested in Ireland | | | - | 0.1202 |
| — harvested in the United Kingdom | | | - | 0.2139 |
| — harvested in Italy | | | - | 0.1728 |
| 2. Colza and rape seed, processed for oil production in the BLEU and in the Netherlands or re-exported from that country : | + 0.0185 | - 0.0185 | + | - |
| -- harvested in Germany | | | 0.0992 | - |
| — harvested in the BLEU or in the Netherlands | | | - | - |
| — harvested in France | | | - | 0.0667 |
| — harvested in Denmark | | | - | 0.0185 |
| — harvested in Ireland | | | - | 0.0329 |
| — harvested in the United Kingdom | | | - | 0.1359 |
| — harvested in Italy | | | - | 0.0928 |
| 3. Colza and rape seed, processed for oil production in Denmark or exported from that country : | Nil | Nil | + | - |
| — harvested in Germany | | | 0.1198 | - |
| — harvested in the BLEU or in the Netherlands | | | 0.0188 | - |
| — harvested in France | | | - | 0.0492 |
| — harvested in Denmark | | | - | - |
| — harvested in Ireland | | | - | 0.0148 |
| — harvested in the United Kingdom | | | - | 0.1196 |
| -- harvested in Italy | | | - | 0.0737 |
| 4. Colza and rape seed, processed for oil production in France or exported from that country : | - 0.0517 | + 0.0517 | + | - |
| — harvested in Germany | | | 0.1778 | - |
| -- harvested in the BLEU or in the Netherlands | | | 0.0715 | - |
| -- harvested in France | | | - | - |
| — harvested in Denmark | | | 0.0517 | - |
| — harvested in Ireland | | | 0.0362 | - |
| — harvested in the United Kingdom | | | - | 0.0741 |
| — harvested in Italy | | | - | 0.0258 |

| | Target price corrective (coefficient to be applied) | Subsidy or refund corrective (coefficient to be applied) | Differential component (coefficient to be applied to the target price) | |
|------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------|-------------------------------------------------------------------|---------------------------------------------------------------------------|--------|
| 5. Colza and rape seed, processed for oil production in the United Kingdom or exported from that country : | — 0.1358 | + 0.1358 | + | — |
| — harvested in Germany | | | 0.2722 | — |
| — harvested in the BLEU or in the Netherlands | | | 0.1572 | — |
| — harvested in France | | | 0.0800 | — |
| — harvested in Denmark | | | 0.1358 | — |
| — harvested in Ireland | | | 0.1191 | — |
| — harvested in the United Kingdom | | | — | — |
| — harvested in Italy | | | 0.0521 | — |
| 6. Colza and rape seed, processed for oil production in Ireland or exported from that country : | — 0.0150 | + 0.0150 | + | — |
| — harvested in Germany | | | 0.1366 | — |
| — harvested in the BLEU or in the Netherlands | | | 0.0341 | — |
| — harvested in France | | | — | 0.0350 |
| — harvested in Denmark | | | 0.0150 | — |
| — harvested in Ireland | | | — | — |
| — harvested in the United Kingdom | | | — | 0.1064 |
| — harvested in Italy | | | — | 0.0598 |
| 7. Colza and rape seed, processed for oil production in Italy or exported from that country : | — 0.0796 | + 0.0796 | + | — |
| — harvested in Germany | | | 0.2809 | — |
| — harvested in the BLEU or in the Netherlands | | | 0.0999 | — |
| — harvested in France | | | 0.0265 | — |
| — harvested in Denmark | | | 0.0796 | — |
| — harvested in Ireland | | | 0.0636 | — |
| — harvested in the United Kingdom | | | — | 0.0495 |
| — harvested in Italy | | | — | — |

COMMISSION REGULATION (EEC) No 2459/79
of 6 November 1979
amending Regulation (EEC) No 1251/78 as regards certain textile products originating in Malta

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 926/79 of 8 May 1979 on common rules for imports⁽¹⁾, and in particular Article 7 thereof,

After consulting the Advisory Committee set up by Article 5 of Regulation (EEC) No 926/79,

Whereas Commission Regulation (EEC) No 1251/78⁽²⁾, as last amended by Regulation (EEC) No 1041/79⁽³⁾, makes imports of certain textile products originating in certain non-member countries subject to Community surveillance; whereas this surveillance also applies to imports originating in Malta;

Whereas Malta has introduced administrative procedures in order to provide rapid information on the trend of textile trade flows;

Whereas administrative has been established between the European Economic Community and Malta in the field of trade in certain textile products;

Whereas, in order to be effective, the said administrative cooperation must be based in comparable statistical data,

HAS ADOPTED THIS REGULATION:

Article 1

Without prejudice to the other provisions of Regulation (EEC) No 1251/78, the import document referred to in Article 2 of that Regulation shall be issued or endorsed only on presentation of an export licence issued and endorsed by the competent Maltese authorities and of which a specimen is annexed hereto.

Article 2

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

It shall apply until 31 December 1979.

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

Done at Brussels, 6 November 1979.

For the Commission
Wilhelm HAFERKAMP
Vice-President

⁽¹⁾ OJ No L 131, 29. 5. 1979, p. 15.
⁽²⁾ OJ No L 155, 13. 6. 1978, p. 12.
⁽³⁾ OJ No L 132, 30. 5. 1979, p. 8.

| | | | |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------|------------------------------------|
| 1 Exporter (name, full address, country) Exportateur (nom, adresse complète, pays) | ORIGINAL | 2 No | |
| | 3 Quota year Année contingentaire | 4 Category number Numéro de catégorie | |
| 5 Consignee (name, full address, country) Destinataire (nom, adresse complète, pays) | EXPORT LICENCE (Textile products) | | |
| | LICENCE D'EXPORTATION (Produits textiles) | | |
| | 6 Country of origin Pays d'origine | 7 Country of destination Pays de destination | |
| 8 Place and date of shipment — Means of transport Lieu et date d'embarquement — Moyen de transport | 9 Supplementary details Données supplémentaires | | |
| 10 Marks and numbers — Number and kind of packages — DESCRIPTION OF GOODS Marques et numéros — Nombre et nature des colis — DESIGNATION DES MARCHANDISES | 11 Quantity (1) Quantité (1) | | 12 FOB Value (2) Valeur FOB (2) |
| | 13 CERTIFICATION BY THE COMPETENT AUTHORITY — VISA DE L'AUTORITE COMPETENTE I, the undersigned, certify that the goods described above have been charged against the quantitative limit established for the year shown in box No 3 in respect of the category shown in box No 4 by the provisions regulating trade in textile products with the European Economic Community. Je soussigné certifie que les marchandises désignées ci-dessus ont été imputées sur la limite quantitative fixée pour l'année indiquée dans la case No 3 pour la catégorie désignée dans la case No 4 dans le cadre des dispositions régissant les échanges de produits textiles avec la Communauté Economique Européenne. | | |
| 14 Competent authority (name, full address, country) Autorité compétente (nom, adresse complète, pays) | At — A, on — le | | |

(1) Show net weight (kg) and also quantity in the unit prescribed for category where other than net weight — Indiquer le poids net (kg) ainsi que la quantité dans l'unité prévue pour la catégorie si cette unité n'est pas le poids net
(2) In the currency of the sale contract — Dans la monnaie du contrat de vente

(Signature)

(Stamp — Cachet)

COMMISSION REGULATION (EEC) No 2460/79

of 8 November 1979

amending Regulation (EEC) No 2104/75 as regards special detailed rules for the application of the system of licences and certificates in respect of products processed from fruit and vegetables

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 516/77 of 14 March 1977 on the common organization of the market in products processed from fruit and vegetables⁽¹⁾, as last amended by Regulation (EEC) No 1639/79⁽²⁾, and in particular Article 9 (3) and the second subparagraph of Article 10 (3) thereof,

