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I

(Acts whose publication is obligatory)

COMMISSION REGULATION (EEC) No 2831/85

of 10 October 1985

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 1018/84 (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 2159/85 (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, multiplied by the coefficient

provided for in Article 2b (2) of Regulation (EEC) No 974/71 (6), as last amended by Regulation (EEC) No 855/84 (7),

— 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, and the aforesaid coefficient;

Whereas these exchange rates being those recorded on 9 October 1985;

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 2159/85 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 11 October 1985.

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

Done at Brussels, 10 October 1985.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 107, 19. 4. 1984, p. 1.

⁽³⁾ OJ No 106, 30. 10. 1962, p. 2553/62.

⁽⁴⁾ OJ No L 263, 19. 9. 1973, p. 1. (5) OJ No L 203, 1. 8. 1985, p. 8.

⁽⁶⁾ OJ No L 106, 12. 5. 1971, p. 1.

^{(&}lt;sup>7</sup>) OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 10 October 1985 fixing the import levies on cereals and on wheat or rye flour, groats and meal

(ECU/tonne) CCT heading Description Levies No 10.01 B I Common wheat, and meslin 120,20 171,85 (1) (5) 10.01 B II Durum wheat Rye 110,45 (6) 10.02 10.03 Barley 119,75 10.04 Oats 95,13 10.05 B Maize, other than hybrid maize for sowing $104,28 (^2) (^3)$ 10.07 A Buckwheat 10.07 B Millet 72,97 (4) 10.07 C Grain sorghum 120,71 (4) 10.07 D I Triticale (7) 10.07 D II Canary seed; other cereals 0 Wheat or meslin flour 181,84 11.01 A 11.01 B Rye flour 168,19 Durum wheat groats and meal 279,62 11.02 A I a) 11.02 A I b) Common wheat groats and meal 195,76

- (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 486/85 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.
- (7) The levy applicable to rye shall be charged on imports of the product falling within subheading 10.07 D I (triticale).

COMMISSION REGULATION (EEC) No 2832/85

of 10 October 1985

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 1018/84 (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 2160/85 (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, multiplied by the coefficient

provided for in Article 2b (2) of Regulation (EEC) No 974/71 (6), as last amended by Regulation (EEC) No 855/84 (7),

— 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, and the aforesaid coefficient;

Whereas these exchange rates being those recorded on 9 October 1985;

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 11 October 1985.

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

Done at Brussels, 10 October 1985.

⁽¹) OJ No L 281, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 107, 19. 4. 1984, p. 1.

⁽³⁾ OJ No 106, 30. 10. 1962, p. 2553/62.

^(*) OJ No L 263, 19. 9. 1973, p. 1.

⁽⁵⁾ OJ No L 203, 1. 8. 1985, p. 11.

⁽⁶⁾ OJ No L 106, 12. 5. 1971, p. 1.

^{(&}lt;sup>7</sup>) OJ No L 90, 1. 4. 1984, p. 1.

ANNEX

to the Commission Regulation of 10 October 1985 fixing the premiums to be added to the import levies on cereals, flour and malt

A. Cereals and flour

(ECU/tonne) 2nd period 1st period CCT Current 3rd period heading Description 10 11 12 1 No 10.01 B I Common wheat, and meslin 0 0 21,66 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 0 10.04 Oats 0 0 10.05 B Maize, other than hybrid maize for sowing 0 1,88 1,88 0,29 10.07 A Buckwheat 0 0 0 0 10.07 B Millet 0 0 0 ' 10.07 C Grain sorghum 0 0,40 0,40 10.07 D Other cereals 0 0 0 0 0 11.01 A Wheat or meslin flour 0 0 30,33

B. Malt

		· · · · · · · · · · · · · · · · · · ·		v		(ECU/tonne)
CCT heading	Description	Current	1st period	2nd period	3rd period	4th period
No		10	11	12	1	2
11.07 A I (a)	Unroasted malt, obtained from wheat, in the					
ļ	form of flour	0	0	0	38,55	38,55
11.07 A I (b)	Unroasted malt, obtained from wheat, other					
	than in the form of flour	0	0	0	28,81	28,81
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	Ó
	<u>. </u>		1	<u>L</u> _	L	<u> </u>

COMMISSION REGULATION (EEC) No 2833/85

of 10 October 1985

fixing the 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 231/85 (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 1201/85 (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 436/85 (6), and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1508/76 of 24 June 1976 on imports of olive oil originating in Tunisia (7), as last amended by Regulation (EEC) No 436/85, and in particular Article 5 thereof,

Having regard to Council Regulation (EEC) No 1180/77 of 17 May 1977 on imports into the Community of certain agricultural products originating in Turkey (8), as last amended by Regulation (EEC) No 435/85 (9), and in particular Article 10 (2) thereof,

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

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

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

Whereas Article 3 of Council Regulation (EEC) No 2751/78 of 23 November 1978 laying down general rules for fixing the import levy on olive oil by tender (12) specifies that the minimum levy rate shall be fixed for each of the products concerned on the basis of the situation on the world 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 7 and 8 October 1985 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.

⁽²⁾ OJ No L 26, 31. 1. 1985, p. 12. (3) OJ No L 169, 28. 6. 1976, p. 24.

⁽⁴⁾ OJ No L 124, 9. 5. 1985, p. 1.

⁽⁵⁾ OJ No L 169, 28. 6. 1976, p. 43.

⁽⁶⁾ OJ No L 52, 22. 2. 1985, p. 2. (7) OJ No L 169, 28. 6. 1976, p. 9.

⁽⁸⁾ OJ No L 142, 9. 6. 1977, p. 10.

⁽⁹⁾ OJ No L 52, 22. 2. 1985, p. 1. (10) OJ No L 181, 21. 7. 1977, p. 4.

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

⁽¹²⁾ OJ No L 331, 28. 11. 1978, p. 6.

Article 2

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 11 October 1985.

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

Done at Brussels, 10 October 1985.

$ANNEX\ I$ Minimum import levies on olive oil

(ECU/100 kg)

CCT heading No	Non-member countries
15.07 A I a)	78,00 (¹)
15.07 A I b)	80,00 (1)
15.07 A I c)	60,00 (¹)
15.07 A II a)	87,00 (²)
15.07 A II b)	95,00 (3)

- (1) For imports of oil falling within this tariff subheading and produced entirely in one of the countries listed below and transported directly from any of those countries to the Community, the levy to be collected is reduced by:
 - (a) 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, Tunisia and Morocco: 24,78 ECU/100 kg provided that the operator furnishes proof of having paid the export tax applied by that county; however, the repayment may not exceed the amount of the tax in force.
- (2) For imports of oil falling within this tariff subheading:
 - (a) produced entirely in Algeria, Morocco or Tunisia and transported directly from any of those countries to the Community, the levy to be collected is reduced by 3,86 ECU/100 kg;
 - (b) produced entirely in Turkey and transported directly from that country to the Community, the levy to be collected is reduced by 3,09 ECU/100 kg.
- (3) For imports of oil falling within this tariff subheading:
 - (a) produced entirely in Algeria, Morocco or Tunisia and transported directly from any of those countries to the Community, the levy to be collected is reduced by 7,25 ECU/100 kg;
 - (b) produced entirely in Turkey and transported directly from that country to the Community, the levy to be collected is reduced by 5,80 ECU/100 kg.

$ANNEX\ II$ Import levies on other olive oil sector products

(ECU/100 kg)

CCT heading No	Non-member countries		
07.01 N II	17,60		
07.03 A II	17,60		
15.17 B I a)	40,00		
15.17 B I b)	64,00		
23.04 A II	4,80		

COMMISSION REGULATION (EEC) No 2834/85

of 8 October 1985

on the supply of various consignments of cereals and rice to non-governmental organizations (NGO) as food aid

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 1018/84 (2),

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 Regulation (EEC) No 1025/84 (4),

Having regard to Council Regulation (EEC) No 2750/75 of 29 October 1975 fixing criteria for the mobilization of cereals intended as food aid (5), as amended by Regulation (EEC) No 3331/82 (6), and in particular Article 6 thereof,

Having regard to Council Regulation (EEC) No 457/85 of 19 February 1985 laying down the implementing rules for 1985 for Regulation (EEC) No 3331/82 concerning food-aid policy and food-aid management (7),

Having regard to Council Regulation No 129 of 23 October 1962 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (8), as last amended by Regulation (EEC) No 2543/73 (9), and in particular Article 3 thereof,

Having regard to the opinion of the Monetary Committee,

Whereas on 6 May 1985 the Commission of the European Communities decided to grant, under Community measures, various quantities of cereals to certain non-member countries and beneficiary organizations;

Whereas it is necessary to provide for the carrying out of this measure in accordance with the rules laid down by Commission Regulation (EEC) No 1974/80 of 22 July 1980 laying down general implementing rules in respect of certain food-aid operations involving cereals and rice (10), as last amended by Regulation (EEC) No 3323/81 (11); whereas it is necessary to specify, for the purposes of the Community measures envisaged, the characteristics of the products to be supplied and the supply conditions;

Whereas the Management Committee for Cereals has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

The intervention agencies specified in the Annexes hereto shall implement the mobilization and supply procedures in accordance with the provisions of Regulation (EEC) No 1974/80 and with the conditions laid down in the Annexes hereto.

Article 2

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

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

Done at Brussels, 8 October 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

(9) OJ No L 263, 19. 9. 1973, p. 1.

⁽¹) OJ No L 281, 1. 11. 1975, p. 1. (²) OJ No L 107, 19. 4. 1984, p. 1. (³) OJ No L 166, 25. 6. 1976, p. 1. (⁴) OJ No L 107, 19. 4. 1984, p. 13. (⁵) OJ No L 281, 1. 11. 1975, p. 89. (⁶) OJ No L 352, 14. 12. 1982, p. 1. (ፖ) OJ No L 54, 23. 2. 1985, p. 1. (8) OJ No 106, 30. 10. 1962, p. 2553/62.

⁽¹⁰⁾ OJ No. L 192, 26. 7. 1980, p. 11. (11) OJ No. L 334, 21. 11. 1981, p. 27.

