Official Journal

of the European Communities

L 279

Volume 25 1 October 1982

English edition

Legislation

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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EEC) No 2614/82

of 30 September 1982

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 organization of the market in cereals (1), as last amended by Regulation (EEC) No 1451/82 (2), and in particular Article 13 (5) thereof,

Having regard to Council Regulation No 129 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (3), as last amended by Regulation (EEC) No 2543/73 (4), and in particular Article 3 thereof,

Having regard to the opinion of the Monetary Committee.

Whereas, the import levies on cereals, wheat and rye flour, and wheat groats and meal were fixed by Regulation (EEC) No 2118/82 (5) and subsequent amending Regulations;

Whereas, if the levy system is to operate normally, levies 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 central rate,
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies in relation to the Community currencies referred to in the previous indent;

Whereas these exchange rates being those recorded on 29 September 1982;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2118/82 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 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹) OJ No L 281, 1. 11. 1975, p. 1. (²) OJ No L 164, 14. 6. 1982, p. 1.

^(*) OJ No 106, 30. 10. 1962, p. 2553/62. (*) OJ No L 263, 19. 9. 1973, p. 1.

⁽⁵⁾ OJ No L 223, 31. 7. 1982, p. 44.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the import levies on cereals and on wheat or rye flour, groats and meal

		(ECU/tonne)
CCT heading No	Description	Levies
10.01 B I	Common wheat, and meslin	119.75
10.01 B II	Durum wheat	158·18 (1) (5)
10.02	Rye	91.33 (6)
10.03	Barley	107.06
10.04	Oats	76-97
10.05 B	Maize, other than hybrid maize for	1
	sowing	114.42 (2) (3)
10.07 A	Buckwheat	0
10.07 B	Millet	12.68 (4)
10.07 C	Grain sorghum	106:41 (4)
10.07 D	Canary seed; other cereals	0 (5)
11.01 A	Wheat or meslin flour	181-17
11.01 B	Rye flour	141-41
11.02 A I a)	Durum wheat groats and meal	258-34
11.02 A I b)	Common wheat groats and meal	195.08
l		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) In accordance with Regulation (EEC) No 435/80, the levies are not aplied to imports into the French overseas departments of products originating in the African, Caribbean and Pacific States or in the 'overseas countries and territories'.
- (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 2615/82

of 30 September 1982

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 organization of the market in cereals (1), as last amended by Regulation (EEC) No 1451/82 (2), and in particular Article 15 (6) thereof,

Having regard to Council Regulation No 129 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (3), as last amended by Regulation (EEC) No 2543/73 (4), and in particular Article 3 thereof,

Having regard to the opinion of the Monetary Committee,

Whereas the premiums to be added to the levies on cereals and malt were fixed by Regulation (EEC) No 2119/82 (5) and subsequent amending Regulations;

Whereas, if the levy system is to operate normally, levies 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 central rate,

- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies in relation to the Community currencies referred to in the previous indent;

Whereas these exchange rates being those recorded on 29 September 1982;

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 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

^{(&}lt;sup>2</sup>) OJ No L 164, 14. 6. 1982, p. 1.

^(*) OJ No 106, 30. 10. 1962, p. 2553/62. (*) OJ No L 263, 19. 9. 1973, p. 1.

^{(&}lt;sup>5</sup>) OJ No L 223, 31. 7. 1982, p. 47.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the premiums to be added to the import levies on cereals, flour and malt

A. Cereals and flour

(ECU/tonne)

CCT	. Description	Current	1st period	2nd period	3rd period
heading No			11	12	1
10.01 B I	Common wheat, and meslin	0	. 0	0	0
10.01 B II	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	0
10.05 B	Maize, other than hybrid maize for sowing	0	0.54	0.54	0.54
10.07 A	Buckwheat	0	0	0	0
10.07 B	Millet	0	0	0	0
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)

						(ECO/IONING
CCT	Provincia	Current	1st period	2nd period	3rd period	4th period
heading No	Description	10	11	12	1	2
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 2616/82

of 30 September 1982

fixing the import levies on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (1), as last amended by the Act of Accession of Greece (2), and in particular Article 11 (2) thereof,

Whereas the import levies on rice and broken rice were fixed by Regulation (EEC) No 2371/82 (3), as last amended by Regulation (EEC) No 2552/82 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2371/82 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 the products listed in Article 1 (1) (a) and (b) of Regulation (EEC) No 1418/76 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October

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

Done at Brussels, 30 September 1982.

^(*) OJ No L 166, 25. 6. 1976, p. 1. (*) OJ No L 291, 19. 11. 1979, p. 17. (*) OJ No L 255, 1. 9. 1982, p. 5. (*) OJ No L 273, 23. 9. 1982, p. 7.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the import levies on rice and broken rice

(ECU/tonne)

			(Beer renne)
CCT heading No	Description	Third countries (3)	ACP or OCT (') (2) (3)
ex 10.06	Rice:		
	B. Other:		
	I. Paddy rice; husked rice:		
	a) Paddy rice:		
	1. Round grain	128-98	60.89
	2. Long grain	145.76	69.28
	b) Husked rice:		
	1. Round grain	161-23	77:01
	2. Long grain	182-20	87.50
	II. Semi-milled or wholly milled rice:		
	a) Semi-milled rice:		
	1. Round grain	255-45	115.80
	2. Long grain	374-11	175-17
	b) Wholly milled rice:		
	1. Round grain	272.06	123-68
	2. Long grain	401.05	188-17
	III. Broken rice	25.82	9.91

⁽¹⁾ Subject to the application of the provisions of Article 10 of Regulation (EEC) No 435/80.

⁽²⁾ In accordance with Regulation (EEC) No 435/80, the levies are not applied to imports into the French overseas departments of products originating in the African, Caribbean and Pacific States or in the 'overseas countries and territories'.

⁽³⁾ The import levy on rice entering the overseas department of Réunion is specified in Article 11a of Regulation (EEC) No 1418/76.

COMMISSION REGULATION (EEC) No 2617/82

of 30 September 1982

fixing the premiums to be added to the import levies on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (1), as last amended by the Act of Accession of Greece (2), and in particular Article 13 (6) thereof,

Whereas the premiums to be added to the levies on rice and broken rice were fixed by Regulation (EEC) No 2372/82 (3), as last amended by Regulation (EEC) No 2553/82 (4);

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 shown in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The premiums to be added to the import levies fixed in advance in respect of rice and broken rice shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

^(*) OJ No L 166, 25. 6. 1976, p. 1. (*) OJ No L 291, 19. 11. 1979, p. 17. (*) OJ No L 255, 1. 9. 1982, p. 8.

⁽⁴⁾ OJ No L 273, 23. 9. 1982, p. 9.

ANNEX to the Commission Regulation of 30 September 1982 fixing the premiums to be added to the import levies on rice and broken rice

				0	ECU/tonne
CCT	Para tata	Current	1st period	2nd period	3rd period
heading No	Description	10	11	12	1
ex 10.06	Rice:				•
	B. Other				
	I. Paddy rice; husked rice:				
	a) Paddy rice:				
	1. Round grain	0	0	0	_
	2. Long grain	0	0	0	_
	b) Husked rice:				
•	1. Round grain	0	0	0	
	2. Long grain	0	0	0	_
	II. Semi-milled or wholly milled rice:				
	a) Semi-milled rice:				
	1. Round grain	0	0	0	
	2. Long grain	0	0	0	_
	b) Wholly milled rice:				
	1. Round grain	0	0	0	
	2. Long grain	0	0	0	_
`	III. Broken rice	0	0	0	0

COMMISSION REGULATION (EEC) No 2618/82

of 30 September 1982

fixing the export refunds on products processed from cereals and rice

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 1451/82 (2), and in particular the fourth subparagraph of Article 16 (2) thereof,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (3), as last amended by the Act of Accession of Greece (4), and in particular the fourth subparagraph of Article 17 (2) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 16 of Regulation (EEC) No 2727/75 and Article 17 of Regulation (EEC) No 1418/76 provide 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 (5), and Article 2 of Council Regulation (EEC) No 1431/76 of 21 June 1976 (6) laying down general rules for granting export refunds on cereals and rice respectively and criteria for fixing the amount of such refunds, provide 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, rice and broken rice on the Community market on the one hand and prices for cereals, rice, broken rice and cereal products on the world market on the other; whereas the same Articles provide that it is also important to ensure equilibrium and the natural development of prices and trade on the markets in cereals and rice 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 6 of Council Regulation (EEC) No 2744/75 of 29 October 1975 on the import and export system for products processed from cereals and from rice (7), as last amended by Regulation (EEC) No 1459/82 (8), defines the specific criteria to be taken into account when the refund on these products is being calculated;

Whereas, on the basis of the criteria laid down in Regulation (EEC) No 2744/75, particular account should be taken of the prices and quantities of basic products used to calculate the variable component of the levy; whereas Article 8 of Regulation (EEC) No 2744/75 and Article 1 of Regulation (EEC) No 1077/68 (9), as amended by Regulation (EEC) No 2764/71 (10), provide that the amount of the export refund should, for certain products, be reduced by an amount equal to the production refund granted in respect of the basic products;

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 when the refund is being calculated account should be taken of the quantities of raw materials used to determine the variable component of the levy; whereas the quantities of raw materials used for certain processed products may vary according to the end use of the product; whereas, depending on the manufacturing process used, products other than the main product are obtained, the quantity and value of which may vary with the nature and quality of the main products being manufactured; whereas cumulation of the refunds on the various products manufactured by a single process from the same basic product may make it possible, in certain cases, to export to third countries at prices which are lower than world market prices; whereas the refund on certain products should therefore be limited to an amount which, while allowing access to the world market, will ensure that the aims of the common organization of the markets are respected;

⁽¹⁾ OJ No L 281, 1, 11, 1975, p. 1.

⁽²) OJ No L 164, 14. 6. 1982, p. 1.

^(*) OJ No L 166, 25. 6. 1976, p. 1. (*) OJ No L 291, 19. 11. 1979, p. 17. (*) OJ No L 281, 1. 11. 1975, p. 78. (*) OJ No L 166, 25. 6. 1976, p. 36.

⁽⁷⁾ OJ No L 281, 1. 11. 1975, p. 65.

^(*) OJ No L 164, 14. 6. 1982, p. 22. (*) OJ No L 181, 27. 7. 1968, p. 1. (10) OJ No L 283, 24. 12. 1971, p. 30.

Whereas the refund to be granted in respect of certain processed products should be graduated on the basis of the ash, crude fibre, tegument, protein, fat and starch content of the individual product concerned, this content being a particularly good indicator of the quantity of basic product actually incorporated in the processed product;

Whereas there is no need at present to fix an export refund for manioc, other tropical roots and tubers or flours obtained therefrom, given the economic aspect of potential exports and in particular the nature and origin of these products; whereas, for certain products processed from cereals, the insignificance of Community participation in world trade makes it unnecessary to fix an export refund at the present time;

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 Regulation (EEC) No 2806/71 (1) lays down additional rules for granting export refunds for certain products processed from cereals and rice;

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 central rate,

 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 the products listed in Article 1 (d) of Regulation (EEC) No 2727/75 and in Article 1 (1) (c) of Regulation (EEC) No 1418/76 and subject to Regulation (EEC) No 2744/75 are hereby fixed as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

ANNEX to the Commission Regulation of 30 September 1982 fixing the export refunds on products processed from cereals and rice

		(ECU/ton
Number in nomenclature used for refunds	Nomenclature in simplified wording	Refund
11.01 C (I)	Barley flour, of an ash content, referred to dry matter, not exceeding 0.9 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.9 % by weight	132:33
11.01 C (II)	Barley flour not included under No 11.01 C (I)	_
11.01 D (I)	Oat flour, of an ash content, referred to dry matter, not exceeding 2.3 % by weight, of a crude fibre content, referred to dry matter, not exceeding 1.8 % by weight, of a moisture content not exceeding 11 % and of which the peroxydase is virtually inactivated	90·32
11.01 D (II)	Oat flour not included under No 11.01 D (I)	_
11.01 E (I)	Maize flour, of a fat content, referred to dry matter, not exceeding 1.3 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.8 % by weight	148-29
11.01 E (II)	Maize flour, of a fat content, referred to dry matter, exceeding 1.3 % but not exceeding 1.7 % by weight and of a crude fibre content, referred to dry matter, not exceeding 1 % by weight	_
11.01 E (III)	Maize flour not included under No 11.01 E(I) and (II)	
11.01 F	Rice flour	_
11.02 A III (a)	Barley groats and meal, of an ash content, referred to dry matter, not exceeding 1 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.9 % by weight	136·74
11.02 A III (b)	Barley groats and meal not included under No 11.02 A III (a)	_
11.02 A IV (a)	Oat groats and meal, of an ash content, referred to dry matter, not exceeding 2.3 % by weight, of a tegument content not exceeding 0.1 %, of a moisture content not exceeding 11 % and of which the peroxydase is virtually inactivated	90.32
11.02 A IV (b)	Oat groats and meal not included under No 11.02 A IV (a)	_
11.02 A V (a)	Maize groats and meal, of a fat content, referred to dry matter, not exceeding 0.9 % by weight and a crude fibre content, referred to dry matter, not exceeding 0.6 % by weight (1)	190.66
11.02 A V (b)	Maize groats and meal, of a fat content, referred to dry matter, not exceeding 1.3 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.8 % by weight (1)	148-29
11.02 A V (c)	Maize groats and meal, of a fat content, referred to dry matter, exceeding 1.3 % by weight but not exceeding 1.7 % by weight and of a crude fibre content, referred to dry matter, not exceeding 1 % by weight (1)	127-10
11.02 A VI	Rice groats and meal	_
11.02 B I a) 1 (aa)	Hulled (shelled or husked) barley, of an ash content, referred to dry matter, not exceeding 1 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.9 % by weight (2)	132·33
11.02 B I a) 1 (bb)	Hulled (shelled or husked) barley not included under No 11.02 B I a) 1 (aa) (²)	_
11.02 B I a) 2 (aa)	Clipped oats	_