Whereas the third indent of Article 4 (3) of Commission Regulation (EEC) No 193/75 of 17 January 1975 laying down common detailed rules for the application of the system of import and export licences and advance fixing certificates for agricultural products⁽³⁾, as last amended by Regulation (EEC) No 1955/79⁽⁴⁾, provides that no licence shall be required for the purposes of operations relating to quantities for which the amount of the security for the corresponding licence would be 5 ECU or less; whereas the third and fourth subparagraphs of Article 5 (4) of Regulation (EEC) No 193/75 provide that no security shall be required in respect of an import or export licence or advance fixing certificate where respectively the amount of security involved is 5 ECU or less, or under certain circumstances, 25 ECU or less;

Whereas the application of these provisions as regards products processed from fruit and vegetables results, because of the range of security rates, in a wide variation in the quantity of product covered;

Whereas it is necessary, with a view especially to administrative simplicity, to specify in Commission Regulation (EEC) No 2104/75⁽⁵⁾, as last amended by Regulation (EEC) No 450/79⁽⁶⁾, a quantity within which such products shall be imported without a licence or advance fixing certificate and a further quantity below which an import licence or advance fixing certificate shall be issued without a security being lodged, and not to apply the provisions of the fourth subparagraph of Article 5 (4) of Regulation (EEC) No 193/75;

Whereas, in view of the particularly sensitive nature of the market in preserved mushrooms and in particular the present disturbance of that market, it is necessary to fix a lower exemption level as far as freedom from import licences or advance fixing is concerned;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Products Processed from Fruit and Vegetables,

HAS ADOPTED THIS REGULATION:

Article 1

The following Article 14a shall be inserted in Regulation (EEC) No 2104/75:

Article 14a

1. By way of derogation from the third indent of Article 4 (3) of Regulation (EEC) No 193/75, no import licence shall be required for operations relating to a quantity not exceeding 250 kilograms of preserved mushrooms and 500 kilograms in respect of other products.

2. By way of derogation from the third subparagraph of Article 5 (4) of Regulation (EEC) No 193/75, no security shall be required in respect of an import licence or advance fixing certificate relating to a quantity not exceeding 1 000 kilograms.

The provisions of the fourth subparagraph of Article 5 (4) of Regulation (EEC) No 193/75 shall not apply.

Article 2

This Regulation shall enter into force on 3 December 1979.

⁽¹⁾ OJ No L 73, 21. 3. 1977, p. 1.

⁽²⁾ OJ No L 192, 31. 7. 1979, p. 3.

⁽³⁾ OJ No L 25, 31. 1. 1975, p. 10.

⁽⁴⁾ OJ No L 226, 6. 9. 1979, p. 13.

⁽⁵⁾ OJ No L 214, 12. 8. 1975, p. 20.

⁽⁶⁾ OJ No L 57, 8. 3. 1979, p. 13.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

COMMISSION REGULATION (EEC) No 2461/79
of 8 November 1979
fixing the import levies 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 (EEC) No 3330/74 of 19 December 1974 on the common organization of the market in sugar⁽¹⁾, as last amended by Regulation (EEC) No 1396/78⁽²⁾, and in particular Article 15 (7) thereof,

Whereas the import levies on white sugar and raw sugar were fixed by Regulation (EEC) No 1328/79⁽³⁾, as last amended by Regulation (EEC) No 2452/79⁽⁴⁾;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 1328/79 to the information known to the Commission that the levies

at present in force should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The import levies referred to in Article 15 (1) of Regulation (EEC) No 3330/74 shall be, in respect of white sugar and standard quality raw sugar, as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 9 November 1979.

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

Done at Brussels, 8 November 1979.

For the Commission
 Finn GUNDELACH
Vice-President

⁽¹⁾ OJ No L 359, 31. 12. 1974, p. 1.

⁽²⁾ OJ No L 170, 27. 6. 1978, p. 1.

⁽³⁾ OJ No L 162, 30. 6. 1979, p. 85.

⁽⁴⁾ OJ No L 279, 8. 11. 1979, p. 20.

ANNEX

to the Commission Regulation of 8 November 1979 fixing the import levies on white sugar and raw sugar

| CCT heading No | Description | Levy <i>(ECU/100 kg)</i> |
|----------------|------------------------------------------------------------------------------------------------------------|-------------------------------|
| 17.01 | Beet sugar and cane sugar, in solid form : A. White sugar ; flavoured or coloured sugar B. Raw sugar | 21.40 19.01 ⁽¹⁾ |

⁽¹⁾ Applicable to raw sugar with a yield of 92 % ; if the yield is other than 92 %, the levy applicable is calculated in accordance with the provisions of Article 2 of Regulation (EEC) No 837/68.

COMMISSION REGULATION (EEC) No 2462/79
of 8 November 1979

fixing the export refunds 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 (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals⁽¹⁾, as last amended by Regulation (EEC) No 1547/79⁽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 (EEC) No 2727/75 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 (EEC) No 2746/75 of 29 October 1975 laying down general rules for granting export refunds on cereals and criteria for fixing the amount of such refunds⁽³⁾, provides that when refunds are being 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 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 (EEC) No 2746/75 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 (EEC) No 2746/75; 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⁽⁴⁾, as amended by Regulation (EEC) No 1607/71⁽⁵⁾;

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 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 indent;

Whereas it follows from applying the detailed rules set out 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 as set out in the Annex hereto;

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 export refunds on the products listed in Article 1 (a), (b) and (c) of Regulation (EEC) No 2727/75, exported in the natural state, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 9 November 1979.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 188, 26. 7. 1979, p. 1.

⁽³⁾ OJ No L 281, 1. 11. 1975, p. 78.

⁽⁴⁾ OJ No 128, 27. 6. 1967, p. 2574/67.

⁽⁵⁾ 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, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

ANNEX

to the Commission Regulation of 8 November 1979 fixing the export refunds on cereals and on wheat or rye flour, groats and meal

| | | (ECU/tonne) |
|----------------|------------------------------------------------------------|-------------|
| CCT heading No | Description | Refund |
| 10.01 A | Common wheat and meslin : | |
| | — for exports to : | |
| | — Switzerland, Austria and Liechtenstein | 37-00 |
| | — the Iberian peninsula and the German Democratic Republic | 49-00 |
| | — other third countries | 0 |
| 10.01 B | Durum wheat | — |
| 10.02 | Rye | 42-00 |
| 10.03 | Barley : | |
| | — for exports to : | |
| | — Switzerland, Austria and Liechtenstein | 39-00 |
| | — the Iberian peninsula and the German Democratic Republic | 50-00 |
| | — other third countries | — |
| 10.04 | Oats : | |
| | — for exports to : | |
| | — Switzerland, Austria and Liechtenstein | 37-00 |
| | — other third countries | — |
| 10.05 B | Maize, other than hybrid maize for sowing | — |
| 10.07 C | Grain sorghum | — |
| ex 11.01 A | Wheat flour : | |
| | — of an ash content of 0 to 520 | 85-00 |
| | — of an ash content of 521 to 600 | 85-00 |
| | — of an ash content of 601 to 900 | 72-50 |
| | — of an ash content of 901 to 1 100 | 72-50 |
| | — of an ash content of 1 101 to 1 650 | 52-50 |
| | — of an ash content of 1 651 to 1 900 | 52-50 |
| ex 11.01 B | Rye flour : | |
| | — of an ash content of 0 to 700 | 60-00 |
| | — of an ash content of 701 to 1 150 | 60-00 |
| | — of an ash content of 1 151 to 1 600 | 60-00 |
| | — of an ash content of 1 601 to 2 000 | 60-00 |
| 11.02 A I a) | Durum wheat groats and meal : | |
| | — of an ash content of 0 to 950 | — |
| | — of an ash content of 951 to 1 300 | — |
| | — of an ash content of 1 301 to 1 500 | — |
| 11.02 A I b) | Common wheat groats and meal : | |
| | — of an ash content of 0 to 520 | 85-00 |

N.B. The zones are those defined in Regulation (EEC) No 1124/77 (OJ No L 134, 28. 5. 1977).