ANNEX I

1. **Programme**: 1985

2. Recipient: NGO (Euronaid, PO box 77, NL-2340 DB Oestgeest (telex 30 223))

3. Place or country of destination: Jordan

4. Product to be mobilized: common wheat flour

5. Total quantity: 175 tonnes (240 tonnes of cereals)

6. Number of lots: one

7. Intervention agency responsible for conducting the procedure:

OBEA, rue de Trèves 82, B-1040 Brussels (telex 24076)

- 8. Method of mobilizing the product: the Community market
- 9. Characteristics of the goods:

flour of fair and sound merchantable quality, free from abnormal smell and pests, which produces dough which does not stick during the mechanical kneading process; the flour shall have the following characteristics:

- moisture: 14 % maximum (ICC method No 110)
- protein content: 10,5 % minimum (N \times 6,25 in terms of dry matter) (ICC method No 105)
- Hagberg falling number of at least 180, including the preparation (agitation) time of 60 seconds (ICC method No 107)
- ash content: 0,62 % maximum, referred to dry matter (ICC method No 104)

10. Packaging:

- new woven-polypropylene bags for food use, weighing not less than 120 g, which have been specially treated against the effects of ultraviolet light
- net weight of the bags: 50 kilograms
- marking on the bags (in letters at least 5 cm high):

'GIFT OF THE EUROPEAN ECONOMIC COMMUNITY / JORDAN / WHEAT FLOUR / CATHWEL / 50152 / AQABA / ACTION OF CRS / FOR FREE DISTRIBUTION'

11. Port of shipment:

Any Community port accessible to ocean-going vessels with a shipping service to the recipient country during the period for shipment laid down in point 16. The tender must be accompanied by a statement from the port authorities attesting the existence of the service during the said period

- 12. Delivery stage: fob
- 13. Port of landing: —
- 14. Procedure to be applied in order to determine supply costs: tendering
- 15. Deadline for the submission of tenders: 12 noon on 22 October 1985
- 16. Shipment period: 1 to 31 January 1986
- 17. Security: 12 ECU per tonne
- 18. Supplier to send duplicate original invoice to:

Messrs M. H. Schutz BV, Postbus 1438, Blaak 16, NL-3000 BK Rotterdam

Notes .

- 1. The successful tenderer shall contact the recipient in order to ascertain which shipping documents are required.
- 2. Since the goods may be rebagged, the successful tenderer must provide 2 % of empty bags of the same quality as those containing the goods, with the marking followed by a capital 'R'.

ANNEX II

- 1. **Programme**: 1985
- 2. Recipient: NGO (Euronaid, PO box 77, NL-2340 DB Oegstgeest (telex 30223))
- 3. Place or country of destination: Gambia
- 4. Product to be mobilized: fully milled round grain rice (non-parboiled)
- 5. Total quantity: 100 tonnes (290 tonnes of cereals)
- 6. Number of lots: one
- 7. Intervention agency responsible for conducting the procedure:

Ente Nazionale Risi, piazza Pio XI, 1, I-Milan (telex 334 032)

- 8. Method of mobilizing the product: the Community market
- 9. Characteristics of the goods:
 - rice of fair and sound merchantable quality, free from abnormal smell and pests
 - moisture: 15 %
 - broken rice: 5 % maximum
 - chalky grains: 5 % maximum
 - grains striated with red: 3 % maximum
 - spotted grains: 1,5 % maximumstained grains: 1 % maximum
 - yellow grains: 0,050 % maximumamber grains: 0,20 % maximum
- 10. Packaging:
 - new woven-polypropylene bags for food use, weighing not less than 120 g, which have been specially treated against the effects of ultraviolet light
 - net weight of the bags: 50 kilograms
 - marking on the bags in letters at least 5 cm high:

 'GIFT OF THE EUROPEAN ECONOMIC COMMUNITY / GAMBIA / RICE / CATHWEL

 / 50150 / BANJUL / ACTION OF CRS / FOR FREE DISTRIBUTION'
- 11. Port of shipment:

Any Community port accessible to ocean-going vessels with a shipping service to the recipient country during the period for shipment laid down in point 16. The tender must be accompanied by a statement from the port authorities attesting the existence of the service during the said period

- 12. Delivery stage: fob
- 13. Port of landing: —
- 14. Procedure to be applied in order to determine supply costs: tendering
- 15. Deadline for the submission of tenders: 12 noon on 21 October 1985
- 16. Shipment period: 1 to 31 January 1986
- 17. Security: 12 ECU per tonne

Notes:

- 1. The successful tenderer shall contact the recipient in order to ascertain which shipping documents are required.
- 2. Since the goods may be rebagged, the successful tenderer must provide 2 % of empty bags of the same quality as those containing the goods, with the marking followed by a capital 'R'.
- 3. Supplier to send duplicate original invoice to:
 - Messrs M. H. Schutz BV, Postbus 1438, Blaak 16, NL-3000 BK Rotterdam.

COMMISSION REGULATION (EEC) No 2835/85

of 8 October 1985

on the supply of maize flour to the United Nations High Commissioner for Refugees (UNHCR) as food aid

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 1018/84 (2),

Having regard to Council Regulation (EEC) No 2750/75 of 29 October 1975 fixing criteria for the mobilization of cereals intended as food aid (3), as amended by Regulation (EEC) No 3331/82 (4), and in particular Article 6 thereof,

Having regard to Council Regulation (EEC) No 457/85 of 19 February 1985 laying down the implementing rules for 1984 for Regulation (EEC) No 3331/82 concerning food-aid policy and food-aid management (5),

Having regard to Council Regulation No 129 of 23 October 1962 on the value of the unit of account and the exchange rates to be applied for the purposes of the common agricultural policy (6), as last amended by Regulation (EEC) No 2543/73 (7), and in particular Article 3 thereof,

Having regard to the opinion of the Monetary Committee,

Whereas on 12 March 1985 the Commission of the European Communities decided to grant, under Community measures, various quantities of cereals to certain non-member countries and beneficiary organizations;

Whereas, pursuant to Article 3 (3) of Council Regulation (EEC) No 2750/75, the goods may be purchased anywhere on the Community market;

Whereas an invitation to tender should be issued for supply of the products delivered unloaded at destination in view of the final use to be made of the goods delivered;

Whereas the provisions of Commission Regulation (EEC) No 1974/80 of 22 July 1980 laying down general implementing rules in respect of certain foodaid operations involving cereals and rice (8), as last amended by Regulation (EEC) No 3323/81 (9), should be applied as far as possible, particularly in respect of the procedure for submission of tenders, since the manner in which the security is lodged must guarantee that the successful tenderer complies with his obliga-

Whereas, however, the specific provisions concerning delivery to destination must be set out; whereas the successful tenderer must thus bear all risk in the goods up to unloading at the stipulated destination; whereas payment can be made only when proof of delivery to the destination is provided;

Whereas it must be made clear who is to bear any costs which arise in the event that for reasons of force majeure the operation in question is not completed within the period stipulated;

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 intervention agency mentioned in Annex I hereto is hereby required to implement the mobilization and supply of the product stated in the said Annex as food aid, subject to the provisions of this Regulation.
- Supply of the products shall be organized under the tender procedure.
- Annex I shall take the place of a notice of invitation to tender. The intervention agency responsible shall make further publications as necessary.

Article 2

- For the purposes of the invitation to tender, the following provisions of Regulation (EEC) No 1974/80 shall apply:
- Article 4, except the provisions of paragraphs 3 (e) and 4 (d) and (e), in respect of submission of
- Article 5 in respect of provision of security,
- Article 6 in respect of opening and reading
- Article 8 in respect of comparing tenders.

⁽¹⁾ OJ No L 281, 1. 11. 1975, p. 1. (2) OJ No L 107, 19. 4. 1984, p. 1.

⁽³⁾ OJ No L 281, 1. 11. 1975, p. 89.

⁽⁴⁾ OJ No L 352, 14. 12. 1982, p. 1.

⁽⁵⁾ OJ No L 54, 23. 2. 1985, p. 1. (6) OJ No 106, 30. 10. 1962, p. 2553/62.

^{(&}lt;sup>7</sup>) OJ No L 263, 19. 9. 1973, p. 1.

⁽⁸⁾ OJ No L 192, 26. 7. 1980, p. 11. (7) OJ No L 334, 21. 11. 1981, p. 27.

2. The tender shall indicate the amount of the tender expressed per tonne of product, in the currency of the Member State where the tendering procedure is taking place. The tender must include the cost of fumigation, unloading and warehousing at the final destination stated in Annex I.

The tender shall state separately the amount of cost in respect of sea and land transport to the stipulated final destination.

The tender shall indicate the Member State in which the tenderer, in the event of his being declared successful, undertakes to complete the customs export formalities.

- 3. The tenderer shall carry out his obligations pursuant to this Regulation and the undertakings referred to in Article 4 (4) of Regulation (EEC) No 1974/80, with the exception of points (d) and (e) thereof.
- 4. The tenderer shall undertake to ship in vessels, listed in the larger classes in recognized classification registers, not more than 15 years old and attested by a competent body as meeting hygiene requirements.

Article 3

- 1. Without prejudice to paragraphs 2 and 3, the contract shall be awarded within 48 hours to the tenderer who has submitted the most favourable tender.
- 2. Where the most favourable tender is submitted by more than one tenderer, the intervention agency shall award the contract to one of those tenderers by drawing lots.
- 3. If the tenders do not appear to be in line with the prices normally prevailing on the market, the intervention agency may, with the agreement of the Commission, decide not to award the contract.
- 4. The intervention agency shall communicate the results of the tendering procedure to all the tenderers by letter or telex sent not later than the first working day following the award decision.

Article 4

- 1. The successful tenderer shall contract as necessary, at his own expense, for carriage of the goods to the final destination and shall bear all the costs involved, including those of unloading and warehousing at the destination. He shall take out suitable insurance.
- 2. The successful tenderer shall bear all the risks relating to the goods, in particular of loss or deterioration to which the goods are subject, until they have

effectively been unloaded and delivered to the final destination.

3. The successful tenderer shall communicate as soon as possible to the recipient's representative the date of loading, the means of transport used to consign the goods to the final destination, and the probable date of arrival. He shall immediately send this information to the intervention agency responsible for payment, which shall forward it without delay to the Commission.

The tenderer shall advise the recipient's representative, at least three days in advance, of the probable date of arrival of the goods at the final destination.

Article 5

1. The intervention agency of the country of shipment shall arrange for a check at the port, before loading, on the quantity, quality and packaging of the goods. Following inspection an attestation shall be issued by the intervention agency. The costs relating thereto shall be borne by the successful tenderer.

The successful tenderer shall provide that intervention agency with the certificate showing that the fumigation has been carried out.

2. Samples intended for analysis shall be taken and the inspection shall be carried out in accordance with the trade practices in force in the country of shipment. The successful tenderer and the recipient's representative shall be invited to take part in the operation.

Two sealed samples shall be kept by the intervention agency until issue by the recipient of the taking-over certificate or until issue of the certificate referred to in Article 6 (2).

- 3. If the inspection referred to in paragraph 1 gives rise to a dispute, the intervention agency shall arrange for a second inspection by a service different from that mentioned in paragraph 1, the findings of which shall be final. The costs relating thereto shall be borne by the losing party.
- 4. Where the inspection provided for in the preceding paragraphs reveals that the goods do not satisfy the requirements stipulated, they must be refused and replaced. Where some quantities are missing the successful tenderer must make up the cargo.

Article 6

1. A taking-over certificate shall be issued by the recipient immediately following unloading at the final destination. It shall state the place and date of taking

over and give a description of the goods taken over in the form given in Annex II and any comments by the recipient.

2. Where the taking-over certificate is not issued for reasons other than a dispute about the goods, proof of delivery may be provided by means of a certificate of the form given in Annex II endorsed by the Community representative in the country of destination.