	·	(ECU/to
Number in nomenclature used for refunds	Nomenclature in simplified wording	Refund
11.02 B I a) 2 bb) (11)	Hulled (shelled or husked) oats, of an ash content, referred to dry matter, not exceeding 2·3 % by weight, of tegument content not exceeding 0·5 % of a moisture content not exceeding 11 % and of which the peroxydase is virtually inactivated (²)	80·29
11.02 B I a) 2 bb) (22)	Hulled (shelled or husked) oats, not included under No 11.02 B I a) 2 bb) (11) (²)	
11.02 B I b) 1 (aa)	Hulled and sliced or kibbled barley, of an ash content, referred to dry matter, not exceeding 1 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.9 % by weight ('Grütze' or 'Grutten') (2)	132·33
11.02 B I b) 1 (bb)	Hulled and sliced or kibbled barley, not included under No 11.02 B I b) 1 (aa) ('Grütze' or 'Grutten') (²)	
11.02 B I b) 2 (aa)	Hulled and sliced or kibbled oats, of an ash content, referred to dry matter, not exceeding 2·3 % by weight, of a tegument content not exceeding 0·1 %, of a moisture content not exceeding 11 % and of which the peroxydase is virtually inactivated ('Grütze' or 'Grutten') (²)	85.31
11.02 B I b) 2 (bb)	Hulled and sliced or kibbled oats not included under No 11.02 B I b) 2 (aa) ('Grütze' or 'Grutten') (²)	-
11.02 B II a) (1)	Hulled (shelled or husked) wheat, not sliced or kibbled (2)	_
11.02 B II c) (1)	Hulled and sliced or kibbled maize of a fat content, referred to dry matter, not exceeding 0.9 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.6 % by weight ('gruetze' or 'grutten') (2)	158-88
11.02 C III (a)	Pearled barley, of an ash content, referred to dry matter, not exceeding 1 % by weight (without talc) — 1st category (3)	176:44
11.02 C III (b)	Pearled barley, of an ash content, referred to dry matter, not exceeding 1 % by weight (without talc) — 2nd category (3)	141.15
11.02 C IV	Pearled oats (3)	_
11.02 D I	Wheat not otherwise worked than kibbled	_
11.02 D II	Rye not otherwise worked than kibbled	50.00
11.02 E I b) 1 (aa)	Flaked barley, of an ash content, referred to dry matter, not exceeding 1 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.9 % by weight	132:33
11.02 E I b) 1 (bb)	Flaked barley not included under 11.02 E I b) 1 (aa)	
11.02 E I b) 2 (aa)	Flaked oats, of an ash content, referred to dry matter, not exceeding $2\cdot3$ % by weight, of a tegument content not exceeding $0\cdot1$ %, of a moisture content not exceeding 12 % and of which the peroxydase is virtually inactivated	100-36
11.02 E I b) 2 (bb)	Flaked oats, of an ash content, referred to dry matter, not exceeding 2.3% by weight, of a tegument content exceeding 0.1% but not exceeding 1.5% , of a moisture content not exceeding 12% and of which the peroxydase is virtually inactivated	80.29
11.02 E I b) 2 (cc)	Flaked oats not included under Nos 11.02 E I b) 2 (aa) and 11.02 E I b) 2 (bb)	_
11.02 E II c) (1)	Flaked maize, of a fat content, referred to dry matter, not exceeding 0.9 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0.7 % by weight	169-47

(ECU/tonne)

		(ECU/tonne
Number in nomenclature used for refunds	Nomenclature in simplified wording	Refund
ex 11.02 E II c) (2)	Flaked maize, of a fat content, referred to dry matter, not exceeding 1·3 % by weight and of a crude fibre content, referred to dry matter, not exceeding 0·8 % by weight	137-70
ex 11.02 E II c) (3)	Flaked maize, of a fat content, referred to dry matter, exceeding 1.3 % but not exceeding 1.7 % by weight and of a crude fibre content, referred to dry matter, not exceeding 1 % by weight	_
11.02 E II d) 1	Flaked rice	_
11.02 F III	Barley pellets	
11.02 F IV	Oat pellets	_
11.02 F V	Maize pellets	_
11.02 G I	Wheat germ, whole, rolled, flaked or ground	23.69
11.02 G II	Germ of cereals other than wheat, whole, rolled, flaked or ground	26-48
11.07 A I a)	Unroasted malt, obtained from wheat, in the form of flour	168-69
11.07 A II a)	Unroasted malt, other than that obtained from wheat, in the form of flour	157.03
11.08 A I	Maize starch (5)	140-67
11.08 A II	Rice starch (5)	15.78
11.08 A III	Wheat starch (5)	149-89
11.08 A IV	Potato starch (6)	140.67
11.08 A V	Starches other than maize, rice, wheat, or potato starch (5)	
11.09 A	Dried wheat gluten, of a protein content, referred to dry matter, of 82 % or more by weight (N \times 6·25)	182:59
17.02 B II a)	Glucose and malto-dextrine, other than glucose containing, in the dry state, 99 % or more by weight of the pure product, in the form of white crystalline powder, whether or not agglomerated (4)	183-48
17.02 B II b)	Malto-dextrine and malto-dextrine syrup; glucose and glucose syrup not containing, in the dry state, 99 % or more by weight of the pure product, other than glucose in the form of white crystalline powder, whether or not agglomerated (*)	140-67
17.02 F II a)	Caramel, other than caramel containing 50 % or more by weight of sucrose in the dry matter, in the form of powder, whether or not agglomerated	192-21
17.02 F II b)	Caramel, other than caramel containing 50 % or more by weight of sucrose in the dry matter, other than in the form of powder	133-68
21.07 F II	Flavoured or coloured glucose syrup, and malto-dextrine syrup	140-67
23.02 A I a)	Brans sharps and other residues derived from the sifting, milling or working of maize or rice of a starch content not exceeding 35 % by weight	23-11
23.02 A I b) 2	Brans, sharps and other residues derived from the sifting, milling or working of maize or rice, of a starch content exceeding 35 % by weight, and not having undergone a denaturing process, or of a starch content exceeding 45 % by weight and having undergone denaturing process	23-11
23.02 A II a)	Brans, sharps and other residues derived from the sifting, milling or working of cereals other than maize or rice, of a starch content not exceeding 28 % by weight and of which the percentage which passes through a sieve with an aperture of 0.2 mm does not exceed 10 % by weight or of which the sifted product has an ash content, calculated on dry matter, not exceeding 1.5 % by weight	23-11
23.02 A II b)	Brans, sharps and other residues derived from the sifting, milling or working of cereals other than maize or rice, not included under No 23.02 A II a)	23-11
23.03 A I	Residues from the manufacture of starch from maize (excluding concentrated steeping liquors), of a protein content, calculated on dry matter, of 63 % or more by weight (N \times 6·25)	69-90

- (1) The export refund is paid in respect of maize, groats and meal:
 - of which a percentage not exceeding 30 % passes through a sieve with an aperture of 315 microns,
 - of which a percentage not exceeding 5 % passes through a sieve with an aperture of 150 microns.
- (2) 'Hulled grains' are grains corresponding to the definition given in the Annex to Regulation (EEC) No 821/68 (OJ No L 149, 29. 6. 1968, p. 46).
- (3) 'Pearled grains' are grains corresponding to the definition given in the Annex to Regulation (EEC) No 821/68 (OJ No L 149, 29. 6. 1968, p. 46).
- (*) Pursuant to Regulation (EEC) No 2730/75 the product falling within subheading 17.02 B I enjoys the same export refund as the product falling within subheading 17.02 B II.
- (5) The export refund is granted on products falling within this subheading which have a starch content of not less than 85 % by weight.
- (9) The export refund is granted on products falling within this subheading which have a starch content of not less than 78 % by weight.

COMMISSION REGULATION (EEC) No 2619/82 of 30 September 1982

fixing the export refunds on cereal-based compound feedingstuffs

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 1451/82 (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 that Regulation 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 other; whereas the same Article provides that it is also important to ensure equilibrium and the natural development of prices and trade on the cereal markets;

Whereas it follows from applying these detailed rules to the present situation on the market in cereal-based compound feedingstuffs that the export refund should be fixed at an amount which will cover the difference between Community prices and world market prices;

Whereas Article 7 (1) of Council Regulation (EEC) No 2743/75 of 29 October 1975 on the system to be applied to cereal-based compound feedingstuffs (4), as amended by Regulation (EEC) No 2560/77 (5), provides that, when export refunds on cereal-based compound feedingstuffs are being fixed, only the products normally used in the manufacture of compound feedingstuffs for which a refund may be fixed should be taken into account;

Whereas Commission Regulation (EEC) No 1913/69 of 29 September 1969 on the granting and the advance fixing of the export refund on cereal-based compound feedingstuffs (6), as amended by Regulation (EEC) No 3102/80 (7), provides that calculation of the export refund must be based on the levy applicable to maize; whereas this calculation must also take account of the cereal products content; whereas, therefore, in the interest of simplification, compound feedingstuffs should be placed in categories and the refund for each category should be fixed on the basis of a quantity of maize which is representative of the usual cereal products content for the category concerned; whereas, furthermore, the amount of the refund must also take into account the possibilities and conditions for the sale of those products on the world market, the need to avoid disturbances on the Community market and the economic aspect of the export;

Whereas the world market situation or the specific requirements of certain markets may make it necessary to vary the refund for compound feedingstuffs according to destination; whereas, for purposes of varying the refund, the destination zones laid down in Annex II to Commission Regulation (EEC) No 1124/77 of 27 May 1977 redefining the destination zones for export refunds or levies and for certain export licences for cereals and rice (8) should be used;

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 central rate,
- 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,

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²) OJ No L 164, 14. 6. 1982, p. 1. (³) OJ No L 281, 1. 11. 1975, p. 78.

⁽⁴⁾ OJ No L 281, 1. 11. 1975, p. 60. (5) OJ No L 303, 28. 11. 1977, p. 1.

^(°) OJ No L 246, 30. 9. 1969, p. 11. (°) OJ No L 324, 29. 11. 1980, p. 60.

⁽⁸⁾ OJ No L 134, 28. 5. 1977, p. 53.

HAS ADOPTED THIS REGULATION:

to Regulation (EEC) No 2743/75 are hereby fixed as shown in the Annex to this Regulation.

Article 1

Article 2

The export refunds on the compound feedingstuffs covered by Regulation (EEC) No 2727/75 and subject

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX to the Commission Regulation of 30 September 1982 fixing the export refunds on cereal-based compound feedingstuffs

(ECU/tonne)

CCT heading No	Special specification for refund	Nomenclature in simplified wording	Refun	d
23.07 B I		Preparations of a kind used in animal feeding, covered by Regulation (EEC) No 2743/75, containing starch, glucose or glucose syrup falling within subheadings 17.02 B and 21.07 F II or milk products (falling within heading Nos 04.01, 04.02, 04.03 and 04.04 and subheadings 17.02 A and 21.07 F I):		
,		Of a milk powder content of less than 50 % by weight and of a cereal products (1) content by weight:		
	3010	Exceeding 5 % but not exceeding 15 %	6·60 (²)	— (³)
	4010	— Exceeding 15 % but not exceeding 30 %	16·50 (²)	— (³)
	5010	— Exceeding 30 % but not exceeding 50 %	29·70 (²)	— (³)
	6010	— Exceeding 50 % but not exceeding 65 %	39·60 (²)	— (³)
	7010	Exceeding 65 %	49·50 (²)	— (³)

^{(1) &#}x27;Cereal products' means the products falling within Chapter 10 and heading Nos 11.01 and 11.02 (excluding subheading 11.02 G) of the Common Customs Tariff.

⁽²⁾ For exports to Zones A, C, D and E specified in Annex II to Regulation (EEC) No 1124/77.

⁽³⁾ For export to other third countries.

COMMISSION REGULATION (EEC) No 2620/82

of 30 September 1982

fixing the import levies on syrups and certain other products in the sugar sector

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular Article 16 (8) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 16 (1) of Regulation (EEC) No 1785/81 provides for charging a levy on imports of the products listed in Article 1 (1) of that Regulation;

Whereas the levy on the products listed in Article 1 (1) (d) of Regulation (EEC) No 1785/81 must be calculated, where appropriate, at a standard rate on the basis of the sucrose content (including other sugars expressed as sucrose) of the product concerned and of the levy on white sugar; whereas, however, the levies on maple sugar and maple syrup are limited to the amount resulting from application of the rate of duty bound within GATT;

Whereas Article 7 of Commission Regulation (EEC) No 837/68 of 28 June 1968 on detailed rules for the application of levies on sugar (3), as last amended by Regulation (EEC) No 1428/78 (4), provides that the basic amount of the levy for 100 kilograms of product must be fixed per percentage point of sucrose content;

Whereas the basic amount of the levy must be equal to one-hundredth of the average of the levies applicable to 100 kilograms of white sugar during the first 20 days of the month preceding the month for which the basic amount of the levy is fixed; whereas, however, the levy applicable to white sugar on the day of the fixing of the basic amount must be substituted for the average of the levies, where that levy differs by at least 0.73 ECU from that average;

Whereas the basic amount must be fixed each month; whereas it must, however, be altered during the period between the day on which it is fixed and the first day of the month following the month for which the basic amount is applicable, if the levy on white sugar differs by at least 0.73 ECU from the average referred to above or from the levy on white sugar used to fix the basic amount; whereas, in this case, the basic amount must be equal to one-hundredth of the levy on white sugar used to calculate the alteration;

Whereas the basic amount thus fixed must be adjusted on the basis of variations in the threshold price for white sugar occurring between the month in which the basic amount is fixed and the period of application; whereas this adjustment, equal to one-hundredth of the difference between these two threshold prices, must be deducted from or added to the basic amount in the circumstances provided for in Article 7 (6) of Regulation (EEC) No 837/68;

Whereas the levy on the products referred to in Article 1 (1) (f) and (g) of Regulation (EEC) No 1785/81 comprises, under Article 16 (6) of that Regulation, a variable element and a fixed element, with the latter, per 100 kilograms of dry matter, being equal to onetenth of the fixed element established pursuant to point B of Article 14 (1) of Regulation (EEC) No 2727/75 (5) for the fixing of the import levy on the products falling within subheading 17.02 B II of the Common Customs Tariff, and the variable element, per 100 kilograms of dry matter, being equal to one hundred times the basic import levy applicable as from the first of each month in the case of the products listed in Article 1 (1) (d) of Regulation (EEC) No 1785/81; whereas the levy must be fixed each month;

Whereas, if the levy system is to operate normally, levies 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 central rate,

⁽¹) OJ No L 177, 1. 7. 1981, p. 4.

⁽²⁾ OJ No L 74, 18. 3. 1982, p. 1. (3) OJ No L 151, 30. 6. 1968, p. 42. (4) OJ No L 171, 28. 6. 1978, p. 34.

⁽⁵⁾ OJ No L 281, 1. 11. 1975, p. 1.