COMMISSION REGULATION (EEC) No 2463/79

of 8 November 1979

fixing the corrective amount applicable to the refund on cereals

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals⁽¹⁾, as last amended by Regulation (EEC) No 1547/79⁽²⁾, and in particular the third sentence of the second subparagraph of Article 16 (4) thereof,

Having regard to Council Regulation (EEC) No 2746/75 of 29 October 1975 laying down general rules for granting export refunds on cereals and criteria for fixing the amount of such refunds⁽³⁾,

Having regard to the opinion of the Monetary Committee,

Whereas Article 16 (4) of Regulation (EEC) No 2727/75 provides that the export refund applicable to cereals on the day on which application for an export licence is made, adjusted for the threshold price in force during the month of exportation, must be applied on request to exports to be effected during the period of validity of the export licence; whereas, in this case, a corrective amount must be applied to the refund;

Whereas Council Regulation (EEC) No 2744/75 of 29 October 1975 on the import and export system for products processed from cereals and from rice⁽⁴⁾, as last amended by Regulation (EEC) No 2245/78⁽⁵⁾, made possible the fixing of a corrective amount for certain products listed in Article 1 (c) of Regulation (EEC) No 2727/75;

Whereas Regulation (EEC) No 1281/75⁽⁶⁾ laid down detailed rules for the advance fixing of export refunds for cereals and certain products processed from cereals;

Whereas, pursuant to that Regulation, when the corrective amount is being fixed account must be taken of the existing situation and the future trend with regard to prices and availabilities of cereals on the Commu-

nity market on the one hand and possibilities and conditions for the sale of cereals and cereal products on the world market on the other; whereas the same Regulation 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 exports and the need to avoid disturbances on the Community market;

Whereas for the products listed in Article 1 (c) of Regulation (EEC) No 2727/75 account should be taken of the specific criteria laid down in Article 2 (2) of Regulation (EEC) No 1281/75;

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

Whereas the corrective amount must be fixed at the same time as the refund and according to the same procedure; whereas it may be altered in the period between fixings;

Whereas it may be altered in the period between fixings;

Whereas, if the system of corrective amounts is to operate normally, corrective amounts 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 preceding indent;

Whereas it follows from applying the provisions set out above that the corrective amount must be as set out in the Annex hereto;

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

(1) OJ No L 281, 1. 11. 1975, p. 1.

(2) OJ No L 188, 26. 7. 1979, p. 1.

(3) OJ No L 281, 1. 11. 1975, p. 78.

(4) OJ No L 281, 1. 11. 1975, p. 65.

(5) OJ No L 273, 29. 9. 1978, p. 1.

(6) OJ No L 131, 22. 5. 1975, p. 15.

HAS ADOPTED THIS REGULATION :

export refunds fixed in advance in respect of cereals shall be as set out in the Annex hereto.

*Article 1**Article 2*

The corrective amount referred to in Article 16 (4) of Regulation (EEC) No 2727/75 which is applicable to

This Regulation shall enter into force on 9 November 1979.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

ANNEX

to the Commission Regulation of 8 November 1979 fixing the corrective amount applicable to the refund on cereals

(ECU/tonne)

| CCT heading No | Description | Current 11 | 1st period 12 | 2nd period 1 | 3rd period 2 | 4th period 3 | 5th period 4 | 6th period 5 |
|----------------|------------------------------------------|------------|---------------|--------------|--------------|--------------|--------------|--------------|
| 10.01 A | Common wheat, and meslin | 0 | 0 | 0 | 0 | 0 | — | — |
| 10.01 B | Durum wheat | 0 | 0 | 0 | — | — | — | — |
| 10.02 | Rye | 0 | 0 | 0 | — | — | — | — |
| 10.03 | Barley | | | | | | | |
| | — For export to : | | | | | | | |
| | — the Arabian peninsula and Libya | — 5.00 | — 5.00 | — 5.00 | — 5.00 | — | — | — |
| | — other third countries | 0 | 0 | 0 | 0 | 0 | — | — |
| 10.04 | Oats | 0 | 0 | 0 | — | — | — | — |
| 10.05 B | Maize other than hybrid maize for sowing | — | — | — | — | — | — | — |
| 10.07 C | Grain sorghum | — | — | — | — | — | — | — |
| 11.01 A | Common wheat flour | 0 | 0 | 0 | 0 | 0 | — | — |
| 11.01 B | Rye flour | 0 | 0 | 0 | 0 | 0 | — | — |
| 11.02 A I a) | Durum wheat groats and meal | 0 | 0 | 0 | 0 | 0 | — | — |
| 11.02 A I b) | Common wheat groats and meal | 0 | 0 | 0 | 0 | 0 | — | — |

N.B. The zones are those defined in Regulation (EEC) No 1124/77 (OJ No L 134, 28. 5. 1977).

COMMISSION REGULATION (EEC) No 2464/79

of 8 November 1979

temporarily suspending advance fixing of export refunds for milk products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 804/68 of 27 June 1968 on the common organization of the market in milk and milk products⁽¹⁾, as last amended by Regulation (EEC) No 1761/78⁽²⁾,

Having regard to Council Regulation (EEC) No 876/68 of 28 June 1968 laying down general rules for granting export refunds on milk and milk products and the criteria for fixing the amount of such refunds⁽³⁾, as last amended by Regulation (EEC) No 2429/72⁽⁴⁾, and in particular the first subparagraph of Article 5 (4) thereof,

Having regard to Council Regulation (EEC) No 2682/72 of 12 December 1972 laying down general rules for granting export refunds on certain agricultural products exported in the form of goods not covered by Annex II to the Treaty, and the criteria for fixing the amount of such refunds⁽⁵⁾, as last amended by Regulation (EEC) No 707/78⁽⁶⁾, and in particular the first subparagraph of Article 5 (3) thereof,

Whereas Commission Regulation (EEC) No 2453/79 of 7 November 1979⁽⁷⁾ temporarily suspended advance fixing of export refunds for the milk products referred to in Article 1 of Regulation (EEC) No 804/68; whereas the reasons for that suspension are still valid and the said measure should therefore be maintained for a limited period to allow assessment of the situation and an opportunity to adapt the level of the refunds;

Whereas, for the same reason, this measure should be extended to cover milk products exported in the form of goods covered by the Annex to Regulation (EEC) No 804/68;

Whereas, in respect of butter, the first subparagraph of Article 3 (3) of Commission Regulation (EEC) No 2044/75 of 25 July 1975 on special detailed rules for

the application of the system of import and export licences and the advance fixing of refunds in respect of milk and milk products⁽⁸⁾, as last amended by Regulation (EEC) No 2188/79⁽⁹⁾, stipulates that an export certificate with advance fixing of the refund shall be issued only on the third working day following that when the application was lodged; whereas it seems justified to accept applications lodged before advance fixing of the refunds was suspended by Regulation (EEC) No 2453/79, to ensure that butter receives the same treatment as other milk products;

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

1. Advance fixing of the refunds for the products referred to in Article 1 of Regulation (EEC) No 804/68 shall remain suspended from 13 to 16 November 1979 inclusive.

2. Advance fixing of the refunds for the said products exported in the form of goods covered by the Annex to Regulation (EEC) No 804/68 shall be suspended from 9 to 16 November 1979 inclusive.