Article 7

- 1. Payment to the successful tenderer shall be made by the intervention agency of the Member State in which the customs export formalities are completed.
- 2. The amount to be paid shall be that of the tender plus, where appropriate, the costs referred to in Article 9. It shall be paid in the currency of the Member State which is responsible for payment. For this purpose this amount shall be converted by using:
- where the currencies in question are maintained within a maximum spread at any one time of 2,25 %, the conversion rate resulting from their central rate,
- in other cases, the relationship between the two currencies concerned established by using the latest statement of their spot exchange rates made immediately prior to the closing date for the submission of tenders as published in the 'C' series of the Official Journal of the European Communities.
- 3. The amount referred to in paragraph 2 shall be paid to the successful tenderer on presentation of the original of the taking-over certificate or a certified copy thereof, or, if this is not available, of the certificate referred to in Article 6 (2).
- 4. The intervention agency is hereby authorized to make without delay an initial payment of 80 % of the value of the quantity given in the bill of lading, on presentation of a copy of that document, of the attestation referred to in Article 5 (1) and of the fumigation certificate, and subject to the provision of a security for an amount equal to the initial payment.

The said security shall be provided as laid down in Article 5 (2) of Regulation (EEC) No 1974/80.

Article 8

1. The security referred to in Article 2 shall be immediately released to:

- every tenderer whose tender was not successful or was not accepted,
- the successful tenderer in respect of quantities not delivered on account of *force majeure*,
- the successful tenderer in respect of the quantities delivered in accordance with this Regulation and on presentation of the original of the taking-over certificate or a certified true copy thereof or, where appropriate, the certificate referred to in Article 6 (2).
- 2. The security referred to in Article 7 (4) shall be released immediately when the successful tenderer furnishes the proof in accordance with Article 6 that at least 80 % of the quantity provided for has been delivered in conformity with the conditions laid down in this Regulation.

Article 9

If the successful tenderer, for reasons of force majeure, has to bear exceptional costs in respect of the delivery made under this Regulation which cannot be covered by insurance, he may receive compensation therefor on production of supporting documents and with the prior agreement of the Commission.

Article 10

Except in case of force majeure the successful tenderer shall bear all the financial consequences of the non-delivery of the goods under the conditions laid down in this Regulation if the recipient had made delivery possible under such conditions.

The costs resulting from the non-delivery of the goods following a case of *force majeure* shall be borne by the intervention agency responsible for payment.

Article 11

Articles 21 and 22 (1) and (2) of Regulation (EEC) No 1974/80 shall apply in the context of this Regulation.

The intervention agency responsible for payment shall, on receipt, send the information referred to in Article 4 (3) to the Commission.

The intervention agency in the country of shipment shall send the Commission, without delay, the results of the inspection referred to in Article 5.

Article 12

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

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

Done at Brussels, 8 October 1985.

ANNEX I

- 1. Programme: 1985
- 2. Recipient: UNHCR (Attention Mr Jambor, Palais des Nations, CH-1211 Genève 10, telex 27492)
- 3. Place or country of destination: Zaire
- 4. Product to be mobilized: maize flour
- 5. Total quantity: 1 800 tonnes (3 050 tonnes of cereals)
- 6. Number of lots: two:
 - A: 900 tonnes
 - B: 900 tonnes
- 7. Intervention agency responsible for conducting the procedure:

Bundesanstalt für landwirtschaftliche Marktordnung (BALM), Adickesallee 40, D-6000 Frankfurt/ Main (telex 411 475)

- 8. Method of mobilizing the product: on the Community market
- 9. Characteristics of the goods:
 - maize flour (11.01 E I) for human consumption, of sound merchantable quality, free of odour and pests
 - moisture content: maximum 13 %
 - acidity: 0,6 % maximum

10. Packaging:

- new woven-polypropylene bags for food use, weighing not less than 120 g, which have been specially treated against the effects of ultraviolet light
- net weight of the bags: 50 kilograms
- marking on the bags in letters at least 5 cm high:

'FARINE DE MAÏS / DON DE LA COMMUNAUTÉ ÉCONOMIQUE EUROPÉENNE AUX RÉFUGIÉS ANGOLAIS AU SHABA'

- 11. Port of shipment: a Community port
- 12. Delivery stage: delivered destination Lubumbashi
- 13. Procedure to be applied in order to determine supply costs: tendering
- 14. Deadline for the submission of tenders: 12 noon on 22 October 1985
- 15. Shipment period:
 - A: 1 to 31 December 1985
 - B: 1 to 31 March 1986
- 16. Security: 12 ECU per tonne

Notes:

- 1. The successful tenderer shall forward, through the intermediary of the intervention agency, to the recipient on the latter's request and in accordance with his instructions the documents necessary for importation of the goods into the country of destination.
- 2. Since the goods may be rebagged, the successful tenderer must provide 2 % of empty bags of the same quality as those containing the goods, with the marking followed by a capital 'R'.
- 3. The successful tenderer shall send a copy of the shipping documents to the following address: Commission Delegation in Zaire, c/o 'Diplomatic Bag', Berlaymont 1/123, 200 rue de la Loi, B-1049 Brussels.

ANNEX II

TAKING-OVER CERTIFICATE

Recipient	•••••		• • • • • • • • • • • • • • • • • • • •	••••••
I, the undersigned,	••••			
	(Name, fore:	name,	busines	name)
acting on behalf of		••••••		••••••
certify that delivery has been taken of the goods listed below:				
— Cereals or products		•••••	•••••	••••••
— Net tonnage accepted			•••••	
— Packaging	•••••	•••••	•••••	
in bulk	•••••			
in bags	•••••			
— Number of bags	at			kg net
marking				,
number of marked empty bags				
— Place of taking over				
— Date of taking over				
Sacc of carries over		• • • • • • • • • • • • • • • • • • • •	•••••	••••••
The quality of the goods delivered is in accordance with that fix	ed.			,

COMMISSION REGULATION (EEC) No 2836/85

of 9 October 1985

re-establishing the levying of the customs duties applicable to certain radiotelegraphic and radiotelephonic transmission and reception apparatus; parts falling within subheadings 85.15 A III b) and 85.15 C II c) of the Common Customs Tariff, originating in Malaysia, to which the preferential tariff arrangements set out in Council Regulation (EEC) No 3562/84 apply

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 3562/84 of 18 December 1984 applying generalized tariff preferences for 1985 in respect of certain industrial products originating in developing countries (1), and in particular Article 13 thereof,

Whereas, pursuant to Articles 1 and 10 of that Regulation, suspension of customs duties shall be accorded to each of the countries or territories listed in Annex III other than those listed in column 4 of Annex I, within the framework of the preferential tariff ceiling fixed in column 9 of Annex I;

Whereas, as provided for in Article 11 of that Regulation, as soon as the individual ceilings in question are reached at Community level, the levying of customs duties on imports of the products in question originating in each of the countries and territories concerned may at any time be re-established;

Whereas, in the case of certain radiotelegraphic and radiotelephonic transmission and reception apparatus; parts, falling within subheadings 85.15 A III b) and 85.15 C II c) of the Common Customs Tariff, the individual ceiling was fixed at 3 160 300 ECU; whereas, on 7 October 1985, imports of these products into the Community originating in Malaysia reached the ceiling in question after being charged thereagainst;

Whereas, it is appropriate to re-establish the levying of customs duties in respect of the products in question against Malaysia,

HAS ADOPTED THIS REGULATION:

Article 1

As from 14 October 1985, the levying of customs duties, suspended pursuant to Council Regulation

(EEC) No 3562/84 shall be re-established on imports into the Community of the following products originating in Malaysia:

85.15 (NIMEXE codes 85.15-12, 13, 14, 15, 19, 32, 34, 38, 42, 43, 44, 45, 46, 47, 48, 51, 52, 53, 55, 57, 59, 82, 84, 86, 88, 91, 99) Radiotelegraphic phonic transmiss apparatus; radio television transmition apparatus (in incorporating so reproducers) cameras; radio apparatus, radar a remote control a A. Radiotelegraph phonic transmition apparatus (in incorporating transmission apparatus (in incorporating reproducers) cameras: III. Receivers combined		
(NIMEXE codes 85.15-12, 13, 14, 15, 19, 32, 34, 38, 42, 43, 44, 45, 46, 47, 48, 51, 52, 53, 55, 57, 59, 82, 84, 86, 88, 91, 99) A. Radiotelegraph phonic transm tion apparatus, radar a remote control a A. Radiotelegraph phonic transm tion apparatus (in incorporating transmission apparatus (in incorporating reproducers) cameras: III. Receivers combined recorder (b) Other C. Parts:	ription	heading
	apparatus and radio apparatus: hic and radiotelemission and receptaratus; radioand reception and reception and receivers sound recorders or and television and television and reproducer:	IMEXE codes .15-12, 13, 14, 15, 19, , 34, 38, 42, 43, 44, , 46, 47, 48, 51, 52, , 55, 57, 59, 82, 84,
II Othor.		
c) Other		

Article 2

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

⁽¹⁾ OJ No L 338, 27. 12. 1984, p. 1.

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

Done at Brussels, 9 October 1985.

For the Commission
COCKFIELD

Vice-President

COMMISSION REGULATION (EEC) No 2837/87

of 9 October 1985

re-establishing the levying of the customs duties applicable to certain automatic data-processing machines and units thereof falling within subheading 84.53 B of the Common Customs Tariff, originating in South Korea, to which the preferential tariff arrangements set out in Council Regulation (EEC) No 3562/84 apply

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 3562/84 of 18 December 1984 applying generalized tariff preferences for 1985 in respect of certain industrial products originating in developing countries (1), and in particular Article 13 thereof,

Whereas, pursuant to Articles 1 and 10 of that Regulation, suspension of customs duties shall be accorded to each of the countries or territories listed in Annex III other than those listed in column 4 of Annex I, within the framework of the preferential tariff ceiling fixed in column 9 of Annex I;

Whereas, as provided for in Article 11 of that Regulation, as soon as the individual ceilings in question are reached at Community level, the levying of customs duties on imports of the products in question originating in each of the countries and territories concerned may at any time be re-established;

Whereas, in the case of certain automatic dataprocessing machines and units thereof, falling within subheading 84.53 B of the Common Customs Tariff the individual ceiling was fixed at 10 000 000 ECU; whereas, on 7 October 1985, imports of these products into the Community originating in South Korea reached the ceiling in question after being charged thereagainst; Whereas, it is appropriate to re-establish the levying of customs duties in respect of the products in question against South Korea,

HAS ADOPTED THIS REGULATION:

Article 1

As from 14 October 1985, the levying of customs duties, suspended pursuant to Council Regulation (EEC) No 3562/84 shall be re-establish on imports into the Community of the following products originating in South Korea:

CCT heading No	Description
84.53 (NIMEXE codes (84.53-20, 41, 60, 70, 81, 85, 89, 91, 98)	Automatic data-processing machines and units thereof; magnetic or optical readers, machines for transcribing data onto data media in coded form and machines for processing such data, not elsewhere specified or included: B. Other

Article 2

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

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

Done at Brussels, 9 October 1985.