 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 the application of these provisions that the import levies on the products concerned should be as indicated in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The import levies on the products listed in Article 1 (1) (d), (f) and (g) of Regulation (EEC) No 1785/81 shall be as indicated in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX

to the Commission Regulation of 30 September 1982 fixing the import levies on syrups and certain other products in the sugar sector

(ECU) Basic amount per percentage point CCT Amount of levy of sucrose content and per 100 kg net per 100 kg of dry matter Description heading of the product in question 17.02 Other sugars in solid form; sugar syrups, not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel: C. Maple sugar and other syrup 0.4290 D. Other sugars and syrups (other than lactose, glucose and malto-dextrine): I. Isoglucose 52.57 ex II. Other 0.4290E. Artificial honey, whether or not mixed with natural honey 0.4290F. I. Caramelized sugar and molasses containing, in the dry state, 50 % or more by weight of sucrose 0.4290 21.07 Food preparations not elsewhere specified or included: F. Flavoured or coloured sugar syrups: III. Isoglucose 52.57 IV. Other 0.4290

COMMISSION REGULATION (EEC) No 2621/82

of 30 September 1982

fixing the export refunds on syrups and certain other sugar products exported in the natural state

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular Article 19 (4) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 19 of Regulation (EEC) No 1785/81 provides that the difference between quotations or prices on the world market for the products listed in Article 1 (1) (d) of that Regulation and prices for those products within the Community may be covered by an export refund;

Whereas Article 8 of Council Regulation (EEC) No 766/68 of 18 June 1968 laying down general rules for granting export refunds on sugar (3), as last amended by Regulation (EEC) No 1489/76 (4), provides that the export refund on 100 kilograms of the products listed in Article 1 (1) (d) of Regulation (EEC) No 1785/81 is equal to the basic amount multiplied by the sucrose content, including, where appropriate, other sugars expressed as sucrose; whereas the sucrose content of the product in question is determined in accordance with Article 13 of Commission Regulation (EEC) No 394/70 of 2 March 1970 on detailed rules for granting export refunds on sugar (5), as last amended by Regulation (EEC) No 1467/77 (6);

Whereas Article 7 of Regulation (EEC) No 766/68 provides that the basic amount of the refund on sorbose exported in the natural state must be equal to the basic amount of the refund less one-hundredth of the production refund applicable, pursuant to Council Regulation (EEC) No 1400/78 of 20 June 1978 laying down general rules for the production refund on sugar used in the chemical industry (7), to the products listed in Annex I to the last mentioned Regulation;

Whereas the basic amount of the refund on the other products listed in Article 1 (1) (d) of Regulation (EEC) No 1785/81 exported in the natural state must be equal to one-hundredth of an amount which takes account, on the one hand, of the difference between the intervention price for white sugar for the Community areas without deficit for the month for which the basic amount is fixed and quotations or prices for white sugar on the world market and, on the other, of the need to establish a balance between the use of Community basic products in the manufacture of processed goods for export to third countries and the use of third country products brought in under inward processing arrangements;

Whereas the application of the basic amount may be limited to some of the products listed in Article 1 (1) (d) of Regulation (EEC) No 1785/81;

Whereas Article 19 of Regulation (EEC) No 1785/81 makes provision for setting refunds for export in the natural state of products referred to in Article 1 (1) (f) and (g) of that Regulation; whereas the refund must be fixed per 100 kilograms of dry matter, taking account of the export refund for products within subheading _17.02 B II a) of the Common Customs Tariff and for products referred to in Article 1 (1) (d) of Regulation (EEC) No 1785/81 and of the economic aspects of the intended exports; whereas the refund is to be granted only for products complying with the conditions in Article 3 of Commission Regulation (EEC) No 1469/77 of 30 June 1977 laying down rules for applying the levy and the refund in respect of isoglucose and amending Regulation (EEC) No 192/75 (8);

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 central rate,

⁽¹) OJ No L 177, 1. 7. 1981, p. 4. (²) OJ No L 74, 18. 3. 1982, p. 1.

^(*) OJ No L 143, 25. 6. 1968, p. 6. (*) OJ No L 167, 26. 6. 1976, p. 13. (*) OJ No L 50, 4. 3. 1970, p. 1. (*) OJ No L 162, 1. 7. 1977, p. 6.

^{(&}lt;sup>7</sup>) OJ No L 170, 27. 6. 1978, p. 9.

⁽⁸⁾ OJ No L 162, 1. 7. 1977, p. 9.

— 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 refunds referred to above must be fixed every month; whereas they may be altered in the intervening period;

Whereas application of these quotas results in fixing refunds for the products in question at the levels given in the Annex to this Regulation;

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

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1 (1) (d), (f) and (g) of Regulation (EEC) No 1785/81, exported in the natural state, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the export refunds on syrups and certain other sugar products exported in the natural state

(ECU)

CCT heading No	Description	Basic amount per percentage point of sucrose content and per 100 kg net of the product in question (1)	Amount of refund per 100 kg of dry matter (²)
17.02	Other sugars in solid form; sugar syrups, not containing added flavouring or colouring matter; artificial honey, whether or not mixed with natural honey; caramel:		
	D. Other sugars and syrups (other than lactose, glucose and malto-dextrine):		
	I. Isoglucose		36·18
	ex II. Other, excluding sorbose	0.3618	_
	E. Artificial honey, whether or not mixed with natural honey	0.3618	_
	F. I. Caramelized sugar and molasses containing, in the dry state, 50 % or more by weight of sucrose	0.3618	
21.07	Food preparations not elsewhere specified or included:		
	F. Flavoured or coloured sugar syrups:		
	III. Isoglucose	_	36·18
	IV. Other (other than lactose, glucose and malto-dextrine syrups)	0.3618	_

⁽¹⁾ The basic amount is not applicable to syrups which are less than 85 % pure (Regulation (EEC) No 394/70). Sucrose content is determined in accordance with Article 13 of Regulation (EEC) No 394/70.

⁽²⁾ Applicable only to products referred to in Article 3 of Regulation (EEC) No 1469/77.

COMMISSION REGULATION (EEC) No 2622/82

of 30 September 1982

fixing the export refunds on olive oil

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 1413/82 (2),

Having regard to Council Regulation No 171/67/EEC of 27 June 1967 on export refunds and levies on olive oil (3), as last amended by Regulation (EEC) No 2429/72 (4), and in particular the first sentence of Article 7 thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 20 of Regulation No 136/66/EEC provides that, where prices within the Community are higher than world market prices, the difference between these prices may be covered by a refund when olive oil is exported to third countries;

Whereas the detailed rules for fixing and granting export refunds on olive oil are contained in Regulations No 171/67/EEC and (EEC) No 616/72 (5), as last amended by Regulation (EEC) No 2962/77 (6);

Whereas Article 2 of Regulation No 171/67/EEC provides that the refund must be the same for the whole Community;

Whereas Article 3 of Regulation No 171/67/EEC provides that when the refund on olive oil is being fixed account must be taken of:

- the existing situation and the future trend with regard to prices and availabilities of olive oil on the Community market and prices for olive oil on the world market,
- the aims of the common organization of the market in olive oil which are to ensure equilibrium

- and the natural development of prices and trade on
- the need to avoid disturbances on the Community market, and
- the economic aspect of the proposed exports;

Whereas, furthermore, Article 4 of Regulation No 171/67/EEC provides that the said refund must be fixed in accordance with the following criteria:

- the olive oil prices in the main producing areas of the Community,
- the most favourable quotations recorded on the various markets of importing third countries, and
- the marketing costs and the most favourable transport charges from Community markets in the main producing areas to ports or other points of export in the Community, as well as costs incurred in placing the goods on the world market;

Whereas Article 5 of Regulation No 171/67/EEC provides that the refund on olive oil may be varied according to destination where the world market situation or the specific requirements of certain markets make this necessary;

Whereas Article 7 of Regulation No 171/67/EEC provides that the refund must be fixed at least once every month; whereas it may, if necessary, be altered in the intervening period;

Whereas it follows from applying these detailed rules to the present situation on the market in olive oil and in particular to olive oil prices within the Community and on the markets of third countries that the refund should be as set out in the Annex hereto;

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 central rate,
- 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 measures provided for in this Regulation are in accordance with the opinion of the Management Committee for Oils and Fats,

^(*) OJ No 172, 30. 9. 1966, p. 3025/66. (*) OJ No L 162, 12. 6. 1982, p. 6. (*) OJ No 130, 28. 6. 1967, p. 2600/67. (*) OJ No L 264, 23. 11. 1972, p. 1. (*) OJ No L 78, 31. 3. 1972, p. 1. (*) OJ No L 348, 30. 12. 1977, p. 53.

HAS ADOPTED THIS REGULATION:

Article 2

Article 1

The export refunds on the products listed in Article 1 (2) (c) of Regulation No 136/66/EEC, shall be as set out in the Annex hereto.

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX

to the Commission Regulation of 30 September 1982 fixing the export refunds on olive oil

(ECU/100 kg) CCT heading No Description Refund Fixed vegetable oils, fluid or solid, crude, refined or purified: 15.07 Olive oil: Α Untreated: Virgin olive oil (a) and H Other: Obtained by processing oils falling within subheading 15.07 A I a) or 15.07 A I b), (a) whether or not blended with virgin olive oil: In immediate packings of a net capacity of 5 kg or less, for destinations mentioned in Article 5 of Commission Regulation (EEC) No 2730/79 (1), as well as on export to third countries 24.50

(1) OJ No L 317, 12. 12. 1979, p. 1.

COMMISSION REGULATION (EEC) No 2623/82

of 30 September 1982

fixing the export refunds on oil seeds

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 1413/82 (2),

Having regard to Council Regulation No 142/67/EEC of 21 June 1967 on export refunds on colza, rape and sunflower seeds (3), as last amended by Regulation (EEC) No 2429/72 (4), and in particular the first sentence of Article 2 (3) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 28 of Regulation No 136/66/EEC provides that a refund may be granted on exports to third countries of oil seeds harvested within the Community; whereas the amount of this refund may not exceed the difference between prices within the Community and prices on the world market where the former are higher than the latter; whereas Article 21 of Regulation No 136/66/EEC provides that, at present, Article 28 of that Regulation applies only to colza, rape and sunflower seeds;

Whereas Article 3 of Regulation No 142/67/EEC provides that when the refund is being calculated account must be taken of prices ruling on the various Community markets which are representative from the point of view of processing and exportation; the most favourable quotations recorded on the various markets of importing third countries and costs incurred in placing the goods on the world market; whereas, when the amount of the refund is being fixed, account must also be taken of the level of market prices within the Community for the oil seeds referred to in Article 21 of Regulation No 136/66/EEC and the future trend of these prices; whereas, furthermore, account should be taken of the economic aspect of the proposed exports and the situation in the Community regarding the supply of and demand for these seeds;

Whereas Article 1 of Commission Regulation (EEC) No 651/71 of 29 March 1971 on certain detailed rules for the application of export refunds on oil seeds (5), as amended by Regulation (EEC) No 1480/79 (6), provides that the amount of the refund must be calculated on the basis of the weight of exported seeds; whereas this weight must be adjusted to take account of any differences between the percentages of moisture and impurities found to exist and those used to define the standard quality for which the target price is fixed; whereas, when this adjustment is being made, the weight of the exported seeds must be increased by the amount of the difference between the actual moisture and impurities content and that used to define the standard quality if the former is lower than the latter; whereas, if the opposite applies, the weight of the exported seeds must be reduced by the same amount;

Whereas the standard quality referred to above was defined in Article 2 of Council Regulation (EEC) No 1418/82 of 18 May 1982 fixing the target prices and intervention prices for colza and rape seed and sunflower seed for the 1982/83 marketing year (7);

Whereas Article 2 of Regulation No 142/67/EEC provides that the refund may be varied according to destination where the world market situation or the specific requirements of certain markets make this necessary;

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 central rate,
- 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;

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

⁽²⁾ OJ No L 162, 12. 6. 1982, p. 6. (3) OJ No 125, 26. 6. 1967, p. 2461/67. (4) OJ No L 264, 23. 11. 1972, p. 1.

⁽⁵⁾ OJ No L 75, 30. 3. 1971, p. 16.

OJ No L 180, 17. 7. 1979, p. 13. (7) OJ No L 162, 12. 6. 1982, p. 14.

Whereas it follows from applying these detailed rules to the present situation on the market in oil seeds, and in particular to quotations or prices for these products within the Community and on the markets of third countries that the refund should be as set out in the Annex hereto for those products for which the marketing year has already begun;

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

HAS ADOPTED THIS REGULATION:

Article 1

The refund on the products referred to in Article 21 of Regulation No 136/66/EEC shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX

to the Commission Regulation of 30 September 1982 fixing the export refunds on oil seeds

(ECU/100 kg)

CCT heading No	Description	Refund
ex 12.01	Colza and rape seed, other than for sowing	23.50
ex 12.01	Sunflower seed, other than for sowing	_

COMMISSION REGULATION (EEC) No 2624/82

of 30 September 1982

fixing the rates of the refunds applicable from 1 October 1982 to certain milk products exported in the form of goods not covered by Annex II to the Treaty

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 1183/82 (2), and in particular Article 17 (5) thereof,

Whereas Article 17 (1) of Regulation (EEC) No 804/68 provides that the difference between prices in international trade for the products listed in Article 1 (a), (b), (c) and (e) of that Regulation and prices within the Community may be covered by an export refund; whereas Council Regulation (EEC) No 3035/80 of 11 November 1980 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 criteria for fixing the amount of such refunds (3), as last amended by Regulation (EEC) No 764/82 (4), specifies the products for which a rate of refund should be fixed, to be applied where these products are exported in the form of goods listed in the Annex to Regulation (EEC) No 804/68;

Whereas, in accordance with the first subparagraph of Article 4 (1) of Regulation (EEC) No 3035/80, the rate of the refund per 100 kilograms for each of the basic products in question must be fixed for each month;

Whereas, in accordance with paragraph 2 of that Article, that rate must be determined with particular reference to:

- (a) the average costs incurred by processing industries in obtaining supplies of the basic products in question on the Community market and the prices ruling on the world markets;
- (b) the level of the refunds on exports of processed agricultural products covered by Annex II to the Treaty which are manufactured under similar conditions;

(c) the need to ensure equality of competition for the industries which use Community products and those which use third-country products under inward-processing arrangements;

Whereas Article 4 (3) of Regulation (EEC) No 3035/80 provides that, when the rate of the refund is being fixed, account should be taken, where necessary, of production refunds, aids or other measures having equivalent effect applicable in all Member States in accordance with the Regulation on the common organization of the market in the product in question to the basic products listed in Annex A to that Regulation or to assimilated products;

Whereas Article 11 (1) of Regulation (EEC) No 804/68 provides for the payment of aid for Communityproduced skimmed milk processed into casein if such milk and the casein manufactured from it fulfil certain conditions set out in Article 1 of Council Regulation (EEC) No 987/68 of 15 July 1968 laying down general rules for granting aid for skimmed milk processed into casein or caseinates (5), as last amended by the Act of Accession (6);

Whereas Commission Regulation (EEC) No 262/79 of 12 February 1979 on the sale of butter at reduced prices for use in the manufacture of pastry products, ice-cream and other foodstuffs (7), as last amended by Regulation (EEC) No 2479/82 (8), Commission Regulation (EEC) No 1468/79 of 13 July 1979 on the granting of aid for butter from private storage for use in the manufacture of pastry products, ice-cream and other foodstuffs (9), as amended by Regulation (EEC) No 1250/81 (10), and Commission Regulation (EEC) No 1932/81 of 13 July 1981 on the granting of aid for butter and concentrated butter for use in the manufacture of pastry products, ice-cream and other foodstuffs (11), as last amended by Regulation (EEC) No 48/82 (12), lay down that butter at reduced prices should be made available to industries which manufacture certain goods;

^{(&#}x27;) OJ No L 148, 28. 6. 1968, p. 13. (2') OJ No L 140, 20. 5. 1982, p. 1. (3) OJ No L 323, 29. 11. 1980, p. 27.