Article 2

Regulation (EEC) No 2453/79 shall not apply to applications for export certificates for butter falling under subheading 04.03 A of the Common Customs Tariff and for which application was lodged before the said Regulation entered into force.

Article 3

This Regulation shall enter into force on 9 November 1979.

⁽¹⁾ OJ No L 148, 28. 6. 1968, p. 13.

⁽²⁾ OJ No L 204, 28. 7. 1978, p. 6.

⁽³⁾ OJ No L 155, 3. 7. 1968, p. 1.

⁽⁴⁾ OJ No L 264, 23. 11. 1972, p. 1.

⁽⁵⁾ OJ No L 289, 27. 12. 1972, p. 13.

⁽⁶⁾ OJ No L 94, 8. 4. 1978, p. 7.

⁽⁷⁾ OJ No L 279, 8. 11. 1979, p. 21.

⁽⁸⁾ OJ No L 213, 11. 8. 1975, p. 15.

⁽⁹⁾ OJ No L 252, 6. 10. 1979, p. 16.

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

Done at Brussels, 8 November 1979.

For the Commission

Finn GUNDELACH

Vice-President

COMMISSION REGULATION (EEC) No 2465/79

of 8 November 1979

making the importation of cotton yarn originating in Turkey subject to quantitative limitation

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1842/71 of 21 June 1971 ⁽¹⁾, and in particular Article 1 thereof,

Having regard to the formal request submitted by the United Kingdom,

After consultation within the Advisory Committee established by Article 3 of that Regulation,

Whereas there has been a substantial increase in imports of cotton yarn on the Community market ; whereas these imports have given rise to market disturbance and are causing serious damage to Community producers resulting in the closure of mills and considerable loss of employment ; whereas in the past 12 months, in particular, 3 424 jobs have been lost in the cotton spinning sector in the United Kingdom as a result of 12 factory closures ; whereas three further closures are foreseen in November 1979, with the loss of 574 jobs ;

Whereas in consequence of this situation imports of cotton yarn originating in the majority of low-cost supplier countries are at present subject to a Community system of authorization and quantitative limitation under either bilateral agreements or autonomous arrangements ;

Whereas in recent months imports into the United Kingdom of cotton yarn originating in Turkey have been at a high level, thus helping to exacerbate the situation of market disruption ;

| United Kingdom imports | | | | Turkey's share (eight months 1979) | |
|------------------------|--------------|--------------|------------------------|------------------------------------|----------------------------|
| 1976 | 1977 | 1978 | 1979 (eight months) | of total UK imports | of total UK consumption |
| 3 240 tonnes | 2 232 tonnes | 5 870 tonnes | 4 562 tonnes | 22.4 % | 5.5 % |

Whereas this situation makes it necessary to take immediate action aimed at avoiding irreparable damage to United Kingdom producers and a serious deterioration in the economic situation of that region of the Community ; whereas it therefore justifies the adoption, pursuant to Article 60 of the Additional Protocol to the Association Agreement between the European Economic Community and Turkey, of the protective measures needed to overcome these difficulties,

⁽¹⁾ OJ No L 192, 26. 8. 1971, p. 14.

HAS ADOPTED THIS REGULATION :

Article 1

1. The importation into the United Kingdom of cotton yarn not put up for retail sale (CCT heading No 55.05) and originating in Turkey shall be subject until 31 December 1979 to a quantitative limit of 428 tonnes.
2. The provisions of the preceding paragraph shall not apply to products which have been placed on board and are in the course of shipment to the Community before the entry into force of this Regulation.
3. The regional quantitative limit specified in paragraph 1 shall be administered in accordance with the provisions of Council Regulation (EEC) No 1023/70 of 25 May 1970 establishing a common procedure for administering quantitative quotas ⁽¹⁾.
4. The entry into free circulation in the other Member States of the textile products referred to in paragraph 1 remains subject to the presentation of the import document provided for in Commission Regulation (EEC) No 1251/78 ⁽²⁾.

Article 2

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

It shall be applicable until 31 December 1979.

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

Done at Brussels, 8 November 1979.

For the Commission
Wilhelm HAFERKAMP
Vice-President

⁽¹⁾ OJ No L 124, 8. 6. 1970, p. 1.
⁽²⁾ OJ No L 155, 13. 6. 1978, p. 12.

II

(Acts whose publication is not obligatory)

COMMISSION

COMMISSION DECISION

of 18 October 1979

approving a programme for the breeding and hatchery sector, poultry slaughterhouses and processing undertakings in Denmark

(Only the Danish text is authentic)

(79/906/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 355/77 of 15 February 1977 on common measures to improve the conditions under which agricultural products are processed and marketed⁽¹⁾, and in particular Article 5 thereof,

Whereas on 12 July 1978 the Danish Government forwarded a programme for the breeding and hatchery sector, poultry slaughterhouses and processing undertakings in Denmark and on 17 May 1979 provided additional details;

Whereas such programme involves:

- improving breeding and breeding undertakings,
- expanding and rationalizing hatcheries,
- expanding slaughter and cutting capacity,
- modernizing and rationalizing existing poultry slaughterhouses and cutting and processing plants.

Whereas that part of the programme which covers poultry breeding and hatcheries cannot be approved pursuant to Article 5 of the Regulation referred to

above as it does not concern the marketing and processing of poultry;

Whereas in so far as the programme provides for the expansion of slaughter and cutting capacity and the modernization and rationalization of existing slaughterhouses and cutting and processing plants, in order to take account of an expected 3 % annual increase in poultry production and to bring marketing into line with market requirements and possibilities offered as regards the quality and type of goods, it constitutes a programme within the meaning of Article 2 of Regulation (EEC) No 355/77;

Whereas in so far as the programme provides for investments to expand slaughtering facilities, the objectives of Article 1 of Regulation (EEC) No 355/77 cannot be achieved, since sufficient slaughter capacity already exists in Denmark and a further increase in sales of poultry on Community and non-Community markets cannot be anticipated;

Whereas the programme contains sufficient of the details listed in Article 3 of Regulation (EEC) No 355/77 to show that the aims set out in Article 1 of that Regulation can be achieved in the poultry production sector, in so far as the expansion of cutting capacity and the modernization and rationalization of existing slaughterhouses and cutting and processing plants are concerned; whereas the estimated time required for implementation of the programme does not exceed the period laid down in Article 3 (1) (g) of the Regulation;

Whereas the measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Agricultural Structure,

⁽¹⁾ OJ No L 51, 23. 2. 1977, p. 1.

HAS ADOPTED THIS DECISION :

Article 1

The programme for the breeding and hatchery sector, poultry slaughterhouses and processing undertakings in Denmark forwarded by the Danish Government on 12 July 1978 and supplemented on 17 May 1979 is hereby approved in so far as it concerns the expansion of cutting capacity and the modernization and rationalization of existing slaughterhouses and cutting and processing plants and does not result in an increase in slaughter capacity.

Article 2

This Decision is addressed to the Kingdom of Denmark.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

COMMISSION DECISION

of 18 October 1979

approving a programme for the egg-packing and egg product sector in Denmark pursuant to Regulation (EEC) No 355/77

(Only the Danish text is authentic)

(79/907/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 355/77 of 15 February 1977 on common measures to improve the conditions under which agricultural products are processed and marketed⁽¹⁾, and in particular Article 5 thereof,

Whereas on 12 July 1978 the Danish Government forwarded a programme for the egg-packing and egg product sector and on 17 May 1979 provided additional details;

Whereas such programme concerns the renovation, centralization and expansion of egg-packing centres and the modernization and rationalization of plants manufacturing egg products in Denmark, with a view to achieving rational processing of eggs, an expansion of sales opportunities and a reduction in the cost of marketing and processing eggs; whereas it therefore constitutes a programme within the meaning of Regulation (EEC) No 355/77;

Whereas the programme contains sufficient of the details listed in Article 3 of Regulation (EEC) No 355/77 to show that the aims set out in Article 1 of that Regulation can be achieved in the egg production sector in Denmark; whereas the estimated time

required for implementation of the programme does not exceed the period laid down in Article 3 (1) (g) of the Regulation;

Whereas the measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The programme for the egg-packing and egg product sector forwarded by the Danish Government on 12 July 1978 pursuant to Regulation (EEC) No 355/77 and supplemented on 17 May 1979 is hereby approved.