For the Commission
COCKFIELD
Vice-President

COMMISSION REGULATION (EEC) No 2838/85

of 10 October 1985

fixing 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 1298/85 (2), and in particular Article 17 (4) thereof,

Having regard to the opinion of the Monetary Committee,

Whereas Article 17 of Regulation (EEC) No 804/68 provides that the difference between prices in international trade 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 Council Regulation (EEC) No 876/68 of 28 June 1968 laying down general rules for granting export refunds on milk and milk products and criteria for fixing the amount of such refunds (3), as amended by Regulation (EEC) No 2429/72 (4), provides that when the refunds on the products listed in Article 1 of Regulation (EEC) No 804/68, exported in the natural state, are being fixed account must be taken of:

- the existing situation and the future trend with regard to prices and availabilities of milk and milk products on the Community market and prices for milk and milk products in international trade,
- marketing costs and the most favourable transport charges from Community markets to ports or other points of export in the Community, as well as costs incurred in placing the goods on the market of the country of destination,
- the aims of the common organization of the market in milk and milk products which are to ensure equilibrium and the natural development of prices and trade on this market,

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

Whereas Article 3 (1) of Regulation (EEC) No 876/68 provides that when prices within the Community are being determined account should be taken of the ruling prices which are most favourable for exportation, and that when prices in international trade are being determined particular account should be taken

- (a) prices ruling on third country markets;
- (b) the most favourable prices in third countries of destination for third country imports;
- (c) producer prices recorded in exporting third countries, account being taken, where appropriate, of subsidies granted by those countries; and
- (d) free-at-Community-frontier offer prices;

Whereas Article 4 of Regulation (EEC) No 876/68 provides that the world market situation or the specific requirements of certain markets may make it necessary to vary the refund on the products listed in Article 1 of Regulation (EEC) No 804/68 according to destination;

Whereas Article 5 (1) of Regulation (EEC) No 876/68 provides that the list of products on which export refunds are granted and the amount of such refunds should be fixed at least once every four weeks; whereas the amount of the refund may, however, remain at the same level for more than four weeks;

Whereas Article 2 of Commission Regulation (EEC) No 1098/68 of 27 July 1968 on detailed rules for the application of export refunds on milk and milk products (5), as last amended by Regulation (EEC) No 2283/81 (6), provides that the refund on products falling within subheading 04.02 B is equal to the sum of two components, the first representing the quantity of milk products and the second representing the quantity of added sucrose; whereas, however, the latter component applies only if the added sucrose was produced from beet or cane harvested within the Community;

⁽¹) OJ No L 148, 28. 6. 1968, p. 13. (²) OJ No L 137, 27. 5. 1985, p. 5. (³) OJ No L 155, 3. 7. 1968, p. 1. (⁴) OJ No L 264, 23. 11. 1972, p. 1.

⁽⁵⁾ OJ No L 184, 29. 7. 1968, p. 10.

⁽⁶⁾ OJ No L 223, 8. 8. 1981, p. 10.

Whereas for the products falling within subheading 04.02 B II a) or 04.02 B II b) 1 with a fat content not exceeding 9,5% by weight, the first component referred to above is fixed for 100 kilograms of the whole product; whereas, for the other products falling within subheading 04.02 B, this component is calculated by multiplying the basic amount by the milk product content of the product in question; whereas this basic amount is the refund on one kilogram of milk products contained in the product;

Whereas the second component is calculated by multiplying the sucrose content of the product by the basic amount of the refund valid on the day of exportation for the products listed in Article 1 (1) (d) of Council Regulation (EEC) No 1785/81 of 30 June 1981 on the common organization of the markets in the sugar sector (1);

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, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (2), as last amended by Regulation (EEC) No 855/84 (3),
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded over a given period in relation to the Community currencies referred to in the previous indent, and the aforesaid coefficient;

Whereas the level of refund for cheeses is calculated for products intended for direct consumption; whereas the cheese rinds and cheese wastes are not products intended for this purpose; whereas, to avoid any confusion in interpretation, it should be specified that there will be no refund for these products which fall within heading No 04.04;

Whereas Commission Regulation (EEC) No 896/84 (*), as amended by Regulation (EEC) No 2881/84 (5), laid down additional provisions concerning the granting of refunds on the change from one milk year to another; whereas those provisions provide for different refunds according to the date of manufacture of the products;

Whereas it follows from applying these detailed rules to the present situation on the market in milk and milk products, and in particular to prices for these products within the Community and on the world market, that the refund should be as set out in the Annex hereto:

Whereas the Management Committee for Milk and Milk Products has not delivered an opinion within the time limit set by its chairman,

HAS ADOPTED THIS REGULATION:

Article 1

- 1. The export refunds referred to in Article 17 of Regulation (EEC) No 804/68 on products exported in the natural state shall be as set out in the Annex hereto.
- 2. There shall be no refunds for exports to Zone E for products falling within heading Nos 04.01, 04.02, 04.03 and 23.07 of the Common Customs Tariff.

Article 2

This Regulation shall enter into force on 12 October 1985.

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

Done at Brussels, 10 October 1985.

⁽¹) OJ No L 177, 1. 7. 1981, p. 4. (²) OJ No L 106, 12. 5. 1971, p. 1. (³) OJ No L 90, 1. 4. 1984, p. 1.

^(*) OJ No L 91, 1. 4. 1984, p. 71.

⁽⁵⁾ OJ No L 272, 13. 10. 1984, p. 16.

to the Commission Regulation of 10 October 1985 fixing the export refunds on milk and

milk products

ANNEX

	inna products		
CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
)4.01	Milk and cream, fresh, not concentrated or sweetened:		
	ex A. Other than whey, of a fat content, by weight, not exceeding 6 % (1):		
	I. Yoghourt, kephir, curdled milk, buttermilk and other fermented or acidified milk:		
	a) In immediate packings of a net capacity of two litres or less:	i	
	(1) Of a fat content, by weight, not exceeding 1,5 %	0110 05	7,15
	(2) Of a fat content, by weight, exceeding 1,5 % but not exceeding 3 %	0110 15	10,34
	(3) Of a fat content, by weight, exceeding 3 %	0110 20	13,34
	b) Other:		
	(1) Of a fat content, by weight, not exceeding 1,5 %	0110 25	7,15
	(2) Of a fat content, by weight, exceeding 1,5 % but not exceeding 3 %	0110 35	10,34
•	(3) Of a fat content, by weight, exceeding 3 %	0110 40	13,34
	II. Other:		
	a) In immediate packings of a net capacity of two litres or less and of a fat content, by weight:		
	1. Not exceeding 4 %:		
	(aa) Of a fat content, by weight, not exceeding 1,5 %	0130 10	7,15
	(bb) Of a fat content, by weight, exceeding 1,5 % but not exceeding 3 %	0130 22	10,34
	(cc) Of a fat content, by weight, exceeding 3 %	0130 31	13,34
	2. Exceeding 4 %	0140 00	15,34
	b) Other, of a fat content, by weight:		
	1. Not exceeding 4 %:		
	(aa) Of a fat content, by weight, not exceeding 1,5 %	0150 10	7,15
	(bb) Of a fat content, by weight, exceeding 1,5 % but not exceeding 3 %	0150 21	10,34
	(cc) Of a fat content, by weight, exceeding 3 %	0150 31	13,34
	2. Exceeding 4 %	0160 00	15,34

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.01 (cont'd)	ex B. Other, excluding whey, of a fat content, by weight (1):		
	ex I. Exceeding 6 % but not exceeding 21 %:		
	(a) Of a fat content, by weight, not exceeding 10 %	0200 05	19,34
	(b) Of a fat content, by weight, exceeding 10 % but not exceeding 17 %	0200 11	29,13
	(c) Of a fat content, by weight, exceeding 17 %	0200 21	43,12
	II. Exceeding 21 % but not exceeding 45 %:		
•	(a) Of a fat content, by weight, not exceeding 35 %	0300 12	51,11
	(b) Of a fat content, by weight, exceeding 35 % but not exceeding 39 %	0300 13	79,09
,	(c) Of a fat content, by weight, exceeding 39 %	0300 20	87,09
	III. More than 45 %:		
	(a) Of a fat content, by weight, not exceeding 68 %	0400 11	99,08
	(b) Of a fat content, by weight, exceeding 68 % but not exceeding 80 %	0400 22	145,04
	(c) Of a fat content, by weight, exceeding 80 %	0400 30	169,02
)4.02	Milk and cream, preserved, concentrated or sweetened:		
	A. Not containing added sugar (2):		
	II. Milk and cream, in powder or granules:		
	a) In immediate packings of a net capacity of 2,5 kilograms or less and of a fat content, by weight:		•
	1. Not exceeding 1,5 %	0620 00	85,86
	2. Exceeding 1,5 % but not exceeding 27 %:		
	(aa) Of a fat content, by weight, not exceeding 11 %	0720 00	85,86
	(bb) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	0720 20	100,23
	(cc) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	0720 30	106,88
	(dd) Of a fat content, by weight, exceeding 25 %	0720 40	116,10
	3. Exceeding 27 % but not exceeding 29 %:		
	(aa) Of a fat content, by weight, not exceeding 28 %	0820 20	117,16
	(bb) Of a fat content, by weight, exceeding 28 %	0820 30	118,39

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
)4.02	4. Exceeding 29 %:		
cont'd)	(aa) Of a fat content, by weight, not exceeding 41 %	0920 10	120,15
	(bb) Of a fat content, by weight, exceeding 41 % but not exceeding 45 %	0920 30	130,64
	(cc) Of a fat content, by weight, exceeding 45 % but not exceeding 59 %	0920 40	134,28
,	(dd) Of a fat content, by weight, exceeding 59 % but not exceeding 69 %	0920 50	147,09
	(ee) Of a fat content, by weight, exceeding 69 % but not exceeding 79 %	0920 60	155,95
	(ff) Of a fat content, by weight, exceeding 79 %	0920 70	165,04
	b) Other, of a fat weight content:		
	1. Not exceeding 1,5 %	1020 00	85,86
	2. Exceeding 1,5 % but not exceeding 27 %:		
	(aa) Of a fat content, by weight, not exceeding 11 %	1120 10	85,86
	(bb) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	1120 20	100,23
	(cc) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	1120 30	106,88
	(dd) Of a fat content, by weight, exceeding 25 %	1120 40	116,10
	3. Exceeding 27 % but not exceeding 29 %:	-	
	(aa) Of a fat content, by weight, not exceeding 28 %	1220 20	117,16
	(bb) Of a fat content, by weight, exceeding 28 %	1220 30	118,39
	4. Exceeding 29 %:		
	(aa) Of a fat content, by weight, not exceeding 41 %	1320 10	120,15
	(bb) Of a fat content, by weight, exceeding 41 % but not exceeding 45 %	1320 30	130,64
	(cc) Of a fat content, by weight, exceeding 45 % but not exceeding 59 %	1320 40	134,28
	(dd) Of a fat content, by weight, exceeding 59 % but not exceeding 69 %	1320 50	147,09
	(ee) Of a fat content, by weight, exceeding 69 % but not exceeding 79 %	1320 60	155,95
	(ff) Of a fat content, by weight, exceeding 79 %	1320 70	165,04