⁽⁴⁾ OJ No L 87, 1. 4. 1982, p. 4.

^(°) OJ No L 169, 18. 7. 1968, p. 6. (°) OJ No L 73, 27. 3. 1972, p. 14. (°) OJ No L 41, 16. 2. 1979, p. 1. (°) OJ No L 264, 14. 9. 1982, p. 9. (°) OJ No L 177, 14. 7. 1979, p. 40.

⁽¹⁰⁾ OJ No L 126, 12. 5. 1981, p. 5. (11) OJ No L 191, 14. 7. 1981, p. 6.

⁽¹²⁾ OJ No L 7, 12. 1. 1982, p. 5.

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. The rates of the refunds applicable from 1 October 1982 to the basic products appearing in Annex A to Regulation (EEC) No 3035/80 and listed

- in Article 1 of Regulation (EEC) No 804/68, exported in the form of goods listed in the Annex to Regulation (EEC) No 804/68, are hereby fixed as shown in the Annex to this Regulation.
- 2. No rates of refund are fixed for any of the products referred to in the preceding paragraph which are not listed in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the rates of the refunds applicable from 1 October 1982 to certain milk products exported in the form of goods not covered by Annex II to the Treaty

(ECU/100 kg)

		(ECU/100 kg)
CCT heading No	Description	Rate of refund
ex 04.02 A II	Powdered milk, obtained by the spray process, with a fat content of less than 1.5 % by weight and with a water content of less than 5 % by weight (PG 2):	
	a) On exportation of goods of CCT heading No 35.01 b) On exportation of other goods	43.00
ex 04.02 A II	Powdered milk, obtained by the spray process, with a fat content of 26 % by weight and a water content of less than 5 % by weight (PG 3)	75.00
ex 04.02 A III	Concentrated milk, with a fat content by weight of 7.5 % and a content by weight in dry matter equal to 25 % (PG 4)	19.98
ex 04.03	Butter, with a fat content by weight of 82 % (PG 6):	
	a) On exportation of the following goods manufactured under the conditions laid down in Regulations (EEC) No 262/79, (EEC) No 1468/79 and (EEC) No 1932/81:	
	 goods falling within CCT heading No 19.08 or subheadings 18.06 B and 21.07 C, 	_
	 preparations for making ice-cream and similar edible products called 'ice-mix' falling within CCT sub- heading 18.06 D and heading No 21.07, 	_
	 raw doughs and powdered preparations falling within CCT subheading 19.02 B II b) 	_
	b) On exportation of goods of CCT subheadings 18.06 D II c) and 21.07 G VII to IX to:	
	— Zone C 2(')	_
	— Other destinations	138.00
	c) On exportation of other goods	125.00

⁽¹) Zone C 2 is that defined in Regulation (EEC) No 1098/68, as last amended by Regulation (EEC) No 2283/81.

COMMISSION REGULATION (EEC) No 2625/82

of 30 September 1982

fixing the rates of the refunds applicable from 1 October 1982 to certain cereal and rice products exported in the form of goods not covered by Annex II to the Treaty

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 1451/82 (2), and in particular the first sentence of the fourth subparagraph of Article 16 (2) thereof,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (3), as last amended by the Act of Accession of Greece (4), and in particular the first sentence of the fourth subparagraph of Article 17 (2) thereof,

Whereas Article 16 (1) of Regulation (EEC) No 2727/75 and Article 17 (1) of Regulation (EEC) No 1418/76 provides that the difference between quotations of prices on the world market for the products listed in Article 1 of each of those Regulations and the prices within the Community may be covered by an export refund;

Whereas Council Regulation (EEC) No 3035/80 of 11 November 1980 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 764/82 (6), specifies the products for which a rate of refund should be fixed, to be applied where these products are exported in the form of goods listed in Annex B to Regulation (EEC) No 2727/75 or in Annex B to Regulation (EEC) No 1418/76 as appropriate;

Whereas, in accordance with the first subparagraph of Article 4 (1) of Regulation (EEC) No 3035/80, the rate of the refund per 100 kilograms for each of the basic products in question must be fixed for each month;

Whereas, in accordance with paragraph 2 of that Article, that rate must be determined with particular reference to:

- (a) the average costs incurred by processing industries in obtaining supplies of the basic products in question on the Community market and the prices ruling on the world markets;
- (b) the level of the refunds on exports of processed agricultural products covered by Annex II to the Treaty which are manufactured under similar conditions;
- (c) the need to ensure equality of competition for the industries which use Community products and those which use third-country products under inward processing arrangements;

Whereas Article 4 (3) of Regulation (EEC) No 3035/80 provides that, when the rate of the refund is being fixed, account should be taken, where appropriate, of production refunds, aids or other measures having equivalent effect applicable in all Member States in accordance with the Regulation on the common organization of the market in the product in question to the basic products listed in Annex A to that Regulation or to assimilated products; whereas a production refund is granted in respect of common wheat, maize and broken rice under the conditions laid down in Council Regulation (EEC) No 2742/75 of 29 October 1975 on production refunds in the cereals and rice sectors (7), as last amended by Regulation (EEC) No 1460/82 (8); whereas, for the purposes of applying the provisions of Article 4 (3) of Regulation (EEC) No 3035/80, the amount of the production refund applicable during the month of exportation should be taken into account;

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

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

^(°) OJ No L 164, 14. 6. 1782, p. 1. (°) OJ No L 166, 25. 6. 1976, p. 1. (°) OJ No L 291, 19. 11. 1979, p. 17. (°) OJ No L 323, 29. 11. 1980, p. 27. (°) OJ No L 87, 1. 4. 1982, p. 4.

⁽⁷⁾ OJ No L 281, 1. 11. 1975, p. 57.

⁽⁸⁾ OJ No L 164, 14. 6. 1982, p. 25.

HAS ADOPTED THIS REGULATION:

Article 1

The rates of the refunds applicable from 1 October 1982 to the basic products appearing in Annex A to Regulation (EEC) No 3035/80 and listed either in Article 1 of Regulation (EEC) No 2727/75 or in Article 1 (1) of Regulation (EEC) No 1418/76,

exported in the form of goods listed in Annex B to Regulation (EEC) No 2727/75 or in Annex B to Regulation (EEC) No 1418/76 respectively, are hereby fixed as shown in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the rates of the refunds applicable from 1 October 1982 to certain cereal and rice products exported in the form of goods not covered by Annex II to the Treaty

(ECU/100 kg)

		(ECU/100 kg
CCT heading No	Description	Rate of refund
10.01 A	Common wheat, and meslin (mixed wheat and rye):	
	— For the manufacture of starch	8.032
	- Other than for the manufacture of starch	10.429
10.01 B	Durum wheat	14.772
10.02	Rye	7.073
10.03	Barley	9.722
10.04	Oats	5.954
10.05 B	Maize, other than hybrid maize for sowing:	
	- For the manufacture of starch	8.056
	- Other than for the manufacture of starch	9.731
10.06 B I b) 1	Round grain husked rice	16.471
10.06 B I b) 2	Long grain husked rice	18.365
10.06 B II b) 1	Round grain wholly milled rice	21.253
10.06 B II b) 2	Long grain wholly milled rice	26.616
10.06 B III	Broken rice:	
	- For the manufacture of starch	1.038
	 Other than for the manufacture of starch 	3.330
10.07 C	Sorghum	9.559
11.01 A	Wheat or meslin flour	13.082
11.01 B	Rye flour	11.111
11.02 A I a)	Durum wheat groats and meal	22.897
11.02 A I b)	Common wheat groats and meal	13.082

COMMISSION REGULATION (EEC) No 2626/82

of 30 September 1982

fixing the rates of the refunds applicable from 1 October 1982 to certain products in the sugar sector exported in the form of goods not covered by Annex II to the Treaty

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as amended by Regulation (EEC) No 606/82 (2), and in particular Article 19 (1) and (2) thereof,

Whereas Article 19 (1) and (2) of Regulation (EEC) No 1785/81 provides that for the products listed in Article 1 (1) (a), (c), (d), (g) and (h) of that Regulation an export refund may be granted when these goods are exported in the form of goods listed in Annex I of that same Regulation; whereas Council Regulation (EEC) No 3035/80 of 11 November 1980 laying down general rules for granting export refunds for 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 (3), as last amended by Regulation (EEC) No 764/82 (4), specifies the products for which a rate of refund should be fixed, to be applied where these products are exported in the form of goods listed in Annex I of Regulation (EEC) No 1785/81;

Whereas, in accordance with the first subparagraph of Article 4 (1) of Regulation (EEC) No 3035/80, the rate of the refund per 100 kilograms for each of the basic products in question must be fixed for each month;

Whereas, in accordance with paragraph 2 of that Article, that rate must be determined with particular reference to:

- (a) the average costs incurred by processing industries in obtaining supplies of the basic products on the Community market and the prices ruling on the world market;
- (b) the level of the refunds on exports of processed agricultural products covered by Annex II to the Treaty which are manufactured under similar conditions;

(*) OJ No L 177, 1. 7. 1981, p. 4. (*) OJ No L 74, 18. 3. 1982, p. 1. (*) OJ No L 323, 29. 11. 1980, p. 27. (*) OJ No L 87, 1. 4. 1982, p. 4.

(c) the need to ensure equality of competition for the industries which use Community products and those which use third country products under inward processing arrangements;

Whereas Article 4 (3) of Regulation (EEC) No 3035/80 provides that, when the rate of the refund is being fixed, account should be taken, where appropriate, of refunds, aids or other measures having equivalent effect applicable in all Member States in accordance with the Regulation on the common organization of the market in the product in question to the basic products listed in Annex A to that Regulation or to assimilated products;

Whereas a production refund is granted in respect of white sugar or raw sugar under the conditions laid down in Council Regulation (EEC) No 1400/78 of 20 June laying down general rules for the production refund on sugar used in the chemical industry (5);

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

HAS ADOPTED THIS REGULATION:

Article 1

The rates of the refunds applicable from 1 October 1982 to the basic products appearing in Annex A to Regulation (EEC) No 3035/80 and listed in Article 1 (1) and (2) of Regulation (EEC) No 1785/81, exported in the form of goods listed in Annex I to Regulation (EEC) No 1785/81, are fixed as shown:

- (a) in Table A of the Annex hereto for those same goods in so far as they have not benefited from the granting of a production refund provided for by Regulation (EEC) No 1400/78;
- (b) in Table B of the Annex hereto for goods other than those mentioned under (a).

Article 2

This Regulation shall enter into force on 1 October 1982.

⁽⁵⁾ OJ No L 170, 27. 6. 1978, p. 9.

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

Done at Brussels, 30 September 1982.

For the Commission Poul DALSAGER Member of the Commission

ANNEX

to the Commission Regulation of 30 September 1982 fixing the rates of the refunds applicable from 1 October 1982 to certain products in the sugar sector exported in the form of goods not covered by Annex II to the Treaty

Table A

Rate of refund in ECU/100 kg:	White sugar: Raw sugar:	36·18 33·29
	Syrups of beet sugar or cane sugar containing, in the dry state, 98 % or more by weight of sucrose (including invert sugar expressed as sucrose):	$36.18 \times \frac{S(1)}{100}$
	Molasses:	
	Isoglucose or flavoured or coloured isoglucose syrups:	36·18 (²)
	Table B	
Rate of refund in FCU/100 bg:		32:46
Rate of refund in ECU/100 kg:	White sugar:	32·46 29·87
Rate of refund in ECU/100 kg:	White sugar: Raw sugar: Syrups of beet sugar or cane sugar containing, in the dry state, 98 % or	29.87
Rate of refund in ECU/100 kg:	White sugar: Raw sugar: Syrups of beet sugar or cane sugar	

of syrup.

⁽²⁾ Amount of refund for 100 kilograms of dry matter.

COMMISSION REGULATION (EEC) No 2627/82

of 30 September 1982

fixing the aid for cotton

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to the Act of Accession of Greece, and in particular paragraphs 3 and 10 of Protocol 4 thereto,

Having regard to Council Regulation (EEC) No 2169/81 of 27 July 1981 laying down the general rules for the system of aid for cotton (1), as amended by Regulation (EEC) No 1982/82 (2), and in particular Article 5 (1) thereof,

Whereas the amount of the additional aid referred to in Article 5 of Regulation (EEC) No 2169/81 was fixed by Regulation (EEC) No 2116/82 (3), as amended by Regulation (EEC) No 2382/82 (4);

Whereas it follows from applying the rules and other provisions contained in Regulation (EEC) No 2116/82

to the information at present available to the Commission that the amount of the aid at present in force should be altered as shown in Article 1 to this Regula-

HAS ADOPTED THIS REGULATION:

Article 1

The aid for unginned cotton referred to in Article 5 of Regulation (EEC) No 2169/81 shall be 36:354 ECU per 100 kilograms.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹⁾ OJ No L 211, 31. 7. 1981, p. 2.

^(*) OJ No L 215, 23. 7. 1982, p. 5. (*) OJ No L 223, 31. 7. 1982, p. 40. (*) OJ No L 255, 1. 9. 1982, p. 36.

COMMISSION REGULATION (EEC) No 2628/82

of 30 September 1982

fixing the rate of the aid for peas and field beans used in the feeding of animals

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1431/82 of 18 May 1982 laying down special measures for peas and field beans (1), and in particular Article 3 (6) thereof,

Whereas the amount of the aid referred to in Article 3 of Regulation (EEC) No 1431/82 was fixed by Regulation (EEC) No 2140/82 (2), as amended by Regulation (EEC) No 2383/82 (3);

Whereas it follows from applying the rules and other provisions contained in Regulation (EEC) No 2140/82 and in Article 105 of the Act of Accession of Greece to the information at present available to the Commission that the amount of the subsidy at present in force should be altered as shown in Article 1 of this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The aid referred to in Article 3 of Regulation (EEC) No 1431/82 is fixed at 11.949 ECU per 100 kilograms for peas and field beans used in the feeding of animals, processed in the Member States other than Greece where the price for the same products processed therein is fixed at 11.570 ECU per 100 kilograms.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹) OJ No L 162, 12. 6. 1982, p. 28. (²) OJ No L 223, 31. 7. 1982, p. 95. (³) OJ No L 255, 1. 9. 1982, p. 37.