Article 2

This Decision is addressed to the Kingdom of Denmark.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 51, 23. 2. 1977, p. 1.

COMMISSION DECISION

of 18 October 1979

approving the programme to speed up the conversion of certain areas under vines in the Charentes departments

(Only the French text is authentic)

(79/908/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 79/359/EEC of 26 March 1979 on the programme to speed up the conversion of certain areas under vines in the Charentes departments⁽¹⁾, and in particular Article 2 (2) thereof,

Whereas, on 30 July 1979, the French Government communicated the programme to speed up the conversion of certain areas under vines in the Charentes departments, and supplied additional information on 27 August 1979;

Whereas the programme includes all the information and measures listed in Article 3 of Directive 79/359/EEC;

Whereas that information and those measures satisfy the conditions laid down in Article 3 of the said Directive and ensure that the objectives of the common measure referred to in the Directive can be attained;

Whereas the manner in which the periodic information to be supplied on the progress of the programme

is required to be determined in agreement with France and whereas that agreement has been reached;

Whereas the EAGGF Committee has been consulted on the financial aspects;

Whereas the measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The programme to speed up the conversion of certain areas under vines in the Charentes departments, submitted pursuant to Directive 79/359/EEC by the French Government on 30 July 1979 and supplemented on 27 August 1979, is hereby approved.

Article 2

At the end of each wine year (September), the French Government shall submit a report on the progress of the programme referred to in Article 1.

Such report shall contain the following information:

1. As regards grubbing operations:
 - 1.1. the number of hectares permanently withdrawn from wine-growing;
 - 1.2. the location of those areas;
 - 1.3. the age of the vines grubbed;
 - 1.4. the number of holdings involved in grubbing.
 2. As regards the crops substituted:
 - 2.1. the number of hectares planted with vegetables (with separate figures for cultivation under glass and outdoor crops);
 - 2.2. the number of hectares planted with fruit trees (and the species of tree);
 - 2.3. the number of hectares planted with forest trees;
 - 2.4. the area under cereals;
 - 2.5. the area under fodder crops;
 - 2.6. the number of hectares under other crops.
- } the location of such land being indicated in each case

⁽¹⁾ OJ No L 85, 5. 4. 1979, p. 34.

Article 3

This Decision is addressed to the French Republic.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

COMMISSION DECISION

of 18 October 1979

approving the programme to accelerate the restructuring and conversion of vineyards in certain Mediterranean regions in France pursuant to Directive 78/627/EEC

(Only the French text is authentic)

(79/909/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 78/627/EEC of 19 June 1978 on the programme to accelerate the restructuring and conversion of vineyards in certain Mediterranean regions in France⁽¹⁾, and in particular Article 2 (3) thereof,

Whereas the French Government has communicated its programme for the application of Directive 78/627/EEC of 19 June 1978 on the programme to accelerate the restructuring and conversion of vineyards in certain Mediterranean regions in France ;

Whereas the programme communicated in respect of the vineyard restructuring and conversion operations contains all the information, provisions and measures set out in Article 3 (1) (a) (b) (c) and (d) of Directive 78/627/EEC ;

Whereas this information and these provisions and measures show that the conditions set out in Article 3 of the said Directive are met to the required degree and that the aims of the common measure provided for by the said Directive may therefore be achieved ;

Whereas, in addition, the French Government has adequately explained the supplementary nature of the Community contribution ;

Whereas it is necessary to settle, in agreement with France, the detailed arrangements in respect of the periodical information to be provided regarding the progress of the programme and whereas such agreement has been reached ;

Whereas the EAGGF Committee has been consulted regarding the financial aspects ;

Whereas the measure provided for by this Decision is in accordance with the opinion of the Standing Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION :

Article 1

The programme presented by the French Government for the application of Council Directive 78/627/EEC of 19 June 1978 on the programme to accelerate the restructuring and conversion of vineyards in certain Mediterranean regions in France is hereby approved.

Article 2

The French Government shall present each year at the end of each wine-growing year (September) a report on the progress of the programme referred to in the preceding Article.

This report shall contain the following information :

1. In respect of the restructuring of vineyards :
 - 1.1. the number of hectares restructured ;
 - 1.2. the number of hectares replanted, by variety of vine and by department ;
 - 1.3. the category of vineyard restructured, by department ;
 - 1.4. the name of the recommended varieties of vine ;
 - 1.5. the total cost.
2. In respect of the conversion of vineyards :
 - 2.1. the number of hectares which have been grubbed ;
 - 2.2. the location of the areas concerned ;
 - 2.3. the number of hectares where irrigation facilities have been installed ;
 - 2.4. the location of the irrigated areas (stating whether grubbing has already been done or when it will be) ;
 - 2.5. total cost of irrigation ;
 - 2.6. the bodies commissioned to do the work.

⁽¹⁾ OJ No L 206, 29. 7. 1978, p. 1.

3. In respect of the crops substituted :

- 3.1. the total number of hectares on which substitute crops are to be grown ;
- 3.2. the number of hectares of open-grown vegetables ;
- 3.3. the number of hectares of vegetables grown under cover ;
- 3.4. the number of hectares of horticultural crops ;
the number of hectares of fruit crops ;
- 3.5. the number of hectares of seed crops ;
the number of hectares of protein-plant crops ;
- 3.6. the number of hectares of other crops.

} stating the location of
the areas in question

Article 3

This Decision is addressed to the French Republic.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

COMMISSION DECISION

of 18 October 1979

**approving a potato programme for Lower Saxony pursuant to Regulation (EEC)
No 355/77**

(Only the German text is authentic)

(79/910/EEC)

THE COMMISSION OF THE EUROPEAN
COMMUNITIES,

Having regard to the Treaty establishing the European
Economic Community,

Having regard to Council Regulation (EEC) No
355/77 of 15 February 1977 on common measures to
improve the conditions under which agricultural
products are processed and marketed⁽¹⁾, and in parti-
cular Article 5 thereof,

Whereas the Government of the Federal Republic of
Germany communicated the Lower Saxony potato
programme on 30 March 1979;

Whereas the said programme relates to the creation
and expansion of marketing centres for ware, seed and
industrial potatoes and the expansion and rationaliza-
tion of potato processing in the food and starch indus-
tries with the aim of adapting production and sales to
market requirements as to quantity, quality and form
of supply; whereas it therefore constitutes a
programme within the meaning of Article 2 of Regula-
tion (EEC) No 355/77;

Whereas the programme contains the details referred
to in Article 3 of Regulation (EEC) No 355/77,
showing that the objectives laid down in Article 1 of
the said Regulation can be achieved in respect of the
potato sector in Lower Saxony; whereas the scheduled

time for implementation of the programme does not
exceed the limit laid down in Article 3 (1) (g) of the
Regulation;

Whereas the measures provided for in this Decision
are in accordance with the opinion of the Standing
Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The potato programme for Lower Saxony communi-
cated by the Government of the Federal Republic of
Germany on 30 March 1979 pursuant to Regulation
(EEC) No 355/77 is hereby approved.

Article 2

This Decision is addressed to the Federal Republic of
Germany.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 51, 23. 2. 1977, p. 1.