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
)4.02 (cont'd)	III. Milk and cream, other than in powder or granules:	.]	
com a)	a) In immediate packings of a net content of 2,5 kg or less and of a fat content by weight not exceeding 11 %:		
	1. Of a fat content, by weight, not exceeding 8,9 % and of a non-fat lactic dry matter content:		
	(aa) Of less than 15% and of a fat content:	į	
	(11) Not exceeding 3 %, by weight	1420 12	
	(22) Exceeding 3 %, by weight	1420 22	13,34
	(bb) Of 15 % or more and of a fat content:		
	(11) Not exceeding 3 %, by weight	1420 50	19,38
	(22) Exceeding 3 %, by weight, but not exceeding 7,4 %	1420 60	24,59
	(33) Exceeding 7,4 %	1420 70	30,65
	2. Other, of a non fat lactic dry matter content:		
	(aa) Of less than 15%, by weight	1520 10	25,13
	(bb) Of 15 % or more, by weight	1520 20	36,34
	b) Other, of a fat content, by weight:		
	1. Not exceeding 45 % and of a non fat lactic dry matter content:		•
	(aa) Of less than 15% and of a fat content:		•
	(11) Not exceeding 3 %, by weight	1620 70	<u> </u>
	(22) Exceeding 3 %, by weight, but not exceeding 8,9 %	1630 00	13,34
	(33) Exceeding 8,9 %, by weight, but not exceeding 11 %	1630 10	25,13
	(44) Exceeding 11 %, by weight, but not exceeding 21 %	1630 20	31,13
	(55) Exceeding 21 %, by weight, but not exceeding 39 %	1630 30	51,11
	(66) Exceeding 39 %	1630 40	87,09
-	(bb) Of 15 % or more and of a fat content:		
	(11) Not exceeding 3 %, by weight	1630 50	19,38
	(22) Exceeding 3 %, by weight, but not exceeding 7,4 %	1630 60	24,59
	(33) Exceeding 7,4 %, by weight, but not exceeding 8,9 %	1630 70	30,65
	(44) Exceeding 8,9 %	1630 80	36,34
	2. Exceeding 45 %	1720 00	99,08

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.02 (cont'd)	B. Containing added sugar:		
	I. Milk and cream, in powder or granules:		
	ex b) Other, excluding whey:		
	1. In immediate packings of a net capacity of 2,5 kilograms or less and of a fat content, by weight:		
	aa) Not exceeding 1,5 %	2220 00	0,8586 (1) per kg
	bb) Exceeding 1,5 % but not exceeding 27 %:		
	(11) Of a fat content, by weight, not exceeding 11 %	2320 10	0,8586 (1) per kg
	(22) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	2320 20	1,0023 (4) per kg
	(33) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	2320 30	1,0688 (4) per kg
	(44) Of a fat content, by weight, exceeding 25 %	2320 40	1,1610 (4) per kg
	cc) Exceeding 27 %:		
	(11) Of a fat content, by weight, not exceeding 41 %	2420 10	1,1716 (4) per kg
	(22) Of a fat content, by weight, exceeding 41 %	2420 20	1,3064 (*) per kg
	2. Other, of a fat content, by weight:		
	aa) Not exceeding 1,5 %	2520 00	0,8586 (*) per kg
	bb) Exceeding 1,5 % but not exceeding 27 %:		
	(11) Of a fat content, by weight, not exceeding 11 %	2620 10	0,8586 (4) per kg
	(22) Of a fat content, by weight, exceeding 11 % but not exceeding 17 %	2620 20	1,0023 (*) per kg
	(33) Of a fat content, by weight, exceeding 17 % but not exceeding 25 %	2620 30	1,0688 (*) per kg
	(44) Of a fat content, by weight, exceeding 25 %	2620 40	1,1610 (*) per kg
	cc) Exceeding 27 %:		
	(11) Of a fat content, by weight, not exceeding 41 %	2720 10	1,1716 (4) per kg
	(22) Of a fat content, by weight, exceeding 41 %	2720 20	1,3064 (⁴) per kg

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.02 (cont'd)	ex II. Milk and cream, excluding whey other than in powder or granules:		
	ex a) In immediate packings of a net capacity of 2,5 kg or less and of a fat content by weight not exceeding 9,5 %:		
	(1) Of a fat content, by weight, not exceeding 6,9 % and of a non fat lactic dry matter content:		
	(aa) Of less than 15% and of a fat content:		
	(11) Not exceeding 3 %, by weight	2810 11	— (*) per kg
	(22) Exceeding 3 % by weight	2810 12	0,1334 (⁴) per kg
	(bb) Of 15 % or more	2810 15	22,36 (⁵)
	(2) Of a fat content, by weight, exceeding 6,9 % and of a non fat lactic dry matter content, by weight, of 15 % or more	2810 20	37,83 (⁵)
	b) Other, of a fat content, by weight:		
	ex 1. Not exceeding 45 %:		
	(aa) Of a fat content, by weight, not exceeding 6,9 % and of a non fat lactic dry matter content, by weight, of 15 % or more	2910 70	22,36 (5)
	(bb) Of a fat content, by weight, exceeding 6,9 % but not exceeding 21 % and of a non fat lactic dry matter content, by weight, of 15 % or more	2910 76	37,83 (⁵)
	(cc) Of a fat content by weight, exceeding 9,5 % but not exceeding 21 % and of a non fat lactic dry matter content, by weight, less than 15 %	2910 80	0,2713 (*) per kg
	(dd) Of a fat content, by weight, exceeding 21 % but not exceeding 39 %	2910 85	0,5111 (*) per kg
	(ee) Of a fat content, by weight, exceeding 39 %	2910 90	0,8709 (*) per kg
	2. Exceeding 45 %	3010 00	0,9908 (4) per kg
04.03	Butter:		
	ex A. Of a fat content, by weight, not exceeding 85 %:		
	(I) Of a fat content, by weight, of 62 % or more, but less than 78 %	3110 03	137,19 (10)
	(II) Of a fat content, by weight, of 78 % or more but less than 80 %	3110 16	172,60 (10)

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.03 (cont'd)	(III) Of a fat content, by weight, of 80 % or more, but less than 82 %	3110 22	177,02 (10)
	(IV) Of a fat content, by weight, of 82 % or more	3110 32	181,45 (10)
	B. Other, of a fat content, by weight:		
	(I) Not exceeding 99,5 %	3210 10	181,45 (10)
	(II) Exceeding 99,5 %	3210 20	240,80 (10) (11)
4.04	Cheese and curd (6):		
	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 — Canada — Norway and Finland		46,73 — — —
	 Liechtenstein and Switzerland Austria Other destinations 		143,04
	(II) Other	3800 60	
	For exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Liechtenstein and Switzerland — Austria — Other destinations		46,73 — — — — — — 143,04
	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 — Canada — Norway and Finland — Australia — Other destinations D. Processed cheese, not grated or powdered, of a fat content, by 		25,78 115,99
	weight: I. Not exceeding 36 % and of a fat content, by weight, in the dry matter:		
	ex a) Not exceeding 48 % and of a dry matter content, by weight:	·	
	(1) Of 27 % or more but less than 33 % for exports to:	4410 05	•
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations 		 6,36 20,24

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CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	 (2) Of 33 % or more but less than 38 % for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations (3) Of 38 % or more but less than 43 % and of a fat 	4410 10	
	content, by weight, in the dry matter: (aa) Less than 20 % for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E	4410 20	 14,39
,	 Canada Norway and Finland Switzerland Other destinations 	4410 30	. — — — 43,96
	(bb) Of 20 % or more for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations	4410 30	
	(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 — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations		 14,39 43,96
	(bb) Of 20 % or more but less than 40 % for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations	4410 50	21,19 — — — — — — 63,98
	(cc) Of 40 % or more for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations	4410 60	30,87 — — — — — — 94,00

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
(4.04 (cont'd)	ex b) Exceeding 48 % and of a dry matter content, by weight: (1) Of 33 % or more but less than 38 % for exports to:	4510 10	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada 		14,39 —
,	 Norway and Finland Switzerland Other destinations 		43,96
	(2) Of 38 % or more but less than 43 %	4510 20	
	for exports to:		
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland 		21,19 — — — —
	— Other destinations	4510.30	63,98
	(3) Of 43 % or more but less than 46 % for exports to:	4510 30	
	— Austria		<u> </u>
	Zone D, Ceuta, Melilla and AndorraZone E		30,87
	— Canada		_
	— Norway and Finland— Switzerland		_
	— Other destinations		94,00
	(4) Of 46 % or more and of a fat content, by weight, in the dry matter:		
	(aa) Less than 55 %	4510 40	
	for exports to:		
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E 		30,87 —
	— Canada		
	— Norway and Finland— Switzerland	!	_
	— Other destinations		94,00
	(bb) Of 55 % or more	4510 50	
	for exports to:		·
,	— Austria		
	Zone D, Ceuta, Melilla and AndorraZone E		36,63 —
	— Canada		
	— Norway and Finland— Switzerland		
	 Other destinations 		111,52
	II. Exceeding 36 %	4610 00	
	for exports to:		,
	— Austria		— 36,63
	Zone D, Ceuta, Melilla and AndorraZone E		
	— Canada		
	— Norway and Finland— Switzerland		
	— Other destinations		111,52

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
)4.04 (cont'd)	 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: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations (2) Fiore Sardo and Pecorino manufactured exclusively from sheep milk for exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland	4710 11 4710 17	115,00 110,00 80,00 — 90,00 182,82 135,00 160,00 102,52 — 105,03
	 Other destinations (3) Other (excluding cheeses produced from whey), of a fat content, by weight, in the dry matter of 30 % or more for exports to: Zone D, Ceuta, Melilla and Andorra Zone E Canada Norway and Finland Switzerland Other destinations b) Exceeding 47 % but not exceeding 72 %: ex 1. Cheddar of a fat content, by weight, in the dry matter of 48 % or more 	4710 22 4850 00	85,00 50,00 50,00 — 60,00 134,36
	for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Australia — Switzerland — Other destinations ex 2. Other, of a fat content, by weight, in the dry		43,17 ————————————————————————————————————
	matter (7): (aa) Less than 5 % and of a content, by weight, in the dry matter of 32 % or more (excluding cheeses produced from whey) for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations	5120 12	

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(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) for exports to:	5120 16	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations 		30,33 — 20,00 — 97,19
	(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 — Norway and Finland — Switzerland — Other destinations		35,65 — — 24,00 — 110,44
	(dd) Of 39 % or more: (11) Asiago, Caciocavallo, Montasio, Provolone, Ragusano:	5120.22	
	(aaa) Provolone for exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations	5120 32	78,00 110,00 80,00 — 42,66 149,30
	(bbb) Others for exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations	5120 36	71,19 — — — — — — 122,16
	(22) Danbo, Edam, Fontal, Fontina, Fynbo, Gouda, Havarti, Maribo, Samsø, Tilsit for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Australia — Switzerland — Other destinations	5120 44	78,49 — — — 32,61 — 122,16