COMMISSION REGULATION (EEC) No 2629/82

of 30 September 1982

fixing the rate of the additional aid for dried fodder

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1117/78 of 22 May 1978 on the common organization of the market in dried fodder (1), as last amended by Regulation (EEC) No 1433/82 (2), and in particular Article 5 (3) thereof,

Whereas the amount of the additional aid referred to in Article 5 (3) of Regulation (EEC) No 1117/78 was fixed by Regulation (EEC) No 2384/82(3);

Whereas it follows from applying the rules and other provisions contained in Regulation (EEC) No 2384/82 and Article 104 of the Act of Accession of Greece to the information at present available to the Commission that the amount of the additional aid at present in force should be altered as shown in the Annex to this Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The rate of the additional aid referred to in Article 5 (3) of Regulation (EEC) No 1117/78 is fixed in the Annex to this Regulation.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹) OJ No L 142, 30. 5. 1978, p. 1. (²) OJ No L 162, 12. 6. 1982, p. 32. (³) OJ No L 255, 1. 9. 1982, p. 38.

December 1982

January 1983

February 1983

March 1983

ANNEX

to the Commission Regulation of 30 September 1982 fixing the rate of the additional aid for dried fodder

Additional aid applicable from 1 October 1982 to dried fodder

(ECU/tonne)

13.216

11.377

11:377

11.377

16.271

14.432

14.432

14.432

CCT heading No	Dehydrated fodd Protein concentr	er ex 12.10 B ates ex 23.06 B	Fodder otherwise dried ex 12.10 B		
	Community of Nine	Greece	Community of Nine	Greece	
Additional aid	33.009 26.899		16.505	13.450	
Additional aid in case of advance fixing	ng for the month	of:			
	, T		T	(ECU/tonne)	
November 1982	32.609	26:499	16:305	13-250	

26.431

22.754

22.754

22.754

32.541

28.864

28.864

28.864

COMMISSION REGULATION (EEC) No 2630/82

of 30 September 1982

fixing the amount of the subsidy on oil seeds

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 1413/82 (2), and in particular Article 27 (4) thereof,

Whereas the amount of the subsidy referred to in Article 27 of Regulation No 136/66/EEC was fixed by Regulation (EEC) No 2120/82 (3), as last amended by Regulation (EEC) No 2570/82 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2120/82 to the information known to the Commission that the amount of the subsidy at present in force should be altered to the amount set out in the Annex hereto.

HAS ADOPTED THIS REGULATION:

Article 1

The amount of the subsidy referred to in Article 27 of Regulation No 136/66/EEC shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October

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

Done at Brussels, 30 September 1982.

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

^(*) OJ No L 162, 12. 6. 1982, p. 6. (*) OJ No L 223, 31. 7. 1982, p. 50. (*) OJ No L 274, 24. 9. 1982, p. 20.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the amount of the subsidy on oil seeds

(ECU/100 kg)

CCT heading No	Description	Subsidy
ex 12.01	Colza and rape seed	25.050
ex 12.01	Sunflower seed	29.060

(ECU/100 kg)

CCT heading	Description	Subsidy in the case of advance fixing for the month of						
No	Description	October 1982	November 1982	December 1982	January 1983	February 1983	March 1983	
ex 12.01	Colza and rape seed	25.050	25.052	25.224	24.782	25.064	25:451	
ex 12.01	Sunflower seed	29.060	29.749	30.226	30·168	30.324		

COMMISSION REGULATION (EEC) No 2631/82

of 30 September 1982

fixing the world market price for colza, rape and sunflower 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 markets in oils and fats (1), as last amended by Regulation (EEC) No 1413/82 (²),

Having regard to Council Regulation (EEC) No 1569/72 of 20 July 1972 laying down special measures for colza, rape and sunflower seed (3), as last amended by Regulation (EEC) No 1986/82 (4),

Having regard to Commission Regulation (EEC) No 2300/73 of 23 August 1973 laying down detailed rules for applying differential amounts for colza, rape and sunflower seed and repealing Regulation (EEC) No 1464/73 (5), as last amended by Regulation (EEC) No 2136/82 (6), and in particular Article 9 (4) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas, pursuant to Article 9 (4) of Regulation (EEC) No 2300/73, the Commission must determine the world market price for colza, rape and sunflower seed;

Whereas the world market price should be determined in accordance with the rules and the criteria set out in Commission Regulation (EEC) No 2120/82 of 30 July 1982 fixing the amount of the subsidy on oil seeds (7), as last amended by Regulation (EEC) No 2630/82 (8);

Whereas, if the price system is to operate normally, the world market price 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 central rate,
- 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 these provisions that the world market price for colza, rape and sunflower seed should be as set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The world market price referred to in Article 9 (4) of Regulation (EEC) No 2300/73 shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹) OJ No 172, 30. 9. 1966, p. 3025/66. (²) OJ No L 162, 12. 6. 1982, p. 6. (³) OJ No L 167, 25. 7. 1972, p. 9. (⁴) OJ No L 215, 23. 7. 1982, p. 10. (⁵) OJ No L 236, 24. 8. 1973, p. 28. (6) OJ No L 223, 31. 7. 1982, p. 88.

OJ No L 223, 31. 7. 1982, p. 50.

⁽⁸⁾ See page 38 of this Official Journal.

ANNEX

to the Commission Regulation of 30 September 1982 fixing the world market price for colza, rape and sunflower seed

(ECU/100 kg)(')

CCT heading No	Description	World market price
ex 12.01	Colza and rape seed	22:326
ex 12.01	Sunflower seed	25.963

(ECU/100 kg)(1)

ССТ	Description	World market price where the subsidy is fixed in advance for the month of						
heading	Description	October	November	December	January	February	March	
No		1982	1982	1982	1983	1983	1983	
ex 12.01	Colza and rape seed	22·326	22·817	23·138	24·073	24·284	24·390	
ex 12.01	Sunflower seed	25·963	25·857	25·963	26·604	27·031	—	

⁽¹) The conversion rates from ECU into currency as foreseen by Article 9 (5) (a) of Regulation (EEC) No 2300/73 are the following:

1	ECU	=	DM	2.33379
1	ECU	_	Fl	2.57971
1	ECU	=	Bfr/Lfr	44.9704
1	ECU	=	FF	6.61387
1	ECU	=	Dkr	8.23400
1	ECU	=	£ Irl	0.691011
1	ECU	-	\mathfrak{L}	0.546224
1	ECU	=	Lit	1 326.30
1	FCII	_	Dr	66:5070

COMMISSION REGULATION (EEC) No 2632/82

of 30 September 1982

fixing the aid for castor seeds

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2874/77 of 19 December 1977 laying down special measures in respect of castor seeds (1), and in particular Article 2 (5) thereof,

Having regard to Council Regulation (EEC) No 1853/78 of 25 July 1978 adopting general rules in connection with special measures for castor seeds (2),

Having regard to the opinion of the Monetary Committee.

Whereas Article 2 (1) of Regulation (EEC) No 2874/77 specifies that aid shall be granted in respect of castor seeds when the guide price for a marketing year is higher than the world market price; whereas this aid is to be equal to the difference between these two prices;

Whereas the guide price has been fixed by Council Regulation (EEC) No 1424/82 of 18 May 1982 fixing the guide price for castor seeds for the 1982/83 marketing year (3);

Whereas the world market price is determined for seed in bulk delivered to Rotterdam of the standard quality for which the guide price was fixed;

Whereas Council Regulation (EEC) No 1853/78 provides that the world market price shall be determined on the basis of the actual most favourable purchasing possibilities disregarding offers and prices which cannot be considered as representative of the actual market trend;

Whereas in determining the world market price account is to be taken only of the offers made on the world market for delivery during the most representative period for the sale of seed of Community origin and of the prices quoted for delivery during the same period on the major international exchanges; whereas the most representative period for the sale of seed of Community origin has been fixed by Commission

Regulation (EEC) No 2081/79 of 26 September 1979 laying down detailed rules for the application of the special measures for castor seeds (4);

Whereas offers and prices which do not satisfy these conditions must be adjusted in accordance with Article 2 of Commission Regulation (EEC) No 2081/79;

Whereas Article 2 of Regulation (EEC) No 1853/78 provides that where no offer or price can be used to determine the world market price of castor seed it shall be determined on the basis of the offers and prices on the world or Community markets for castor oil and oil-cake; whereas for this purpose the value of the average quantities of oil and oil-cake obtained in the Community from processing 100 kilograms of castor seed less the amount of the cost of processing the seed into oil and oil-cake shall be used;

Whereas Article 3 of Regulation (EEC) No 1853/78 provides that where no offer or price can be used to determine the world market price for castor seed and, further, it is impossible to establish the value of the oil-cake or oil processed from such seed, the worlds market price shall be equal to the guide price for castor seed;

Whereas, if the aid system is to operate normally, it 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 central rate,
- 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, in the light of the above rules, the world market price should be fixed at 42.205 ECU per 100 kilograms;

Whereas the aid must be fixed once a month, and in such a way that it can be applied from the first day of the month following the date of fixing; whereas it may be altered between fixing;

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

⁽¹⁾ OJ No L 332, 24. 12. 1977, p. 1.

⁽²⁾ OJ No L 212, 2. 8. 1978, p. 1. (3) OJ No L 162, 12. 6. 1982, p. 21.

⁽⁴⁾ OJ No L 244, 27. 9. 1979, p. 11.

HAS ADOPTED THIS REGULATION:

Article 2

Article 1

The aid referred to in Article 2 of Regulation (EEC) No 2874/77 shall be 24·185 ECU per 100 kilograms.

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

COMMISSION REGULATION (EEC) No 2633/82

of 30 September 1982

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 1413/82 (2), and in particular Article 16 (2) thereof,

Having regard to Council Regulation (EEC) No 1514/76 of 24 June 1976 on imports of olive oil originating in Algeria (3), as last amended by Regulation (EEC) No 3549/81 (4), 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 (5), as last amended by Regulation (EEC) No 3549/81, 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 (6), as last amended by Regulation (EEC) No 3549/81, 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 (7), as last amended by Regulation (EEC) No 3550/81 (8), 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 (9),

Whereas by Regulation (EEC) No 3131/78 of 28 December 1978 (10) 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 (11) specifies that the minimum levy rate shall be fixed for each of the products concerned on the basis of the situation on the world market 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 27 and 28 September 1982 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.

^(*) OJ No 172, 30. 9. 1966, p. 3025/66. (*) OJ No L 162, 12. 6. 1982, p. 6. (*) OJ No L 169, 28. 6. 1976, p. 24. (*) OJ No L 356, 11. 12. 1981, p. 13. (*) OJ No L 169, 28. 6. 1976, p. 43. (*) OJ No L 169, 28. 6. 1976, p. 43. (*) OJ No L 169, 28. 6. 1976, p. 9. (*) OJ No L 142, 9. 6. 1977, p. 10. (*) OJ No L 356, 11. 12. 1981, p. 14. (*) OJ No L 181, 21. 7. 1977, p. 4.

⁽¹⁰⁾ OJ No L 370, 30. 12. 1978, p. 60. (11) OJ No L 331, 28. 11. 1978, p. 6.

Article 2

Article 3

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

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

$\label{eq:annex} ANNEX\ I$ Minimum import levies on olive oil

(ECU/100 kg)

CCT heading No	Non-member countries
15.07 A I a)	32.00 (1)
15.07 A I b)	35.00 (1)
15.07 A I c)	33·00 (¹)
15.07 A II a)	37.00 (²)
15.07 A II b)	56·00 (³)

- (') 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) 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.

 $\label{eq:annex} \textit{ANNEX II}$ Import levies on other olive oil sector products

(ECU/100 kg)

CCT heading. No	Non-member countries
07.01 N II	7.70
07.03 A II	7-70
15.17 B I a)	17-50
15.17 B I b)	28.00
23.04 A II	2-64

COMMISSION REGULATION (EEC) No 2634/82

of 30 September 1982

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 Council Regulation (EEC) No 1451/82 (2),

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 1459/82 (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 Community 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 central rate,
- 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.

^(*) OJ No L 164, 14. 6. 1982, p. 1. (*) OJ No L 281, 1. 11. 1975, p. 78. (*) OJ No L 281, 1. 11. 1975, p. 65.

⁽⁵⁾ OJ No L 164, 14. 6. 1982, p. 22. (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

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

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX

to the Commission Regulation of 30 September 1982 fixing the corrective amount applicable to the refund on cereals

(ECU/tonne) Current 1st period 2nd period 3rd period 4th period 5th period CCT 6th period heading No Description 10 11 12 2 3 4 10.01 B I Common wheat, and meslin 0 - 7.00 **—** 11·00 - 14:00 -- 14-00 - 14:00 -- 14:00 0 0 10.01 B II Durum wheat 0 Rye 10.02 0 0 0 10.03 Barley 0 0 - 3.00 - 7:00 - 10.00 0 0 0 10.04 Oats 10.05 B Maize other than hybrid maize for sowing 10.07 C Grain sorghum 0 0 11.01 A Common wheat flour 0 - 10.00 - 10.00 11.01 B Rye flour 0 0 0 0 0 11.02 A I a) 0 0 0 0 Durum wheat groats and meal 0 0 11.02 A I b) Common wheat groats and meal - 10.00 -- 10.00

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

COMMISSION REGULATION (EEC) No 2635/82

of 30 September 1982

fixing the corrective amount applicable to the refund 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 Council Regulation (EEC) No 1451/82 (2),

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 1459/82 (5), made possible the fixing of a corrective amount for certain products listed in Article 1 (d) 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 in respect of malt, account must be taken of the existing situation and the future trend with regard to the possibilities and conditions for the sale of the cereals concerned and of malt on the world market; whereas the same Regulation also provides that account must be taken of the quantity of cereals needed for making malt, the economic aspect of exports and the need to avoid disturbances on the Community market;

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

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, 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 central rate,
- 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,

HAS ADOPTED THIS REGULATION:

Article 1

The corrective amount referred to in Article 16 (4) of Regulation (EEC) No 2727/75 which is applicable to export refunds fixed in advance in respect of malt shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

⁽¹) OJ No L 281, 1. 11, 1975, p. 1.

⁽²) OJ No L 164, 14. 6. 1982, p. 1. (³) OJ No L 281, 1. 11. 1975, p. 78.

⁽f) OJ No L 281, 1. 11. 1975, p. 65.

⁽⁵⁾ OJ No L 164, 14. 6. 1982, p. 22. (6) OJ No L 131, 22. 5. 1975, p. 15.

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

Done at Brussels, 30 September 1982.

ANNEX
to the Commission Regulation of 30 September 1982 fixing the corrective amount applicable to the refund on malt

						(ECU/tonne)
CCT heading No	Current 10	1st period 11	2nd period 12	3rd period	4th period 2	5th period 3
11.07 A I a)	0	0	0	0	0	0
11.07 A I b)	0	0	0	0	0	0
11.07 A II a)	0	0	0	0	0	0
11.07 A II b)	0	0	0	0	0	0
11.07 B	0	0	0	0	0	0

						(ECU/tonne)
CCT heading No	6th period 4	7th period 5	8th period 6	9th period 7	10th period 8	11th period 9
11.07 A I a)	0	0	0	0	0	0
11.07 A I b)	0	0	0	0	.0	0
11.07 A II a)	0	0	0	0	0	0
11.07 A II b)	0	0	0	0	0	0
11.07 B	0	0	0	0	0	0

COMMISSION REGULATION (EEC) No 2636/82

of 30 September 1982

fixing the corrective amount applicable to the refund on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (1), as last amended by the Act of Accession of Greece (2), and in particular the second subparagraph of Article 17 (4) thereof,

Having regard to the opinion of the Monetary Committee.