COMMISSION DECISION

of 18 October 1979

approving a programme for the improvement of redmeat slaughterhouses in the United Kingdom

(Only the English text is authentic)

(79/911/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 355/77 of 15 February 1977 on common measures to improve the conditions under which agricultural products are processed and marketed⁽¹⁾, and in particular Article 5 thereof,

Whereas the United Kingdom Government forwarded on 8 December 1977 the Redmeat Slaughterhouses Improvement Programme and on 15 June 1978 and 26 April 1979 supplied additional information;

Whereas that programme concerns the modernization and equipping of redmeat slaughterhouses in the United Kingdom in order that they shall comply with the health standards laid down in Directive 64/433/EEC, thus enabling producers to make full use of market opportunities and encouraging the development of an efficient, market-orientated slaughterhouse industry; whereas it therefore constitutes a programme within the meaning of Article 2 of Regulation (EEC) No 355/77;

Whereas the programme contains sufficient information as required under Article 3 of Regulation (EEC) No 355/77 indicating that the objectives referred to in Article 1 of that Regulation can be attained in respect of redmeat production; whereas the scheduled period

for implementation of the programme does not exceed the limit laid down in Article 3 (1) (g) of the Regulation;

Whereas the measures provided for in this Decision are in accordance with the opinion of the Standing Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The United Kingdom Redmeat Slaughterhouses Improvement Programme communicated by the United Kingdom Government on 8 December 1977, as amplified by the information supplied on 15 June 1978 and 26 April 1979, pursuant to Regulation (EEC) No 355/77 is hereby approved.

Article 2

This Decision is addressed to the United Kingdom.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 51, 23. 2. 1977, p. 1.

COMMISSION DECISION

of 18 October 1979

on implementation of the reform of agricultural structures in Italy (region of Lombardy) pursuant to Directives 72/159/EEC, 72/160/EEC, 72/161/EEC and 75/268/EEC

(Only the Italian text is authentic)

(79/912/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 72/159/EEC of 17 April 1972 on the modernization of agricultural undertakings⁽¹⁾, as amended by Council Directive 78/1017/EEC⁽²⁾, and in particular Article 18 (3) thereof,

Having regard to Council Directive 72/160/EEC of 17 April 1972 concerning measures to encourage the cessation of farming and the reallocation of utilized agricultural area for the purposes of structural improvement⁽³⁾, and in particular Article 9 (3) thereof,

Having regard to Council Directive 72/161/EEC of 17 April 1972 concerning the provision of socio-economic guidance for and the acquisition of occupational skills by persons engaged in agriculture⁽⁴⁾, and in particular Article 11 (3) thereof,

Having regard to Council Directive 75/268/EEC of 28 April 1975 on mountain and hill farming and farming in certain less-favoured areas⁽⁵⁾, and in particular Article 13 thereof,

Whereas on 31 July 1978 the Italian Government notified Law No 51 of the region of Lombardy of 19 November 1976 on 'Regulations for the implementation of Council Directives 72/159/EEC, 72/160/EEC and 72/161/EEC of 17 April 1972 and Council Directive 75/268/EEC of 28 April 1975' and, on 13 July 1979, the decision of the regional government No 11/21587 of 13 February 1979 on the amendment of the amounts in accordance with Regulation (EEC) No 1054/78;

Whereas the Italian Government further notified on 24 August 1979 a declaration by the regional government on the application of this law;

Whereas, pursuant to Article 18 (3) of Directive 72/159/EEC, to Article 9 (3) of Directive 72/160/EEC, to Article 11 (3) of Directive 72/161/EEC and to Article 13 of Directive 75/268/EEC, it is for the Commission to decide whether, in view of the above-mentioned law, the measures taken in Italy to implement Directives 72/159/EEC, 72/160/EEC, 72/161/EEC and Titles III and IV of Directive 75/268/EEC, which are the subject of Commission Decisions 76/480/EEC of 13 April 1976⁽⁶⁾ and 76/964/EEC of 7 December 1976⁽⁷⁾, continue to meet the conditions for a Community financial contribution and whether the said law meets the conditions for a Community financial contribution to the measures defined in Title II of Directive 75/268/EEC;

Whereas the provisions of the abovementioned law, account being taken of the declaration by the regional government, meet the conditions and aims set out in Directives 72/159/EEC, 72/160/EEC, 72/161/EEC and 75/268/EEC;

Whereas the terms of this Decision are in accordance with the opinion of the Standing Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The measures taken in Italy to implement Directives 72/159/EEC, 72/160/EEC, 72/161/EEC and Titles III and IV of Directive 75/268/EEC, in view of Law No 51 of the region of Lombardy of 19 November 1976 and Decision No 11/21587 of the regional government of 13 February 1979, continue to meet the conditions for a financial contribution by the Community to the common measures referred to in Article 15 of Directive 72/159/EEC, Article 6 of Directive

(1) OJ No L 96, 23. 4. 1972, p. 1.

(2) OJ No L 349, 13. 12. 1978, p. 32.

(3) OJ No L 96, 23. 4. 1972, p. 9.

(4) OJ No L 96, 23. 4. 1972, p. 15.

(5) OJ No L 128, 19. 5. 1975, p. 1.

(6) OJ No L 138, 26. 5. 1976, p. 14.

(7) OJ No L 364, 31. 12. 1976, p. 62.

72/160/EEC, Article 8 of Directive 72/161/EEC and Article 13 of Directive 75/268/EEC.

Article 2

Articles 62 to 71 of the law of the region of Lombardy of 19 November 1976 meet the conditions for a financial contribution by the Community to the common measures referred to in Article 13 of Directive 75/268/EEC.

Article 3

This Decision is addressed to the Italian Republic.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

COMMISSION DECISION

of 18 October 1979

on the reform of agricultural structures in Belgium pursuant to Directive 72/159/EEC

(Only the Dutch and French texts are authentic)

(79/913/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 72/159/EEC of 17 April 1972 on the modernization of farms⁽¹⁾, as amended by Directive 76/837/EEC⁽²⁾, and in particular Article 18 (3) thereof,

Whereas on 27 August 1979 the Belgian Government, pursuant to Article 17 (4) of Directive 72/159/EEC, notified a ministerial decree of 13 April 1979 on the modernization of farms specifying comparable income, rate of income growth and average rate of interest on investments in Belgium for 1979;

Whereas Article 18 (3) of Directive 72/159/EEC requires the Commission to determine whether, having regard to the abovementioned ministerial decree, the existing provisions for the implementation in Belgium of the Directive, continue to satisfy the conditions for financial contribution by the Community to the common measure within the meaning of Article 15 of Directive 72/159/EEC;

Whereas the provisions of the ministerial decree specifying the comparable income, rate of income growth and average interest rates on Belgian investments for 1979 correspond to the objectives of Article 4 of Directive 72/159/EEC;

Whereas this Decision is in accordance with the opinion of the Standing Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The provisions for the implementation of Directive 72/159/EEC notified by the Belgian Government on 16 July 1974 as now applicable in the light of the ministerial decree of 13 April 1979 on the modernization of farms notified on 27 August 1979, continue to satisfy the conditions for financial contribution by the Community to the common measure within the meaning of Article 15 of Directive 72/159/EEC.

Article 2

This Decision is addressed to the Kingdom of Belgium.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 96, 23. 4. 1972, p. 1.

⁽²⁾ OJ No L 302, 4. 11. 1976, p. 19.