CCT heading No		Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	. ((33) Butterkäse, Esrom, Italico, Kernhem, Saint-Nectaire, Saint-Paulin, Taleggio for exports to:	5120 54	
		 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Norway and Finland Switzerland Other destinations 		78,49 — — — — 105,58
		(44) Cantal, Cheshire, Wensleydale, Lanca- shire, Double Gloucester, Blarney	5120 58	
		for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Australia — Switzerland — Other destinations		43,17 — — — 31,93 — 122,93
	((55) Salted ricotta, of a fat content, by weight, of 30 % or more		
		(aaa) Manufactured exclusively from sheep milk	5120 60	
		for exports to: — Zone E — Canada — Norway and Finland — Other destinations		37,78
		 (bbb) Other for exports to: Zone E Canada Norway and Finland Other destinations 	5120 65	37,78
	((66) Feta	5120 82	- , , -
		for exports to: — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland — Other destinations		32,10 — — — — 92,07
	. ((77) Colby, Monterey for exports to:	5120 83	
		 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Australia — Switzerland 		43,17 — — — — 31,93

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	 (88) Kefalotyrri, Kefalograviera and Kasseri manufactured exclusively from sheep's and/or goats' milk for exports to: Zone D, Ceuta, Melilla and Andorra Zone E Canada Norway and Finland Switzerland Other destinations 	5120 84	78,00 110,00 80,00 42,66 149,30
	(99) Other (excluding cheeses produced from whey), of a water content, calculated by weight, of the non-fatty matter:		
	(aaa) Exceeding 47 % but not exceeding 52 %	5120 87	
	for exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Australia — Switzerland — Other destinations		43,17 — — — 31,93 — 122,93
	(bbb) Exceeding 52 % but not exceeding 62 % for exports to:	5120 92	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Australia — Switzerland — Other destinations 		78,49 — 27,50 32,61 — 122,16
	ex c) Exceeding 72 % (excluding cheeses produced from whey) (7):		
	1. 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:	5121 11	
	 — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland and Liechtenstein — Other destinations 		22,07
	(bb) Cream cheese of a water content, calculated by weight, of the non-fatty matter, exceeding 77 % but not exceeding 82 % and of a fat content, by weight in the dry matter:		

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04 (cont'd)	(11) Of 60 % or more but less than 69 % For exports to:	5121 20	
	 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Norway and Finland Switzerland and Liechtenstein Other destinations 		
	(22) Of 69 % or more	5121 30	
	For exports to:		
	 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Norway and Finland Switzerland and Liechtenstein Other destinations 		
	(cc) Other	5121 40	· <u>—</u>
	2. Other:	,	
	(aa) Cottage cheese of a fat content, by weight in the dry matter, not exceeding 25 %	5121 51	
	For exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland and Liechtenstein — Other destinations		
	(bb) Cream cheese of a water content, calculated by weight of the non-fatty matter, exceeding 77 % but not exceeding 82 % and of a fat content, by weight in the dry matter:		
	(11) Of 60 % or more but less than 69 %	5121 60	
	For exports to: — Austria — Zone D, Ceuta, Melilla and Andorra — Zone E — Canada — Norway and Finland — Switzerland and Liechtenstein — Other destinations		
	(22) Of 69 % or more	5121 70	
	For exports to:		
	 Austria Zone D, Ceuta, Melilla and Andorra Zone E Canada Norway and Finland Switzerland and Liechtenstein Other destinations 		
	(cc) Other	5121 80	_

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
04.04	ex II. Other (excluding cheeses produced from whey):		
(cont'd)	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 — Canada		_
	— Norway and Finland — Other destinations		73,61
	(2) Of 80 % or more but less than 85 %	5310 11	
	For exports to:		·
	— Zone E	,	. –
	— Canada— Norway and Finland		-
	— Other destinations		98,15
	(3) Of 85 % or more but less than 95 %	5310 22	
	For exports to:		
	— Zone E — Canada		_
	- Canada - Norway and Finland		·
	— Other destinations		104,28
	(4) Of 95 % or more	5310 31	
	For exports to:		
	— Zone E — Canada		
	Norway and Finland Other destinations		116,55
23.07	Sweetened forage; other preparations of a kind used in animal feeding:		
	ex B. Other, containing starch, glucose or glucose syrup, maltodextrine or maltodextrine syrup falling within subheadings 17.02 B and 21.07 F II, or milk products, excluding special compound feedingstuffs (9):		
	I. Containing starch, or glucose or glucose syrup, or maltodex- trine or maltodextrine syrup falling within subheadings 17.02 B and 21.07 F II:		
	a) Containing no starch or containing 10 % or less, by weight, of starch:		
	(3) Containing 50 % or more but less than 75 %, by weight, of milk products and a content of milk in powder or granules (excluding whey), by weight, of (8):		
	(aa) Less than 30 %	5700 13	· <u> </u>
	(bb) 30 % or more but less than 40 %	5700 23	1,76
	(cc) 40 % or more but less than 50 %	5700 33	2,34
	(dd) 50 % or more but less than 60 %	5700 42	2,93
	(ee) 60 % or more but less than 70 %	5700 52	3,52
	1-2, 00 02 220		~,~ <u>~</u>

CCT heading No	Description	Code	Refund (in ECU/100 kg net weight unless otherwise indicated)
23.07 (cont'd)	(4) Containing 75 % or more, by weight, of milk products and a content of milk in powder or granules (excluding whey), by weight, of (8):		
	(aa) Less than 30 %	5800 13	. —
	(bb) 30 % or more but less than 40 %	5800 23	1,76
	(cc) 40 % or more but less than 50 %	5800 32	2,34
	(dd) 50 % or more but less than 60 %	5800 42	2,93
	(ee) 60 % or more but less than 70 %	5800 52	3,52
	(ff) 70 % or more but less than 75 %	5800 62	4,10
	(gg) 75 % or more but less than 80 %	5800 72	4,40
	(hh) 80 % or more	5800 82	4,69
	ex II. Containing no starch, glucose or glucose syrup, maltodextrine or maltodextrine syrup falling within subheadings 17.02 B and 21.07 F II, and containing 50 % or more milk products, by weight, and with a milk content in powder or granules (excluding whey), by weight, of (8):		,
	(a) 30 % or more but less than 40 %	5900 01	25,76
	(b) 40 % or more but less than 50 %	5900 05	34,34
	(c) 50 % or more but less than 60 %	5900 12	42,93
	(d) 60 % or more but less than 70 %	5900 22	51,52
	(e) 70 % or more but less than 80 %	5900 32	60,10
	(f) 80 % or more but less than 88 %	5900 42	68,69
	(g) 88 % or more	5900 52	75,56

- (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 and/or added casein and/or added casein nates, 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 and/or added casein and/or added caseinates, the added whey and/or added lactose and/or added caseinates 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 and/or casein and/or caseinate added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (4) The weight of added non-lactic matter and/or added whey and/or added lactose and/or added casein and/or added caseinates 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 and/or casein and/or caseinates 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 and/or added casein and/or added caseinates, 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 and/or casein and/or caseinates 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 and/or casein and/or caseinates 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 and/or added casein and/or added caseinates 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 and/or casein and/or caseinate added per 100 kg of finished product, and, in particular,
- the lactose content of the added whey.
- (6) No refund shall be paid in respect of exported cheese of which the free-at-frontier price, before application of the refund and the monetary compensatory amount, in the exporting Member State, is less than 140 ECU per 100 kilograms. This limitation to 140 ECU per 100 kilograms does not apply to cheeses falling within subheading 04.04 E I ex c) of the Common Customs Tariff.
- (7) In the case of cheeses presented in containers which also contain conserving liquid, in particular brine, the refund is granted on the net weight, the weight of the liquid being deducted.
- (8) 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 added lactose and/or added casein and/or added caseinates, and
 - the lactose content of the added whey
 - per 100 kg of finished product.
- (9) 'Special compound feedingstuffs' are compound feedingstuffs containing skimmed-milk powder and fish meal and/or more than 9 g of iron and/or more than 1,2 g of copper in 100 kg of product.
- (10) Amount applicable only in the cases indicated in Article 10 (3) to (5) of Regulation (EEC) No 2729/81.

However:

- in the case of exports under either Regulation (EEC) No 2268/84 or Regulation (EEC) No 2278/84 the rate of refund is reduced by 25 ECU per 100 kilograms net,
- in the case of exports under Regulation (EEC) No 2956/84 the rate of refund shall be that applying on 18 June 1985.
- (11) The rate of refund referred to in footnote (10) shall also apply to ghee exported under Regulation (EEC) No 2278/84.
- 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.

COMMISSION REGULATION (EEC) No 2839/85

of 10 October 1985

fixing the export refunds on pigmeat

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2759/75 of 29 October 1975 on the common organization of the market in pigmeat (1), as last amended by Regulation (EEC) No 2966/80 (2), and in particular the first sentence of Article 15 (5) thereof,

Having regard to Council Regulation (EEC) No 2768/75 of 29 October 1975 laying down general rules for granting export refunds on pigmeat and criteria for fixing the amount of such refunds (3), and in particular Article 5 (1) thereof,

Whereas Article 15 of Regulation (EEC) No 2759/75 provides that the difference between prices on the world market for the products listed in Article 1 (1) of that Regulation and prices for these products within the Community may be covered by an export refund;

Whereas it follows from applying these rules and criteria to the present situation on the market in pigmeat that the refund should be fixed as set out below;

Whereas facilities exist at present for the export of live pigs falling within subheading 01.03 A II b), and for certain products falling within subheading 02.01 A III; whereas a refund should be fixed for these products taking particular account of the conditions of competition for Community exporters on world markets;

Whereas, in the case of products falling within subheading 02.06 B I, the refund should be limited to an amount which takes account of the qualitative characteristics of each of the products falling within this subheading and of the foreseeable trend of production costs on the world market; whereas it is important

that the Community should continue to take part in international trade in the case of certain typical Italian products falling within subheadings 02.06 B I b) 1 and B I b) 5 aa);

Whereas, because of the conditions of competition in certain third countries, which are traditionally importers of products falling within subheadings ex 16.01 A and B, ex 16.02 A II and B III a) 2, the refund for these products should be fixed so as to take this situation into account; whereas steps should be taken to ensure that the refund is granted only for the net weight of the edible substances, to the exclusion of the net weight of the bones possibly contained in the said preparations;

Whereas, since economically significant quantities of other pigmeat products are not being exported at present, there is no need to fix a refund for these products;

Whereas Article 4 of Regulation (EEC) No 2768/75 provides that the world market situation or the specific requirements of certain markets may make it necessary to vary the refund on the products listed in Article 1 (1) of Regulation (EEC) No 2759/75 according to destination;

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

HAS ADOPTED THIS REGULATION:

Article 1

The list of products on which the export refund referred to in Article 15 of Regulation (EEC) No 2759/75 is granted, and the amount of that refund, shall be as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 14 October 1985.