Whereas the first subparagraph of Article 17 (4) of Regulation (EEC) No 1418/76 provides that the export refund applicable to rice and broken rice on the day on which application for an export licence is made, adjusted for the threshold price which will be in force during the month of exportation, must be applied on request to exports to be effected during the period of validity of the licence;

Whereas Regulation No 474/67/EEC (3), as amended by Regulation (EEC) No 1397/68 (4), lays down detailed rules for the advance fixing of the export refund on rice and broken rice;

Whereas that Regulation provides that the refund applicable on the day on which application for an export licence is made must, when it is fixed in advance, be reduced by an amount no greater than the difference between the cif forward delivery price and the cif price, where the former exceeds the latter by more than 0.30 ECU per tonne; whereas on the other hand, the refund must be increased by an amount no greater than the difference between the cif price and the cif forward delivery price, where the former exceeds the latter by more than 0.30 ECU per tonne;

Whereas the cif price is that determined in accordance with Article 16 of Regulation (EEC) No 1418/76; whereas the cif forward delivery price is that determined in accordance with Article 3 (2) of Regulation (EEC) No 1428/76 (5), based in respect of each month for which the export licence is valid, on the cif price calculated on the basis of offers for shipment during the month of exportation;

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 central rate,
- 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 provisions set out above that the corrective amount applicable on 1 October 1982 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,

HAS ADOPTED THIS REGULATION:

Article 1

The corrective amount referred to in Article 17 (4) of Regulation (EEC) No 1418/76 which is applicable to the export refunds fixed in advance in respect of rice and broken rice shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October

⁽¹) OJ No L 166, 25. 6. 1976, p. 1. (²) OJ No L 291, 19. 11. 1979, p. 17. (³) OJ No 204, 24. 8. 1967, p. 20. (*) OJ No L 222, 10. 9. 1968, p. 6.

⁽⁵⁾ OJ No L 166, 25. 6. 1976, p. 30.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX to the Commission Regulation of 30 September 1982 fixing the corrective amount applicable to the refund on rice and broken rice

(ECU/tonne) Current 1st period 2nd period 3rd period CCT heading Description 10 11 12 No ex 10.06 Rice: B. I. Paddy rice, husked rice: a) Paddy rice: 1. Round grain 2. Long grain b) Husked rice: 1. Round grain 0 2. Long grain II. Semi-milled wholly milled rice: a) Semi-milled rice: 1. Round grain 2. Long grain b) Wholly milled rice: 1. Round grain 2. Long grain 0 0 0 III. Broken rice

COMMISSION REGULATION (EEC) No 2637/82

of 30 September 1982

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 1451/82 (2),

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 1459/82 (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 central rate.
- 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 1 October 1982.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 164, 14. 6. 1982, p. 1. (3) OJ No L 281, 1. 11. 1975, p. 78. (4) OJ No L 281, 1. 11. 1975, p. 65.

^{(&}lt;sup>5</sup>) OJ No L 164, 14. 6. 1982, p. 22.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX to the Commission Regulation of 30 September 1982 fixing the export refunds on malt

(ECU/tonne)

CCT heading No

Refund

11.07 A I b)

11.07 A II b)

11.07 A II b)

11.07 B

11.07 B

COMMISSION REGULATION (EEC) No 2638/82

of 30 September 1982

altering the export refunds on milk and 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 1183/82 (2), and in particular Article 17 (4) thereof,

Whereas the export refunds on milk and milk products were fixed by Commission Regulation (EEC) No 2512/82 (3);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2512/82 to the information known to the Commission that the export refunds for the products listed in the Annex hereto should be altered to the amounts set out therein;

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

The export refunds referred to in Article 17 of Regulation (EEC) No 804/68 on products exported in the natural state, as fixed in the Annex to Regulation (EEC) No 2512/82 are hereby altered, in respect of the products set out in the Annex hereto, to the amounts set out therein.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹⁾ OJ No L 148, 28. 6. 1968, p. 13.

⁽²) OJ No L 140, 20. 5. 1982, p. 1. (³) OJ No L 268, 17. 9. 1982, p. 8.

ANNEX

to the Commission Regulation of 30 September 1982 altering the export refunds on milk and milk products

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated
04.04	Cheese and curd (*) (7):		
	ex A. Emmentaler and Gruyère, not grated or powdered:		
	(I) Pieces packed in vacuum or in inert gas, of a net weight of less than 7.5 kg	3800 40	
	For exports to:		
	Zone D, Ceuta, Melilla and Andorra Zone E		40·00 33·10
	 — Canada — Liechtenstein and Switzerland — Austria 		_ _ _
	— Other destinations		116.36
	(II) Other	3800 60	
	For exports to:		40.00
	 Zone D, Ceuta, Melilla and Andorra Zone E 		40.00
	— Canada		· —
	 Liechtenstein and Switzerland Austria 		_
	— Austria — Other destinations		116.36
	ex C. Blue-veined cheese, not grated or powdered, other than Roquefort	4000 00	
	for exports to:		
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E 		75.59
	— Canada		-
	— Other destinations		96.87
	D. Processed cheese, not grated or powdered, of a fat content, by weight:		
	I. Not exceeding 36 % and of a fat content, by weight, in the dry matter:	r	
	ex a) Not exceeding 48 % and of a dry matter content, by weight:		
	(1) Of 27 % or more but less than 33 %	4410 05	
	for exports to:		
	— Austria		
	- Zone D, Ceuta, Melilla and Andorra		3.94
	- Zone E		1.91
	Canada Switzerland		
	 Other destinations 		14.55

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
4.04 cont'd)	(2) Of 33 % or more but less than 38 % for exports to:	4410 10	•
	•		
	— Austria— Zone D, Ceuta, Melilla and Andorra		 9⋅84
	— Zone E		4.77
	— Canada — Switzerland		-
	— Other destinations		36·30
	(3) Of 38 % or more but less than 43 % and of a fat content, by weight, in the dry matter:		
	(aa) Less than 20 %	4410 20	
	for exports to:		
	— Austria		
	Zone D, Ceuta, Melilla and AndorraZone E		9·84 4·77
	— Canada		_
	— Switzerland— Other destinations		36·30
	(bb) Of 20 % or more	4410 30	
	for exports to:		
	— Austria		_
	 Zone D, Ceuta, Melilla and Andorra Zone E 		14·55 7·04
	— Canada		-
	— Switzerland		 52.65
	— Other destinations		53.65
	(4) Of 43 % or more and of a fat content, by weight, in the dry matter:		
	(aa) Less than 20 %	4410 40	
	for exports to:		
	— Austria		0.84
	Zone D, Ceuta, Melilla and AndorraZone E		9·84 4·77
	— Canada		
	— Switzerland— Other destinations		36·30
	(bb) Of 20 % or more but less than 40 %	4410 50	
	for exports to:		
	— Austria		_
	Zone D, Ceuta, Melilla and AndorraZone E		14·55 7·04
ł		1	1 ' ' '
	— Canada		_

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(cc) Of 40 % or more for exports to:	4410 60	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		21·25 10·29 — — 78·35
	ex b) Exceeding 48 % and of a dry matter content, by weight:		
	(1) Of 33 % or more but less than 38 %	4510 10	'
	for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations		9·84 4·77 — — — 36·30
	(2) Of 38 % or more but less than 43 % for exports to:	4510 20	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		14·55 7·04 — — 53·65
	(3) Of 43 % or more but less than 46 % for exports to:	4510 30	
	 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		21·25 10·29 — — 78·35
	(4) Of 46 % or more and of a fat content, by weight, in the dry matter:		
	(aa) Less than 55 % for exports to:	4510 40	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland 		21·25 10·29

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(bb) Of 55 % or more for exports to:	4510 50	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		25·26 12·21 — — 92·95
	II. Exceeding 36 %	4610 00	
	for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations		25·26 12·21 — — 92·95
	E. Other:		
	I. Not grated or powdered, of a fat content, by weight, not exceeding 40 % and a water content, calculated by weight, of the nonfatty matter:		
	ex a) Not exceeding 47 %:		
	(1) Grana Padano, Parmigiano Reggiano for exports to:	4710 11	
	 Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		124·00 100·00 80·00 90·00 146·32
	(2) Fiore Sardo and Pecorino manufactured exclusively from sheep milk	4710 17	
	for exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations		105·03 126·00 102·52 105·03 172·64
	(3) Other (excluding cheeses produced from whey), of a fat content, by weight, in the dry matter of 30 % or more for exports to:	4710 22	
	 Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		90.00 50.00 50.00 60.00 106.20

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	b) Exceeding 47 % but not exceeding 72 %:		
(cont u)	ex 1. Cheddar of a fat content, by weight, in the dry matter of 48 % or more	4850 00	
	for exports to:		
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		29·72 17·99 — — — 109·56
	ex 2. Other, of a fat content, by weight, in the dry matter:		
	(aa) Less than 5 % and of a content, by weight, in the dry matter of 32 % or more (excluding cheeses produced from whey)	5120 12	
	for exports to:		
	 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		17·17 8·33 — — 47·54
	(bb) Of 5 % or more but less than 19 % and of a content, by weight, in the dry matter of 32 % or more (excluding cheeses produced from whey)	5120 16	
	for exports to:		
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		19·77 9·58 — — — 72·99
	(cc) Of 19 % or more but less than 39 % and of a water content, calculated by weight, of the non-fatty matter not exceeding 62 % (excluding cheeses produced from whey)	5120 22	·
	for exports to:		
	 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		23·60 11·44 — — 87·08
	(dd) Of 39 % or more:	1	
	(11) Asiago, Caciocavallo, Montasio, Provolone, Ragusano for exports to:	5120 31	
	— Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations		42.83 100.00 80.00 42.66 130.00

CCT heading No		Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(22)	Danbo, Edam, Fontal, Fontina, Fynbo, Gouda, Havarti, Maribo, Samsø, Tilsit	5120 44	
		for exports to:		
		 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		39·83 — — — 100·41
	(33)	Butterkäse, Esrom, Italico, Kernhem, Saint-Nectaire, Saint-Paulin, Taleggio	5120 54	
		for exports to:		
		 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		39·83 — — — 86·81
	(44)	Cantal, Cheshire, Wensleydale, Lancashire, Double Gloucester, Blarney for exports to:	5120 58	90.91
		 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Other destinations 		29·72 20·00 — — — — 102·30
	(55)	Salted ricotta, of a fat content, by weight, of 30 % or more	5120 59	
		for exports to:	}	
		Zone ECanadaOther destinations		6·20 — 47·27
	(66)	Feta	5120 82	
	(00)	for exports to:	3120 02	
		 Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland Jordan, Iraq, Iran, the Arabian Peninsula and Mediterranean countries except Zone D Other destinations 		26·57 10·71 — — — 84·11 79·11
	(77)	Colby, Monterey	5120 83	
	(///	for exports to:		
		 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations 		29·72 13·45 — — — — 102·30

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
)4.04 (cont'd)	(88) Kefalotyri, Kefalograviera and Kasseri manufactured exclusively from sheep's and/or goats' milk	5120 84	
	for exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations (99) Other (excluding cheeses produced from		42·83 100·00 80·00 42·66 130·00
	whey), of a water content, calculated by weight, of the non-fatty matter:		
	(aaa) Exceeding 47 % but not exceeding 52 % for exports to:	5120 87	
	— Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations		29·72 17·99 102·30
	(bbb) Exceeding 52 % but not exceeding 62 %	5120 92	
	for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland — Other destinations		 39·83 100·41
	ex c) Exceeding 72 % (excluding cheeses produced from whey):		
	 In immediate packings of a net capacity not exceeding 500 grams: (aa) Cottage cheese of a fat content, by weight in the dry matter, not exceeding 25 % For exports to: Austria Table D. Coute Makilla and Anders 	5121 11	_
	 Zone D, Ceuta, Melilla and Andorra Zone E Canada Switzerland and Liechtenstein Other destinations 		14·65
	(bb) Cream cheese of a water content, calculated by weight, of the non-fatty matter, exceeding 77 % but not exceeding 81 % and of a fat content, by weight in the dry matter:		
	(11) Of 60 % or more but less than 70 % For exports to:	5121 20	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Switzerland and Liechtenstein 		_ _ _ _

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04	(22) Of 70 % or more	5121 30	
(cont'd)	For exports to:		
	Austria		_
	— Zone D, Ceuta, Melilla and Andorra		
	— Zone E — Canada		_
	Switzerland and Liechtenstein		_
	 Other destinations 		33.29
	(cc) Other	5121 40	
	2. Other:		
	(aa) Cottage cheese	5121 50	
	(bb) Cream cheese of a water content, calculated by weight of the non-fatty matter, exceeding 77 % but not exceeding 81 % and of a fat content, by weight in the dry matter:		
	(11) Of 60 % or more but less than 70 % For exports to:	5121 60	
	— Austria — Zone D, Ceuta, Melilla and Andorra		
	— Zone E		
	— Canada		_
	— Switzerland and Liechtenstein		26.46
	— Other destinations		26.46
	(22) Of 70 % or more	5121 70	
	For exports to: — Austria		
	 Zone D, Ceuta, Melilla and Andorra Zone E 		
	— Canada		
1	 Switzerland and Liechtenstein 		_
	 Other destinations 		33-29
	(cc) Other	5121 80	_
	ex II. Other (excluding cheeses produced from whey):		
	ex a) Grated or powdered of a fat content, by weight, exceeding 20 %, of a lactose content, by weight, less than 5 % and of a dry matter content, by weight:		
,	(1) Of 60 % or more but less than 80 %	5310 05	
	For exports to:		
	— Zone E		5.00
	— Canada— Other destinations		56.52
		5310 11	36.32
	(2) Of 80 % or more but less than 85 %	3310 11	
	For exports to: — Zone E		6.67
	— Canada		_
	 Other destinations 		75.36
	(3) Of 85 % or more but less than 95 %	5310 22	
	For exports to:		
	— Zone E		7.08
	— Canada— Other destinations		80.07
	— Other destinations (4) Of 95 % or more	5310 31	00.07
	For exports to:	331031	
	— Zone E		7.92
	— Canada		
	 Other destinations 	i	89.49

- (1) When the product falling within this subheading is a mixture containing added whey and/or added lactose, no export refund shall be granted.
 - When completing customs formalities, the applicant shall state on the declaration provided for this purpose, whether or not whey and/or lactose have been added to the product.
- (2) The weight of the added non-lactic matter and/or added whey and/or added lactose shall not be taken into account for the purpose of calculation of the fat content by weight. When the product falling within this subheading is a mixture containing added whey and/or added lactose, the added whey and/or added lactose shall not be taken into account in the calculation of the amount of refund.