COMMISSION DECISION

of 18 October 1979

**approving a programme for the drying industry in Denmark pursuant to
Regulation (EEC) No 355/77**

(Only the Danish text is authentic)

(79/914/EEC)

THE COMMISSION OF THE EUROPEAN
COMMUNITIES,

Having regard to the Treaty establishing the European
Economic Community,

Having regard to Council Regulation (EEC) No
355/77 of 15 February 1977 on common measures to
improve the conditions under which agricultural
products are processed and marketed⁽¹⁾, and in parti-
cular Article 5 thereof,

Whereas on 17 May 1979 the Danish Government
forwarded a programme for the drying industry in
Denmark;

Whereas such programme concerns the expansion,
modernization and rationalization of plants drying
green crops and processing straw and hay for the
production of feedingstuffs, with a view to reducing
production costs, increasing production and intro-
ducing the manufacture of new products; whereas it
therefore constitutes a programme within the
meaning of Article 2 of Regulation (EEC) No 355/77;

Whereas the programme contains sufficient of the
details listed in Article 3 of Regulation (EEC) No
355/77 to show that the aims set out in Article 1 of
that Regulation can be achieved by the drying
industry in Denmark; whereas the estimated time
required for implementation of the programme does

not exceed the period laid down in Article 3 (1) (g) of
the Regulation;

Whereas the measures provided for in this Decision
are in accordance with the opinion of the Standing
Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION:

Article 1

The programme for the drying industry in Denmark
forwarded by the Danish Government on 17 May
1979 pursuant to Regulation (EEC) No 355/77 is
hereby approved.

Article 2

This Decision is addressed to the Kingdom of
Denmark.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 51, 23. 2. 1977, p. 1.

COMMISSION DECISION

of 18 October 1979

**approving a programme for the fruit juice industry in Baden-Württemberg
pursuant to Regulation (EEC) No 355/77**

(Only the German text is authentic)

(79/915/EEC)

THE COMMISSION OF THE EUROPEAN
COMMUNITIES,

Having regard to the Treaty establishing the European
Economic Community,

Having regard to Council Regulation (EEC) No
355/77 of 15 February 1977 on common measures to
improve the conditions under which agricultural
products are processed and marketed⁽¹⁾, and in parti-
cular Article 5 thereof,

Whereas the Government of the Federal Republic of
Germany on 7 November 1978 notified the
programme for the fruit juice industry in Baden-
Württemberg and on 28 May 1979 supplied additional
information ;

Whereas the said programme concerns the construc-
tion and modernization of extensive facilities for
processing fruit (applies, pears, stone fruit and soft
fruit) into juice, with the aim of stabilizing the fruit
market in Baden-Württemberg and guaranteeing satis-
factory earnings for fruit producers ; whereas it there-
fore constitutes a programme within the meaning of
Article 2 of Regulation (EEC) No 355/77 ;

Whereas the programme contains the details referred
to in Article 3 of Regulation (EEC) No 355/77,
showing that the objectives laid down in Article 1 of
the said Regulation can be achieved in respect of fruit
production in Baden-Württemberg ; whereas the
scheduled time for implementation of the programme

does not exceed the limit laid down in Article 3 (1) (g)
of the Regulation ;

Whereas the measures provided for in this Decision
are in accordance with the opinion of the Standing
Committee on Agricultural Structure,

HAS ADOPTED THIS DECISION :

Article 1

The programme communicated by the Government
of the Federal Republic of Germany on 7 November
1978, as amplified by information supplied on 28 May
1979, for the fruit juice industry in Baden-
Württemberg pursuant to Regulation (EEC) No
355/77 is hereby approved.

Article 2

This Decision is addressed to the Federal Republic of
Germany.

Done at Brussels, 18 October 1979.

For the Commission

Finn GUNDELACH

Vice-President

⁽¹⁾ OJ No L 51, 23. 2. 1977, p. 1.

COMMISSION DECISION

of 19 October 1979

authorizing the French Republic not to apply Community treatment to woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics falling within subheading 56.07 A of the Common Customs Tariff (NIMEXE codes 56.07-01, 04, 05, 07, 08, 11, 13, 14, 16, 17, 18, 21, 23, 24, 26, 27, 28, 32, 33, 34, 36) (category 3), originating in Malaysia and in free circulation in the other Member States

(Only the French text is authentic)

(79/916/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular the first paragraph of Article 115 thereof,

Having regard to the application under the first paragraph of Article 115 of the Treaty, made on 9 October 1979 by the French Government to the Commission of the European Communities, for authorization not to apply Community treatment to woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics falling within subheading 56.07 A of the Common Customs Tariff (NIMEXE codes 56.07-01, 04, 05, 07, 08, 11, 13, 14, 16, 17, 18, 21, 23, 24, 26, 27, 28, 32, 33, 34, 36) (category 3), originating in Malaysia and in free circulation in the other Member States,

Whereas the importation into the Community of the products in question originating in Malaysia is covered by an Agreement negotiated between the Community and that country;

Whereas under that Agreement Malaysia has undertaken to take all necessary steps to limit its exports of the products in question to the Community up to the amount of certain ceilings allocated among the Member States;

Whereas it was not possible on that occasion to allocate these ceilings on the basis of the needs of the individual markets; whereas there are therefore disparities existing between the import conditions in the various Member States; whereas uniformity can only be achieved progressively;

Whereas it appears that there are serious difficulties in the industrial sector concerned, involving a considerable drop in production and employment;

Whereas further indirect imports, in addition to those already made or proposed, would be likely to aggra-

vate these difficulties and to call into question the objective sought by the commercial measures concerned;

Whereas it is not possible to set in motion rapidly the machinery for bringing about the necessary cooperation from the other Member States;

Whereas authorization should accordingly be given for the application of protective measures under the first paragraph of Article 115, subject to the conditions laid down in Commission Decision 71/202/EEC of 12 May 1971⁽¹⁾, and in particular Article 1 thereof;

Whereas, however, the application for a licence which gave rise to the application in question does not need to be covered by such an authorization,

HAS ADOPTED THIS DECISION:

Article 1

The French Republic is authorized not to apply Community treatment to the products indicated below, where they originate in Malaysia and are in free circulation in the other Member States, and in respect of which applications for import licences were lodged after 5 October 1979:

| CCT heading No | Description |
|---------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------|
| 56.07 A (NIMEXE codes 56.07-01, 04, 05, 07, 08, 11, 13, 14, 16, 17, 18, 21, 23, 24, 26, 27, 28, 32, 33, 34, 36) (category 3) | Woven fabrics of synthetic fibres (discontinuous or waste) other than narrow woven fabrics, pile fabrics (including terry fabrics) and chenille fabrics |

⁽¹⁾ OJ No L 121, 3. 6. 1971, p. 26.

Article 2

Done at Brussels, 19 October 1979.

This Decision shall apply until new opportunities arise in France for the importation of these products from Malaysia or until 31 December 1979, whichever is the earlier.

Article 3

This Decision is addressed to the French Republic.