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

Done at Brussels, 10 October 1985.

^{(&#}x27;) OJ No L 282, 1. 11. 1975, p. 1. (2) OJ No L 307, 18. 11. 1980, p. 5.

⁽³⁾ OJ No L 282, 1. 11. 1975, p. 39.

ANNEX

to the Commission Regulation of 10 October 1985 fixing the export refunds on pigmeat

<u></u>		(ECUTION RE)
CCT heading No	Description	Refund
		net weight
01.03	Live swine:	
	A. Domestic species:	
	II. Other:	
	b) Other	10,00
02.01	Meat and edible offals of the animals falling within heading No 01.01, 01.02, 01.03 or 01.04, fresh, chilled or frozen:	
	A. Meat:	
	III. Of swine:	
	a) Of domestic swine:	,
	1. Whole carcases or half-carcases	28,00
	2. Legs and parts thereof for export to:	
	— the United States of America and Canada	6,00
	— other destinations	28,00
	3. Fore-ends or shoulders; parts thereof	
	for export to: — the United States of America and Canada	5.00
	— the Officer States of America and Canada — other destinations	5,00 28,00
	4. Loins and parts thereof	
	for export to:	
	— the United States of America and Canada	6,00
	— other destinations	28,00
	5. Bellies and parts thereof	
	for export to: — the United States of America and Canada	4,00
,	— other destinations	22,00
	6. Other:	
1	ex aa) Boned or boneless:	
	(11) Legs or loins, and parts thereof, derinded and defatted, with a maximum layer of 3 mm fat, frozen or vacuum-packed (a)	
	for export to:	
:	— the United States of America and Canada	6,00
ı	— other destinations	35,00

		(ECU/100
CCT heading No	Description	Refund
		net weigh
)2.01 (cont'd)	(22) Fore-ends or shoulders, and parts thereof, derinded and defatted, with a maximum layer of 3 mm fat, frozen or vacuum-packed (a)	
	for export to: — the United States of America and	
	Canada	5,00
	— other destinations	30,00
	(33) Other legs, fore-ends, shoulders or loins; parts thereof (a)	
	for export to:	
	— the United States of America and Canada	5,00
	— other destinations	28,00
	(44) Bellies and parts thereof, derinded and defatted, with a maximum layer of 7 mm fat, frozen or vacuum-packed (a)	
	for export to:	
	— the United States of America and Canada	5,00
	— other destinations	28,00
,	(55) Other bellies and parts thereof, derinded (a)	
	for export to:	
	— the United States of America and Canada	4,00
	— other destinations	22,00
02.06	Meat and edible meat offal (except poultry liver), salted, in brine, dried or smoked:	
	B. Of domestic swine:	
	I. Meat:	
	a) Salted or in brine:	
	3. Hams and parts thereof	32,00
	5. Loins and parts thereof	32,00
	- -	20,00
	6. Bellies and parts thereof7. Other:	20,00
	ex aa) Boned or boneless:	
	(11) Hams, fore-ends, shoulders or loins, parts thereof (a)	32,00
	(22) Bellies and parts thereof, derinded (a)	20,00
	b) Dried or smoked:	
	1. Hams and parts thereof:	
	(aa) 'Prosciutto di Parma', 'Prosciutto di San	
	Daniele' (b)	64,00
Ì	(bb) Other	47,00

		(ECU/100 kg)
CCT heading No	Description	Refund
		net weight
02.06	4. Bellies and parts thereof	22,00
(cont'd)	5. Other:	
í	ex aa) Boned or boneless:	
	(11) 'Prosciutto di Parma, Prosciutto di San Daniele'; parts thereof (b)	64,00
	(22) Hams, fore-ends, shoulders or loins, parts thereof (a)	47,00
ex 16.01	Sausages and the like, of meat, meat offal or animal blood, suitable for human consumption:	
	A. Liver sausages (f)	28,00
	B. Other (c):	
	I. Sausages, dry or for spreading, uncooked (d) (f)	50,00
	II. Other (f)	34,00
ex 16.02	Other prepared or preserved meat or meat offal, suitable for human consumption:	
	A. Liver:	
	II. Other	24,00
	B. Other:	
	III. Other:	
	a) Containing meat or offal of domestic swine:	
	2. Other, containing by weight:	
	aa) 80 % or more of meat or offal, of any kind, including fats of any kind or origin:	
•	11. Hams or loins (excluding collars); parts thereof:	
	(aaa) Uncooked; mixtures of cooked and uncooked meat (e) (g)	22,00
	(bbb) Other (g)	
	for export to: — the United States of America,	
	Canada and Australia	6,00
	— other destinations	37,00
	22. Collars or shoulders; parts thereof:	
	(aaa) Uncooked; mixtures of cooked and uncooked meat (e) (g)	22,00
	(bbb) Other (g)	
	for export to: — the United States of America,	
	Canada and Australia	5,00
	— other destinations	34,00

		(ECU/100 kg)
CCT heading No	Description	Refund
		net weight
ex 16.02 (cont'd)	33. Other:	
	(aaa) Uncooked; mixtures of cooked meat or offal and uncooked meat or offal (e) (g)	17,00
	(bbb) Other (g)	
	for export to:	
	— the United States of America, Canada and Australia	4,00
	— other destinations	24,00
	bb) 40 % or more but less than 80 % of meat or offal, of any kind, including fats of any kind or origin (g)	
	for export to:	
	 the United States of America, Canada and Australia 	4,00
	— other destinations	19,00
	cc) Less than 40 % of meat or offal, of any kind, including fats of any kind or origin (g)	10,00

- (a) The cuts are classified in this subheading only if they can be identified as originating from the primary cuts mentioned.
- (b) Only those products for which the name is certified by the competent authorities of the producing Member State can benefit from this refund.
- (c) The refund on sausages presented in containers with a preservative liquid is granted on net weight after deduction of weight of this liquid.
- (d) The weight of a coating of paraffin corresponding to normal use in the trade is considered as part of the net weight of the sausage.
- (e) The term 'uncooked' shall apply to products which have not been subjected to any heat-treatment or which have been subjected to a heat-treatment insufficient to ensure the coagulation of meat proteins in the whole of the product and which therefore show traces of a pinkish liquid on the cut surface when the product is cut along a line passing through its thickest part.
- (f) If composite food preparations (including prepared dishes) containing sausages, are classified under heading No 16.01 because of their composition, the refund is granted only on the net weight of the sausages, the meat and the offal, including fats of any kind or origin, which make part of these preparations.
- (g) The refund on products containing bones is granted on the net weight of the product after deduction of the weight of the bones.

COMMISSION REGULATION (EEC) No 2840/85

of 10 October 1985

fixing additional amounts for certain pigmeat products

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2759/75 of 29 October 1975 on the common organization of the market in pigmeat (1), as last amended by Regulation (EEC) No 2966/80 (2), and in particular the second subparagraph of Article 13 (5) thereof,

Whereas if, for a given product, the free-at-frontier offer price (hereinafter called the 'offer price') falls below the sluice-gate price, the levy applicable to that product must be increased by an additional amount equal to the difference between the sluice-gate price and the offer price determined in accordance with Article 1 of Commission Regulation No 202/67/EEC of 28 June 1967 on fixing the additional amount for imports of pigmeat products from third countries (3), as amended by Regulation No 614/67/EEC (4);

Whereas the offer price must be determined for all imports from all third countries; whereas, however, if exports from one or more third countries are effected at abnormally low prices, lower than prices ruling for other third countries, a second offer price must be determined for exports from these other countries;

Whereas the regular review of the information serving as a basis for the determination of average offer prices for the products listed in Article 1 (1) of Regulation (EEC) No 2759/75 indicates that additional amounts corresponding to the figures shown in the Annex hereto should be fixed for the imports listed according to product and country of origin in that Annex;

Whereas Council Regulation (EEC) No 2767/75 of 29 October 1975 (5), as last amended by Regulation (EEC) No 1906/83 (6), laid down general rules for the fixing of additional amounts for those products for which no sluice-gate price is fixed;

Whereas Regulation No 202/67/EEC lays down certain detailed rules, to that end, and in particular for determining the free-at-frontier offers for those products; whereas, according to the information received by the Commission, offers from third countries in the determination of which not only the prices shown in customs documents but also all other indications concerning the prices ruling in third countries, are taken into account, are developing in such a way that additional amounts should be fixed for those products at the level shown in the Annex:

Whereas, in accordance with Article 1 of Regulation No 121/65/EEC (7) and with Regulations (EEC) No 564/68 (8), (EEC) No 998/68 (9), as amended by Regulation (EEC) No 328/83 (10), (EEC) No 2260/69 (11), as amended by Regulation (EEC) No 328/83, and (EEC) No 1570/71 (12), as amended by Regulation (EEC) No 328/83, the levy on certain products listed in those Regulations which originate in and come from the Federal Republic of Austria, the People's Republic of Poland, the Hungarian People's Republic, the Socialist Republic of Romania and the People's Republic of Bulgaria should not be increased by an additional amount;

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

HAS ADOPTED THIS REGULATION:

Article 1

The additional amounts provided for in Article 13 of Regulation (EEC) No 2759/75 shall be as set out in the Annex hereto for the products listed in Article 1 (1) of that Regulation which appear in the said Annex.

Article 2

This Regulation shall enter into force on 14 October 1985.

⁽¹⁾ OJ No L 282, 1. 11. 1975, p. 1.

⁽²⁾ OJ No L 307, 18. 11. 1980, p. 5. (3) OJ No 134, 30. 6. 1967, p. 2837/67.

⁽⁴⁾ OJ No 231, 27. 9. 1967, p. 6.

⁽⁵⁾ OJ No L 282, 1. 11. 1975, p. 29.

⁽⁶⁾ OJ No L 190, 14. 7. 1983, p. 4.

⁽⁷⁾ OJ No 155, 18. 9. 1965, p. 2560/65.

⁽⁸⁾ OJ No L 107, 8. 5. 1968, p. 6.

^(°) OJ No L 170, 19. 7. 1968, p. 14. (°) OJ No L 38, 10. 2. 1983, p. 12. (°) OJ No L 286, 14. 11. 1969, p. 22. (°) OJ No L 165, 23. 7. 1971, p. 23.

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

Done at Brussels, 10 October 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

ANNEX

to the Commission Regulation of 10 October 1985 fixing additional amounts for certain pigmeat products

CCT heading No	Description	Supplementary amount	Origin of imports
01.03	Live swine:		
	A. Domestic species:		
	II. Other:		
	b) Other	30,00	Origin: German Democratic Republic (¹)
02.01	Meat and edible offals of the animals falling within heading No 01.01, 01.02, 01.03 or 01.04 fresh, chilled or frozen:		,
	A. Meat:		
	III. Of swine:		
	a) Of domestic swine:		
·	1. Whole carcases or half-carcases	30,00	Origin: German Democratic Republic (¹)
	5. Bellies and parts thereof	30,00	Origin: Hungary
	6. Other:		
	aa) Boned or boneless	14,00	Origin: Hungary
	bb) Other	20,00	Origin: Hungary or the German Democratic Republic (1)

⁽¹⁾ With the exception of the German internal trade pursuant to the Protocol on German internal trade and connected problems.