When completing customs formalities, the applicant shall state on the declaration provided for this purpose:

- the actual content by weight of whey and/or lactose added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (*) The weight of added non-lactic matter and/or added whey and/or added lactose shall not be taken into account for the purpose of calculating the fat content, by weight.

The refund per 100 kg of product falling within this subheading shall be equal to the sum of the following components:

- (a) the amount per kilogram shown, multiplied by the weight of the lactic part contained in 100 kg of product; however, where whey and/or lactose have been added to the product, the amount per kilogram shown shall be multiplied by the weight of lactic part excluding the weight of added whey and/or added lactose, contained in 100 kg of product;
- (b) a component calculated in accordance with the provisions of Article 2 (3) of Regulation (EEC) No 1098/68.

When completing customs formalities, the applicant shall state on the declaration provided for this purpose:

- the actual content by weight of whey and/or lactose added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (5) The refund on 100 kg of product falling within this subheading is equal to the sum of the following elements:
 - (a) the amount per 100 kg shown; however, where whey and/or lactose have been added to the product, the amount per 100 kg shown shall be:
 - multiplied by the weight of the lactic part other than the added whey and/or added lactose contained in 100 kg of product, and then
 - divided by the weight of the lactic part contained in 100 kg of product;
 - (b) a component calculated in accordance with the provisions of Article 2 (3) of Regulation (EEC) No 1098/68.

When completing customs formalities, the applicant shall state on the declaration provided for this purpose:

- the actual content by weight of whey and/or lactose added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (*) No refund shall be applicable to cheese rinds and cheese wastes falling within heading No 04.04 of the Common Customs Tariff. Products unfit as such for human consumption shall be regarded as cheese wastes.
- (7) This amount applies to the net weight, minus the weight of the brine.
- (*) When completing customs formalities, the applicant shall state on the declaration provided for this purpose:
 - the skimmed-milk powder content, by weight,
 - the content by weight of the added whey and/or lactose, and
 - the lactose content of the added whey

per 100 kg of finished product.

- N.B.: Zones A, B, C, D and E are those defined in Regulation (EEC) No 1098/68, as last amended by Regulation (EEC) No 2283/81.
 - 'Countries of the Arabian Peninsula' are to be understood in the sense of this Regulation as the following countries situated in the Arabian Peninsula and the territories there connected: Saudi Arabia, Bahrain, Qatar, Kuwait, Sultanate of Oman, Union of Arab Emirates (Abu Dhabi, Dubai, Sharjah, Ajman, Umm al Qawain, Fujairah, Ras al Khaimah), Yemen Arab Republic (Yemen North) and People's Democratic Republic of Yemen (Yemen South).

The weight of non-milk fat should be disregarded for the purposes of calculating fat content, by weight.

COMMISSION REGULATION (EEC) No 2639/82

of 29 September 1982

fixing the amounts by which import duties on beef and veal originating in the African, Caribbean and Pacific States are to be reduced

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 435/80 of 18 February 1980 on the arrangements applicable to agricultural products and certain goods resulting from the processing of agricultural products originating in the African, Caribbean and Pacific States or in the overseas countries and territories (1), as last amended by Regulation (EEC) No 3019/81 (2), and in particular Article 4 thereof,

Whereas Article 4 (1) of Regulation (EEC) No 435/80 provides for a 90 % reduction in the import duties on beef and veal; whereas the amount of this reduction must be calculated in conformity with Article 4 of

Commission Regulation (EEC) No 486/80 (3), as amended by Regulation (EEC) No 2377/80 (4),

HAS ADOPTED THIS REGULATION:

Article 1

The amounts by which import duties on beef and veal are to be reduced pursuant to Article 4 (1) of Regulation (EEC) No 435/80 shall, in respect of importations during the fourth quarter of 1982, be as shown in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 29 September 1982.

⁽¹⁾ OJ No L 55, 28. 2. 1980, p. 4. (2) OJ No L 302, 23. 10. 1981, p. 4.

⁽³⁾ OJ No L 56, 29. 2. 1980, p. 22.

⁽⁴⁾ OJ No L 241, 13. 9. 1980, p. 5.

BILAG — ANHANG — IIAPAPTHMA — ANNEX — ANNEXE — ALLEGATO — BIJLAGE

Position i den fælles toldtarif Nummer des Gemeinsamen Zollarifs Κλάση τού Κοινού Δασμολογίου CCT heading No Numéro du tarif douanier commun Numero della tarifa doganale comune Nr. van het gemeenschappelijk douanetarief	Belgique Luxemboug FB/Flux/100 kg	Danmark Dkr/100 kg	Deutschland DM/100 kg	Έλλάς Δρχ/100 χγρ	France FF/100 kg	Ireland £ Irl/100 kg	Italia Lit/100 kg	Nederland Fl/100 kg	United Kingdom £/100 kg
01.02 A II	3 684,66	719,35	236,34	5 814,30	524,03	69:09	111 936	248,56	57.524
02.01 A II a) 1	7 000,94	1 366,78	449,06	11 047,17	29'5'65	114-702	212 677	472,26	109-296
02.01 A II a) 2	5 600,77	1 093,42	359,24	8 837,73	796,53	91.761	170 141	377,80	87-436
02.01 A II a) 3	8 401,11	1 640,13	538,86	13 256,60	1 194,80	137-642	255 213	566,71	131-154
02.01 A II a) 4 aa)	10 749,29	2 050,16	633,33	16 570,78	1 554,59	172-053	321 414	680,71	151-628
02.01 A II a) 4 bb)	12 135,13	2 345,09	750,50	18 954,58	1 738,67	196.804	366 098	796,55	181-417
02.01 A II b) 1	6 486,58	1 263,92	413,24	10 215,79	923,81	106-070	196 792	435,32	100-450
02.01 A II b) 2	5 189,27	1 011,13	330,58	8 172,63	739,04	84.856	157 434	348,26	80.360
02.01 A II b) 3	8 108,24	1 579,91	516,54	12 769,81	1 154,77	132.588	245 992	544,15	125-563
02.01 A II b) 4 aa)	9 950,34	1 895,88	584,05	15 323,72	1 440,05	159·105	297 322	628,36	139-721
02.01 A II b) 4 bb) 11	8 108,24	1 579,91	516,54	12 769,81	1 154,77	132.588	245 992	544,15	125-563
02.01 A II b) 4 bb) 22 (¹)	8 108,24	1 579,91	516,54	12 769,81	1 154,77	132.588	245 992	544,15	125-563
02.01 A II b) 4 bb) 33	11 304,91	2 173,94	686,72	17 571,19	1 625,44	182-441	339 916	732,22	165-420
02.06 C I a) 1	10 749,29	2 050,16	633,33	16 570,78	1 554,59	172.053	321 414	680,71	151-628
02.06 C I a) 2	12 215,23	2 345,09	737,49	18 954,58	1 758,41	196.804	366 873	787,60	177-435
16.02 B III b) 1 aa)	12 215,23	2 345,09	737,49	18 954,58	1 758,41	196.804	366 873	787,60	177-435

(¹) Die Zulassung zu dieser Tarifstelle ist abhängig von der Vorlage einer Bescheinigung, die den von den zuständigen Stellen der Europäischen Gemeinschaften festgesetzten Voraussetzun (1) Henførsel under denne underposition er betinget af, at der fremlægges en licens, der opfylder de betingelser, der er fastsat af de kompetente myndigheder i De europæiske Fællesskaber. gen entspricht.

(') Η ύπαγωγή είς τήν διάκρισιν ταύτην έξαρτᾶται ἐκ τῆς προσκομίσεως πιστοποιητικοῦ ἐκδιδομένου καθ΄ ὄρους προβλεπομένους παρά τῶν ἀρμοδίων ἀρχῶν. (1) Entry under this subheading is subject to the production of a certificate issued on conditions laid down by the competent authorities of the European Communities.

(1) L'admission dans cette sous-position est subordonnée à la présentation d'un certificat délivré dans les conditions prévues par les autorités compétentes des Communautés européennes.

(1) L'ammissione in questa sottovoce è subordinata alla presentazione di un certificato conformemente alle condizioni stabilite dalle autorità competenti delle Comunità europee.

(1) Indeling onder deze onderverdeling is onderworpen aan de voorwaarde dat een certificaat wordt voorgelegd hetwelk is afgegeven onder de voorwaarden en bepalingen, vastgesteld door de bevoegde autoriteiten van de Europese Gemeenschappen.

COMMISSION REGULATION (EEC) No 2640/82

of 30 September 1982

amending Regulation (EEC) No 1575/80 laying down provisions for the implementation of Article 13 of Council Regulation (EEC) No 1430/79 on the repayment or remission of import or export duties

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1430/79 of 2 July 1979 on the repayment or remission of import or export duties (1), as amended by Regulation (EEC) No 1672/82 (2), and in particular Article 25 (2) thereof,

Whereas Article 13 (2) of Regulation (EEC) No 1430/79 provides that import duties may be repaid or remitted in cases where repayment or remission could not be granted under Sections B, C and D of the said Regulation (EEC) No 1430/79 because of the failure of the person concerned to comply with procedural requirements, provided that it has been established to the satisfaction of the competent authorities that the other conditions required for repayment or remission have been met and that the circumstances are such that no negligence or deception may be attributed to the person concerned;

Whereas Article 2 of Commission Regulation (EEC) No 1575/80 (3) determines the period within which an application for repayment or remission of import duties on the basis of Article 13 of Regulation (EEC) No 1430/79 shall be lodged; whereas this period is currently fixed at 12 months from the date on which those duties were entered in the accounts by the authority responsible for their collection;

Whereas the periods fixed in Sections B, C and D of Regulation (EEC) No 1430/79 within which an application for repayment or remission of import duties is to be lodged are respectively three months, 12 months and three months from the date on which those duties were entered in the accounts by the authority responsible for their collection;

Whereas Article 2 of Regulation (EEC) No 1575/80 should be amended to make the time limits stipulated within which an applicant must submit his application for the repayment or remission of duties pursuant to Article 13 (2) of Regulation (EEC) No 1430/79 the same as the time limits stipulated for the submission of an application pursuant to Sections B, C and D of that Regulation; whereas this amendment should apply to applications for repayment or remission of import duties entered in the accounts on or after the entry into force on 1 July 1982 of Regulation (EEC) No 1672/82;

Whereas the measures provided for in this Regulation are in accordance with the opinion of the Committee on Duty-Free Arrangements,

HAS ADOPTED THIS REGULATION:

Article 1

Article 2 of Regulation (EEC) No 1575/80 is hereby replaced by the following:

'Article 2

- For the purposes of implementing Article 13 (1) of the basic Regulation, the application for repayment or remission of import duties shall be lodged with the customs office concerned within 12 months of the date on which the said duties were entered in the accounts by the authority responsible for their recovery.
- For the purposes of implementing Article 13 (2) of the basic Regulation the application for repayment or remission of import duties shall be lodged with the customs office concerned within a period of:
- three months, if the application concerns a situation mentioned in Section B of the basic Regulation,
- 12 months, if the application concerns a situation mentioned in Section C of the basic Regulation,
- three months, if the application concerns a situation mentioned in Section D of the basic Regulation.

These periods shall be determined from the date on which the said duties were entered in the accounts by the authority responsible for their recovery.

However, the competent authorities may permit the periods mentioned in paragraphs 1 and 2 to be exceeded in exceptional cases where there is good reason for doing so.'

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 to applications for repayment or remission of import duties entered in the accounts on or after 1 July 1982.

^{(&}lt;sup>1</sup>) OJ No L 175, 12. 7. 1979, p. 1.

⁽²⁾ OJ No L 186, 30. 6. 1982, p. 1. (3) OJ No L 161, 26. 6. 1980, p. 13.

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

Done at Brussels, 30 September 1982.

COMMISSION REGULATION (EEC) No 2641/82

of 30 September 1982

abolishing the countervailing charge on lemons originating in Uruguay

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1035/72 of 18 May 1972 on the common organization of the market in fruit and vegetables (1), as last amended by Regulation (EEC) No 1738/82 (2), and in particular the second subparagraph of Article 27 (2) thereof,

Whereas Commission Regulation (EEC) No 2472/82 of 10 September 1982 (3), as amended by Regulation (EEC) No 2573/82 (4), introduced a countervailing charge on lemons originating in Uruguay;

Whereas for this product originating in Uruguay there were no prices for six consecutive working days;

whereas the conditions specified in Article 26 (1) of Regulation (EEC) No 1035/72 are therefore fulfilled and the countervailing charge on imports of these lemons originating in Uruguay can be abolished,

HAS ADOPTED THIS REGULATION:

Article 1

Regulation (EEC) No 2472/82 is hereby repealed.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

⁽¹) OJ No L 118, 20. 5. 1972, p. 1.

⁽²) OJ No L 190, 1. 7. 1982, p. 7. (³) OJ No L 263, 11. 9. 1982, p. 18.

⁽⁴⁾ OJ No L 274, 24. 9. 1982, p. 25.

COMMISSION REGULATION (EEC) No 2642/82

of 30 September 1982

altering the export refunds on white sugar and raw sugar exported in the natural state

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1), as last amended by Regulation (EEC) No 606/82 (2), and in particular the second subparagraph of Article 19 (4) thereof,

Whereas the refunds on white sugar and raw sugar exported in the natural state were fixed by Regulation (EEC) No 2607/82 (3);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2607/82 to the information known to the Commission that the export refunds at present in force should be altered to the amounts set out in the Annex hereto,

HAS ADOPTED THIS REGULATION:

Article 1

The export refunds on the products listed in Article 1 (1) (a) of Regulation (EEC) No 1785/81, undenatured and exported in the natural state, as fixed in the Annex to Regulation (EEC) No 2607/82, are hereby altered to the amounts set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission Poul DALSAGER Member of the Commission

^(*) OJ No L 177, 1. 7. 1981, p. 4. (*) OJ No L 74, 18. 3. 1982, p. 1. (*) OJ No L 278, 30. 9. 1982, p. 9.

ANNEX

to the Commission Regulation of 30 September 1982 altering the export refunds on white sugar and raw sugar exported in the natural state

(ECU)

CCT heading No	Description	Am	Amount of refund	
		per 100 kg	per percentage point of sucrose content and per 100 kg net of the product in question	
17.01	Beet sugar and cane sugar, solid:			
	A. White sugar; flavoured or coloured sugar:			
	(I) White sugar:			
	(a) Candy sugar	36·18		
	(b) Other	35.50		
	(II) Flavoured or coloured sugar		0.3618	
	B. Raw sugar:			
	II. Other:		,	
	(a) Candy sugar	33·29 (1)		
	(b) Other raw sugar	32.66 (1)		

⁽¹⁾ Applicable to raw sugar with a yield of 92 %; if the yield is other than 92 %, the refund applicable is calculated in accordance with the provisions of Article 5 (3) of Regulation (EEC) No 766/68.