For the Commission

Étienne DAVIGNON

Member of the Commission

COMMISSION DECISION

of 19 October 1979

authorizing the French Republic not to apply Community treatment to blouses and shirt blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres, falling within subheadings ex 60.05 A II and ex 61.02 B II of the Common Customs Tariff (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82, 84) (category 7), originating in India and in free circulation in the other Member States

(Only the French text is authentic)

(79/917/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular the first paragraph of Article 115 thereof,

Having regard to the application under the first paragraph of Article 115 of the Treaty, made on 12 October 1979 by the French Government to the Commission of the European Communities, for authorization not to apply Community treatment to blouses and shirt blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres, falling within subheadings ex 60.05 A II and ex 61.02 B II of the Common Customs Tariff (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82, 84) (category 7), originating in India and in free circulation in the other Member States ;

Whereas the importation into the Community of the products in question originating in India is covered by an Agreement negotiated between the Community and this country ;

Whereas under that Agreement India has undertaken to take all necessary steps to limit its exports of the products in question to the Community up to the amount of certain ceilings allocated among the Member States ;

Whereas it was not possible on that occasion to allocate these ceilings on the basis of the needs of the individual markets ; whereas there are therefore disparities existing between the import conditions in the various Member States ; whereas uniformity can only be achieved progressively ;

Whereas it appears from the application submitted that there are serious difficulties in the industrial sector concerned, involving a considerable drop in production and employment ;

Whereas further indirect imports, in addition to those already made or proposed, would be likely to aggravate these difficulties ;

Whereas it is not possible to set in motion rapidly the machinery for bringing about the necessary cooperation from the other Member States ;

Whereas authorization should accordingly be given for the application of protective measures under the first paragraph of Article 115, subject to the conditions laid down in Commission Decision 71/202/EEC of 12 May 1971 ⁽¹⁾, and in particular Article 1 thereof ;

Whereas, however, the application for a licence which gave rise to the application in question does not need to be covered by such an authorization in view of the small amount involved,

HAS ADOPTED THIS DECISION :

Article 1

The French Republic is authorized not to apply Community treatment to the products indicated below, where they originate in India and are in free circulation in the other Member States, and in respect of which applications for import licences were lodged after 9 October 1979 :

| CCT heading No | Description |
|----------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| ex 60.05 A II and ex 61.02 B II (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82,84) (category 7) | Blouses and shirt blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres |

⁽¹⁾ OJ No L 121, 3. 6. 1971, p. 26.

Article 2

Done at Brussels, 19 October 1979.

This Decision shall apply until new opportunities arise in France for the importation of these products from India or until 31 December 1979, whichever is the earlier.

Article 3

This Decision is addressed to the French Republic.

For the Commission

Étienne DAVIGNON

Member of the Commission

COMMISSION DECISION

of 19 October 1979

authorizing the French Republic not to apply Community treatment to blouses and shirt-blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres, falling within subheadings ex 60.05 A and ex 61.02 B of the Common Customs Tariff (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82, 84) (category 7), originating in Pakistan and in free circulation in the other Member States

(Only the French text is authentic)

(79/918/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular the first paragraph of Article 115 thereof,

Having regard to the application under the first paragraph of Article 115 of the Treaty, made on 11 October 1979 by the French Government to the Commission of the European Communities, for authorization not to apply Community treatment to blouses and shirt blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres, falling within subheadings ex 60.05 A and ex 61.02 B of the Common Customs Tariff (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82, 84) (category 7), originating in Pakistan and in free circulation in the other Member States ;

Whereas the importation into the Community of the products in question originating in Pakistan is covered by an Agreement negotiated between the Community and this country ;

Whereas under that Agreement Pakistan has undertaken to take all necessary steps to limit its exports of the products in question to the Community up to the amount of certain ceilings allocated among the Member States ;

Whereas it was not possible on that occasion to allocate these ceilings on the basis of the needs of the individual markets ; whereas there are therefore disparities existing between the import conditions in the various Member States ; whereas uniformity can only be achieved progressively ;

Whereas there are serious difficulties in the industrial sector concerned, involving a considerable drop in production and employment ;

Whereas further indirect imports, in addition to those already made or proposed, would be likely to aggra-

vate these difficulties and to call into question the objectives sought by the commercial measures concerned ;

Whereas it is not possible to set in motion rapidly the machinery for bringing about the necessary cooperation from the other Member States ;

Whereas authorization should accordingly be given for the application of protective measures under the first paragraph of Article 115, subject to the conditions laid down in Commission Decision 71/202/EEC of 12 May 1971 ⁽¹⁾, and in particular Article 1 thereof ;

Whereas, however, the application for a licence which gave rise to the application in question does not need to be covered by such an authorization in view of the small amount involved,

HAS ADOPTED THIS DECISION :

Article 1

The French Republic is authorized not to apply Community treatment to the products indicated below, where they originate in Pakistan and are in free circulation in the other Member States, and in respect of which applications for import licences were lodged after 9 October 1979 :

| CCT heading No | Description |
|--------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| ex 60.05 A and ex 61.02 B (NIMEXE codes 60.05-22, 23, 24, 25 ; 61.02-78, 82, 84) (category 7) | Blouses and shirt blouses, knitted or crocheted (not elastic or rubberized), or woven, for women, girls and infants, of wool, of cotton or of man-made textile fibres |

⁽¹⁾ OJ No L 121, 3. 6. 1971, p. 26.

Article 2

Done at Brussels, 19 October 1979.

This Decision shall apply until new opportunities arise in France for the importation of these products from Pakistan or until 31 December 1979, whichever is the earlier.

Article 3

This Decision is addressed to the French Republic.

For the Commission

Étienne DAVIGNON

Member of the Commission

COMMISSION DECISION

of 19 October 1979

authorizing the French Republic not to apply Community treatment to gloves, mittens and mitts, knitted or crocheted, not elastic or rubberized, other than those of category 10, of wool, of cotton or of man-made textile fibres, falling within subheading 60.02 B of the Common Customs Tariff (NIMEXE codes 60.02-50, 60, 70, 80) (category 11), originating in Taiwan and in free circulation in the other Member States

(Only the French text is authentic)

(79/919/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular the first paragraph of Article 115 thereof,

Having regard to the application under the first paragraph of Article 115 of the Treaty, made on 12 October 1979 by the French Government to the Commission of the European Communities, for authorization not to apply Community treatment to gloves, mittens and mitts, knitted or crocheted, not elastic or rubberized, other than those of category 10, of wool, of cotton or of man-made textile fibres, falling within subheading 60.02 B of the Common Customs Tariff (NIMEXE codes 60.02-50, 60, 70, 80) (category 11), originating in Taiwan and in free circulation in the other Member States;

Whereas the importation into the Community of the products in question originating in Taiwan is subject to a Community quantitative quota allocated among the Member States by Commission Regulation (EEC) No 3020/77 of 30 December 1977⁽¹⁾, confirmed by Council Regulation (EEC) No 255/78 of 7 February 1978⁽²⁾;

Whereas it was not possible on that occasion to allocate this quota on the basis of the needs of the individual markets; whereas there are therefore disparities existing between the import conditions in the various Member States; whereas uniformity can only be achieved progressively;

Whereas there are serious difficulties in the industrial sector concerned, involving a considerable drop in production and employment;

⁽¹⁾ OJ No L 357, 31. 12. 1977, p. 51.

⁽²⁾ OJ No L 39, 9. 2. 1978, p. 1.

Whereas further indirect imports, in addition to those already made, would be likely to aggravate these difficulties and to call into question the objectives sought by the commercial measures concerned;

Whereas it is not possible to set in motion rapidly the machinery for bringing about the necessary cooperation from the other Member States;

Whereas authorization should accordingly be given for the application of protective measures under the first paragraph of Article 115, subject to the conditions laid down in Commission Decision 71/202/EEC of 12 May 1971⁽³⁾, and in particular Article 1 thereof,

HAS ADOPTED THIS DECISION:

Article 1

The French Republic is authorized not to apply Community treatment to the products indicated below, where they originate in Taiwan and are in free circulation in the other Member States, and in respect of which applications for import licences were lodged after 1 October 1979:

| CCT heading No | Description |
|-----------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 60.02 B (NIMEXE codes 60.02-50, 60, 70, 80) (category 11) | Gloves, mittens and mitts, knitted or crocheted, not elastic or rubberized, other than those of category 10, of wool, of cotton or of man-made textile fibres |

Article 2

This Decision shall apply until new opportunities arise in France for the importation of these products

⁽³⁾ OJ No L 121, 3. 6. 1971, p. 26.

from Taiwan or until 31 December 1979, whichever is the earlier.

Done at Brussels, 19 October 1979.

For the Commission

Étienne DAVIGNON

Member of the Commission

Article 3

This Decision is addressed to the French Republic.