COMMISSION REGULATION (EEC) No 2643/82

of 30 September 1982

altering the import levies on products processed from cereals and rice

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 1451/82 (2), and in particular Article 14 (4) thereof,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (3), as last amended by the Act of Accession of Greece (4), and in particular Article 12 (4) thereof,

Having regard to Council Regulation No 129 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (5), as last amended by Regulation (EEC) No 2543/73 (6), and in particular Article 3 thereof,

Having regard to the advice of the Monetary Committee,

Whereas the import levies on products processed from cereals and rice were fixed by Regulation (EEC) No 2593/82 (7);

Whereas, if the levy system is to operate normally, levies 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 central rate,

- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies in relation to the Community currencies referred to in the previous indent;

Whereas these exchange rates being those recorded on 29 September 1982;

Whereas the levy on the basic product as last fixed differs from the average levy by more than 3.02 ECU per tonne of basic product; whereas, pursuant to Article 1 of Regulation (EEC) No 1579/74 (8), the levies at present in force must therefore 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 processed from cereals and rice covered by Regulation (EEC) No 2744/75 (9), as last amended by Regulation (EEC) No 1459/82 (10), as fixed in the Annex to Regulation (EEC) No 2593/82 are hereby altered to the amounts set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

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

Done at Brussels, 30 September 1982.

For the Commission Poul DALSAGER Member of the Commission

⁽¹) OJ No L 281, 1. 11. 1975, p. 1.

⁽²) OJ No L 164, 14. 6. 1982, p. 1.

⁽³⁾ OJ No L 166, 25. 6. 1976, p. 1.

^{(&}lt;sup>4</sup>) OJ No L 291, 19. 11. 1979, p. 17.

⁽⁵⁾ OJ No 106, 30. 10. 1962, p. 2553/62. (6) OJ No L 263, 19. 9. 1973, p. 1.

⁽⁷⁾ OJ No L 276, 28. 9. 1982, p. 18.

⁽⁸⁾ OJ No L 168, 25. 6. 1974, p. 7.

^(°) OJ No L 281, 1. 11. 1975, p. 65.

⁽¹⁰⁾ OJ No L 164, 14. 6. 1982, p. 22.

ANNEX

to the Commission Regulation of 30 September 1982 altering the import levies on products processed from cereals and rice

(ECU/tonne)

	Import levies		
CCT heading No	Third countries (other than ACP or OCT)	ACP or OCT	
11.01 D (²)	146.87	140.83	
11.01 E Ì (²)	211.53	205.49	
11.01 E II (²)	119-46	116.44	
11.02 A II (²)	169-25	163-21	
11.02 A IV (²)	146.87	140.83	
11.02 A V a) 1 (²)	178.03	171.99	
11.02 A V a) 2 (²)	211.53	205:49	
11.02 A V b) (²)	119.46	116.44	
11.02 B I a) 2 aa)	82-82	79.80	
11.02 B I a) 2 bb) (²)	143.85	140.83	
1.02 B I b) 2 (²)	143.85	140-83	
11.02 B II a) (²)	161.16	158-14	
11.02 B II b) (²)	123-61	120.59	
11.02 B II c) (²)	185.68	182.66	
11.02 C I (²)	193-26	190-24	
1.02 C II (²)	148.09	145.07	
1.02 C IV (²)	128-20	125-18	
1.02 C V (²)	185.68	182-66	
1.02 D I (²)	124·30	121.28	
1.02 D II (²)	95.50	92.48	
1.02 D IV (²)	82.82	79.80	
1.02 D V (²)	119.46	116.44	
1.02 E I a) 2 (²)	82.82	79.80	
1.02 E I b) 2 (²)	162.52	156:48	
1.02 E II a) (²) 1.02 E II b) (²)	220·06 169·25	214.02	
1.02 E II c) (²)	211.53	163-21	
1.02 F I (²)	220.06	205·49 214·02	
1.02 F II (²)	169.25	163-21	
1.02 F IV (²)	146.87	140.83	
1.02 F V (²)	211.53	205-49	
1.02 G I	95.22	89.18	
1.02 G II	91.66	85.62	
1.04 C II a)	174-39	150.21 (5)	
1.04 C II b)	204.35	180.17(5)	
1.07 A I a)	222-52	211.64	
1.07 A I b)	169-02	158-14	
1.08 A I	174-39	153.84	
1.08 A III	223-52	202-97	
1.08 A IV	174-39	153.84	
1.08 A V	174-39	76·92 (⁵)	
1.09	550-38	369.04	
7.02 B II a) (3)	297.38	200.66	
7.02 B II b) (³)	220-33	153-84	
7.02 F II a)	306.93	210-21	
7.02 F II b)	212.68	146.19	
21.07 F II	220.33	153.84	
3.02 A I a)	40.93	40.93	
3.02 A I b)	109.15	109.15	
23.02 A II a)	40.93	40.93	
23.02 A II b)	109.15	109.15	
23.03 A I	372.44	191·10	

- (2) For the purpose of distinguishing between products falling within heading Nos 11.01 and 11.02 and those falling within subheading 23.02 A, products falling within heading Nos 11.01 and 11.02 shall be those meeting the following specifications:
 - a starch content (determined by the modified Ewers polarimetric method), referred to dry matter, exceeding 45 % by weight,
 - an ash content, by weight, referred to dry matter (after deduction of any added minerals), not exceeding 1.6 % for rice, 2.5 % for wheat, 3 % for barley, 4 % for buckwheat, 5 % for oats and 2 % for other cereals.

Germ of cereals, whole, rolled, flaked or ground, falls in all cases within heading No 11.02.

- (3) Pursuant to Regulation (EEC) No 2730/75 the product falling within subheading 17.02 B I is subject to the same levy as products falling within subheading 17.02 B II.
- (5) In accordance with Regulation (EEC) No 435/80 the levy shall not be charged on the following products originating in the African, Caribbean and Pacific States and in the overseas countries and territories:
 - arrowroot falling within subheading 07.06 A,
 - flours and meal of arrowroot falling within subheading 11.04 C,
 - arrowroot starch falling within subheading 11.08 A V.

COMMISSION REGULATION (EEC) No 2644/82

of 30 September 1982

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 Council Regulation (EEC) No 1451/82 (2),

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 (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 central rate,
- 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 1 October 1982.

^{(&#}x27;) OJ No L 281, 1. 11. 1975, p. 1. (2) OJ No L 164, 14. 6. 1982, 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, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX

to the Commission Regulation of 30 September 1982 fixing the export refunds on cereals and on wheat or rye flour, groats and meal

(ECU / tonne) CCT heading Description Refund No 10.01 B I Common wheat and meslin for exports to: - Switzerland, Austria and Liechtenstein 67.00 - Zone II b) 72.00 - other third countries 15.00 10.01 B II Durum wheat 0 10.02 Rye for exports to: - Switzerland, Austria and Liechtenstein 40.00 50.00 — Zone II b) - other third countries 10.03 Barley for exports to: - Switzerland, Austria and Liechtenstein 57.00 - Zone II b) 62.00 — Japan - other third countries 15.00 10.04 Oats for exports to: - Switzerland, Austria and Liechtenstein 20.00 - Zone I 30.00 other third countries 10.05 B Maize, other than hybrid maize for sowing 10.07 C Grain sorghum Wheat flour (1): ex 11.01 A - of an ash content of 0 to 520 102.40 97.40 - of an ash content of 521 to 600 - of an ash content of 601 to 900 91.40 - of an ash content of 901 to 1 100 84.90 — of an ash content of 1 101 to 1 650 79.40 — of an ash content of 1 651 to 1 900 71.90

		(ECU/tonne)
CCT heading No	Description	Refund
ex 11.01 B	Rye flour (1):	
	— of an ash content of 0 to 700	50.00
	— of an ash content of 701 to 1150	50.00
	— of an ash content of 1 151 to 1 600	50.00
	— of an ash content of 1 601 to 2 000	50.00
11.02 A I a)	Durum wheat groats and meal (1):	
	— of an ash content of 0 to 950	130.00
	— of an ash content of 951 to 1300	130.00
	— of an ash content of 1 301 to 1 500	130.00
11.02 A I b)	Common wheat groats and meal (1):	
	— of an ash content of 0 to 520	102·40

⁽¹⁾ Destinations mentioned in Article 5 of Commission Regulation (EEC) No 2730/79 (OJ No L 317, 12. 12. 1979, p. 1).

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

COMMISSION REGULATION (EEC) No 2645/82

of 30 September 1982

fixing the export refunds on rice and broken rice

THE COMMISSION OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1418/76 of 21 June 1976 on the common organization of the market in rice (1), as last amended by the Act of Accession of Greece (2), and in particular the first sentence of the fourth subparagraph of Article 17 (2) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 17 of Regulation (EEC) No 1418/76 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 within the Community may be covered by an export refund;

Whereas Article 2 of Council Regulation (EEC) No 1431/76 of 21 June 1976 laying down general rules for granting export refunds on rice 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 rice and broken rice on the Community market on the one hand and prices for rice and broken rice 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 the rice market and, furthermore, to take into account the economic aspect of the proposed exports and the need to avoid disturbances of the Community market;

Whereas Regulation (EEC) No 1361/76 (4) lays down the maximum percentage of broken rice allowed in rice for which an export refund is fixed and specifies the percentage by which that refund is to be reduced where the proportion of broken rice in the rice exported exceeds that maximum;

Whereas Article 3 of Regulation (EEC) No 1431/76 defines the specific criteria to be taken into account when the export refund on rice and broken rice is being calculated;

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 at least 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 central rate,
- 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 these rules and criteria to the present situation on the market in rice and in particular to quotations or prices for rice and broken rice within the Community and on the world market, that the refund should be fixed 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 of Regulation (EEC) No 1418/76 with the exception of those listed in paragraph 1 (c) of that Article, exported in the natural state, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 1 October 1982.

¹) OJ No L 166, 25. 6. 1976, p. 1.

^(*) OJ No L 291, 19. 11. 1979, p. 17. (*) OJ No L 166, 25. 6. 1976, p. 36. (*) OJ No L 154, 15. 6. 1976, p. 11.

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

Done at Brussels, 30 September 1982.

For the Commission
Poul DALSAGER
Member of the Commission

ANNEX to the Commission Regulation of 30 September 1982 fixing the export refunds on rice and broken rice

(ECU / tonne) CCT Amount of heading Description refund No Rice: ex 10.06 B. I. Paddy rice; husked rice: b) Husked rice: 1. Round grain 2. Long grain for export to: - Austria, Liechtenstein, Switzerland and the communes of Livigno and Campione d'Italia 98.00 - Other third countries II. Semi-milled or wholly milled rice: a) Semi-milled rice: 1. Round grain 2. Long grain b) Wholly milled rice: 1. Round grain 2. Long grain for export to: - Austria, Liechtenstein, Switzerland, the communes of Livigno and Campione d'Italia as well as destinations mentioned in Article 5 of Commission Regulation (EEC) No 2730/79 (1) 122-50 - Zone I 145.00 - Other third countries III. Broken rice

(1) OJ No L 317, 12. 12. 1979, p. 1.

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

COUNCIL REGULATION (EEC) No 2646/82

of 30 September 1982

on the import system applicable in 1982 to products falling within subheading 07.06 A of the Common Customs Tariff

THE COUNCIL OF THE EUROPEAN COMMUNITIES.

Having regard to the Treaty establishing the European Economic Community, and in particular Articles 43 and 113 thereof,

Having regard to the proposal from the Commission (1),

Having regard to the opinion of the European Parliament (2),

Whereas, by its Decision 82/495/EEC (3), the Council approved a Cooperation Agreement between the European Economic Community and the Kingdom of Thailand on manioc production, marketing and trade; whereas the Agreement involves Thailand in an undertaking to limit its export of manioc to the Community;

Whereas the Council has adopted Decision 82/496/EEC (4) concerning the conclusion of an Agreement in the form of an exchange of letters between the European Economic Community and the Republic of Indonesia in its capacity as principal GATT supplier;

Whereas the Council has adopted Decision 82/497/EEC (5) concerning the conclusion of an Agreement in the form of an exchange of letters between the European Economic Community and the Federative Republic of Brazil in its capacity as initial GATT negotiator;

Whereas the Agreements with Indonesia and Brazil are the result of negotiations conducted in accordance with Article XXVII of GATT with a view to temporarily suspending the tariff concession made by the Commission in respect of the import of products falling within subheading 07.06 A of the Common Customs Tariff;

Whereas the said Agreements allow the Community to suspend the concession in question;

Whereas the Community has undertaken to allow certain quantities of the products concerned to be imported under the levy which is fixed at a maximum of 6% ad valorem vis-à-vis GATT Contracting Parties; whereas, under the most-favoured nation clause, the Community must accord equal treatment to all third countries which are not members of GATT and which benefit from that clause,

HAS ADOPTED THIS REGULATION:

Article 1

In respect of the products falling within subheading 07.06 A of the Common Customs Tariff - manioc, arrowroot, salep and other similar roots and tubers with high starch content, excluding sweet potatoes the import levy, at a maximum of 6 % ad valorem, shall be limited to the quantities and non-member countries of origin as follows:

(in tonnes) (a) — Indonesia 500 000 — other GATT member countries 90 000 - third countries other than Thailand

and other than those referred to in the first and second indents 370 000

Total 960 000

(b) Thailand: quantities flowing from the Cooperation Agreement between the European Economic Community and the Kingdom of Thailand.

Article 2

Detailed rules for implementation of this Regulation shall be drawn up in accordance with the procedure laid down in Article 26 of Regulation (EEC) No 2727/75 (6).

Article 3

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

It shall apply from 1 January to 31 December 1982.

Any quantities imported between 1 January 1982 and the date of entry into force of this Regulation shall be counted against the quantities laid down in Article 1.

^{(&#}x27;) OJ No C 130, 20. 5. 1982, p. 6.

⁽²⁾ Opinion delivered on 17 September 1982 (not yet pub-(*) OJ No L 219, 28. 7. 1982, p. 52. (*) OJ No L 219, 28. 7. 1982, p. 56. (*) OJ No L 219, 28. 7. 1982, p. 56.

⁽⁶⁾ OJ No L 281, 1. 11. 1975, p. 1.

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

Done at Brussels, 30 September 1982.

For the Council
The President
N. A. KOFOED

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1981 Report

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419 pages

Price (excluding VAT) in Luxembourg:

ECU 19.60; Bfrs 800; £ Irl 13.50; £ 11.50; \$ US 21.50

Publication No CB-32-81-641-EN-C

ISBN 92-825-2707-7

OFFICE FOR OFFICIAL PUBLICATIONS OF THE EUROPEAN COMMUNITIES L-2985 Luxembourg

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