COMMISSION REGULATION (EEC) No 2841/85

of 10 October 1985

fixing the amounts to be levied in the beef sector on products which left the United Kingdom during the week 23 to 29 September 1985

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 1311/85 of 23 May 1985 on the granting of a premium for the slaughter of certain adult bovine animals in the United Kingdom (1), and in particular Article 5 thereof,

Whereas, under Article 3 of Regulation (EEC) No 1311/85, an amount equivalent to the amount of the variable slaughter premium granted in the United Kingdom is levied on meat and meat preparations from animals on which it has been paid, when they are consigned to other Member States or to non-member countries;

Whereas, under Article 7 (1) of Commission Regulation (EEC) No 2187/85 of 31 July 1985 laying down detailed rules for the application of the premium for the slaughter of certain adult bovine animals for slaughter in the United Kingdom (2), the amounts to be charged on departure from the territory of the United Kingdom of the products listed in the Annex

to the said Regulation must be fixed each week by the Commission;

Whereas, accordingly, the amounts to be levied on products which left the United Kingdom during the week 23 to 29 September 1985 should be fixed,

HAS ADOPTED THIS REGULATION:

Article 1

Pursuant to Article 3 of Regulation (EEC) No 1311/85, the amounts to be levied on the products referred to in Article 7 (1) of Regulation (EEC) No 2187/85 which left the territory of the United Kingdom during the week 23 to 29 September 1985 shall be those set out in the Annex.

Article 2

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

It shall apply with effect from 23 September 1985.

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

Done at Brussels, 10 October 1985.

⁽¹) OJ No L 137, 27. 5. 1985, p. 20. (²) OJ No L 203, 1. 8. 1985, p. 76.

ANNEX

Amounts to be levied on products which left the territory of the United Kingdom during the week 23 to 29 September 1985

(ECU/100 kg net weight)

CCT heading No	Description	Amount
1	2	3
ex 02.01 A II a)	Meat of adult bovine animals, fresh, chilled or frozen:	
and ex 02.01 A II b)	1. Carcases, half-carcases or 'compensated' quarters	26,26474
o .	2. Separated or unseparated forequarters	21,01179
	3. Separated or unseparated hindquarters	31,51769
	4. Other:	
	aa) Unboned (bone-in)	21,01179
	bb) Boned or boneless	35,98269
ex 02.06 C I a)	Meat salted, in brine, dried or smoked, of adult bovine animals:	
	1. Unboned (bone-in)	21,01179
	2. Boned or boneless	29,94180
ex 16.02 B III b) 1	Other prepared or preserved meat or meat offal, containing meat or offal of adult bovine animals:	
	aa) Uncooked; mixtures of cooked meat or offal and uncooked meat or offal:	
	11. Containing 80 % or more by weight of beef meat excluding offals and fat	29,94180
	22. Other	21,01179

COMMISSION REGULATION (EEC) No 2842/85

of 10 October 1985

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 last amended by Regulation (EEC) No 1976/85 (2), and in particular Article 5 (1) thereof,

Whereas the amount of the additional aid referred to in Article 5 (1) of Regulation (EEC) No 2169/81 was fixed by Regulation (EEC) No 2468/85 (3), as last amended by Regulation (EEC) No 2787/85 (4);

Whereas it follows from applying the rules and other provisions contained in Regulation (EEC) No 2468/85

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 Regulation,

HAS ADOPTED THIS REGULATION:

Article 1

The aid for unginned cotton referred to in Article 5 of Regulation (EEC) No 2169/81 shall be 63,848 ECU per 100 kilograms.

Article 2

This Regulation shall enter into force on 11 October 1985.

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

Done at Brussels, 10 October 1985.

⁽¹⁾ OJ No L 211, 31. 7. 1981, p. 2.

⁽²⁾ OJ No L 186, 19. 7. 1985, p. 1.

⁽³⁾ OJ No L 234, 31. 8. 1985, p. 40. (4) OJ No L 262, 4. 10. 1985, p. 12.

COMMISSION REGULATION (EEC) No 2843/85

of 10 October 1985

fixing the import levies on white sugar and raw sugar

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 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 1482/85 (2), and in particular Article 16 (8) thereof,

Whereas the import levies on white sugar and raw sugar were fixed by Regulation (EEC) No 1809/85 (3), as last amended by Regulation (EEC) No 2816/85 (4);

Whereas it follows from applying the detailed rules contained in Regulation (EEC) No 1809/85 to the information known to the Commission that the levies

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

HAS ADOPTED THIS REGULATION:

Article 1

The import levies referred to in Article 16 (1) of Regulation (EEC) No 1785/81 shall be, in respect of white sugar and standard quality raw sugar, as set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 11 October 1985.

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

Done at Brussels, 10 October 1985.

For the Commission
Frans ANDRIESSEN
Vice-President

ANNEX

to the Commission Regulation of 10 October 1985 fixing the import levies on white sugar and raw sugar

CCT heading No	Description	Levy
17.01	Beet sugar and cane sugar, in solid form: A. White sugar: flavoured or coloured sugar	46,59
	B. Raw sugar	42,11 (')

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

⁽¹) OJ No L 177, 1. 7. 1981, p. 4. (²) OJ No L 151, 10. 6. 1985, p. 1. (³) OJ No L 169, 29. 6. 1985, p. 77. (⁴) OJ No L 266, 9. 10. 1985, p. 15.

COMMISSION REGULATION (EEC) No 2844/85

of 10 October 1985

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 1018/84 (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 Regulation (EEC) No 1025/84 (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 2705/85 (7), as last amended by Regulation (EEC) No 2827/85 (8);

Whereas Council Regulation (EEC) No 1027/84 of 31 March 1984 (9) as amended by Regulation (EEC) No 2744/75 (10) as regards products falling within subheading 23.02 A of the Common Customs Tariff;

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, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (11), as last amended by Regulation (EEC) No 855/84 (12),
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded over a given period in relation to the Community currencies referred to in the previous indent, and the aforesaid coefficient;

Whereas these exchange rates being those recorded on 9 October 1985;

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 (13) 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, as last amended by Regulation (EEC) No 1027/84, as fixed in the Annex to amended Regulation (EEC) No 2705/85 are hereby altered to the amounts set out in the Annex hereto.

Article 2

This Regulation shall enter into force on 11 October 1985.

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

Done at Brussels, 10 October 1985.

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(1) OJ No L 281, 1. 11. 1975, p. 1.
(2) OJ No L 107, 19. 4. 1984, p. 1.
(3) OJ No L 166, 25. 6. 1976, p. 1.
(4) OJ No L 107, 19. 4. 1984, p. 13.
(5) OJ No 106, 30. 10. 1962, p. 2553/62.
(<sup>6</sup>) OJ No L 263, 19. 9. 1973, p. 1.
(<sup>7</sup>) OJ No L 256, 27. 9. 1985, p. 21.
(8) OJ No L 268, 10. 10. 1985, p. 19.
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^(°) OJ No L 107, 19. 4. 1984, p. 15.

⁽¹⁰⁾ OJ No L 281, 1. 11. 1975, p. 65.

⁽¹¹⁾ OJ No L 106, 12. 5. 1971, p. 1.

⁽¹²⁾ OJ No L 90, 1. 4. 1984, p. 1.

⁽¹³⁾ OJ No L 168, 25. 6. 1974, p. 7.

ANNEX

to the Commission Regulation of 10 October 1985 altering the import levies on products processed from cereals and rice

(ECU/tonne)

	Import le	evies
CCT heading No	Third countries (other than ACP or OCT)	ACP or OCT
11.01 G (²)	126,19	123,17
11.02 A VII (²)	126,19	123,17
11.02 B II d) (²)	196,22	193,20
11.02 C VI (²)	196,22	193,20
11.02 D VI (²)	126,19	123,17
11.02 E II d) 2 (²)	223,39	217,35
11.02 F VII (²)	126,19	123,17

- (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.

COMMISSION REGULATION (EEC) No 2845/85

of 10 October 1985

fixing the export refunds on cereals and on wheat or rye flour, groats and meal

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Regulation (EEC) No 2727/75 of 29 October 1975 on the common organization of the market in cereals (1), as last amended by Regulation (EEC) No 1018/84 (2), and in particular the fourth subparagraph of Article 16 (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);

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

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, multiplied by the coefficient provided for in Article 2b (2) of Regulation (EEC) No 974/71 (6), as last amended by Regulation (EEC) No 855/84 (7),
- for other currencies, an exchange rate based on the arithmetic mean of the spot market rates of each of these currencies recorded over a given period in relation to the Community currencies referred to in the previous indent and the aforesaid coefficient;

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 11 October

^(*) OJ No L 281, 1. 11. 1973, p. 1. (*) OJ No L 107, 19. 4. 1984, p. 1. (*) OJ No L 281, 1. 11. 1975, p. 78. (*) OJ No 128, 27. 6. 1967, p. 2574/67. (*) OJ No L 168, 27. 7. 1971, p. 16.

⁽⁶⁾ OJ No L 106, 12. 5. 1971, p. 1.

^{(&}lt;sup>7</sup>) OJ No L 90, 1. 4. 1984, p. 1.

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

Done at Brussels, 10 October 1985.

ANNEX to the Commission Regulation of 10 October 1985 fixing the export refunds on cereals and on wheat or rye flour, groats and meal

(ECU/tonne)

		(ECU/tonne
CCT heading No	Description	Refund
10.01 B I	Common wheat and meslin	
	for exports to:	
	- Switzerland, Austria and Liechtenstein	60,00
	— zone II b) and the Iberian Peninsula	67,00
	— other third countries	
10.01 B II	Durum wheat	
	for exports to:	
	- Switzerland, Austria and Liechtenstein	50,00
	— other third countries	60,00
10.02	Rye	
10.02	for exports to:	
	— Switzerland, Austria and Liechtenstein	70,00
•	— other third countries	80,00
10.03	Barley	
	for exports to:	
	- Switzerland, Austria and Liechtenstein	70,00
	— zone II b)	77,00
	— Japan	-
	— other third countries	
10.04	Oats	
	for exports to:	
	— Switzerland, Austria and Liechtenstein	_
	— other third countries	_
10.05 B	Maize, other than hybrid maize for sowing	:
70.00 2	,	
10.07 B	Millet	_
10.07 C	Grain sorghum	_
ex 11.01 A	Wheat flour:	
	— of an ash content of 0 to 520	80,00
	— of an ash content of 521 to 600	80,00
	— of an ash content of 601 to 900	70,00
	— of an ash content of 901 to 1100	65,00
	— of an ash content of 1 101 to 1 650	60,00
	— of an ash content of 1 651 to 1 900	54,00

		(ECU/tonne)
CCT . heading No	Description	Refund
ex 11.01 B	Rye flour:	;
•	— of an ash content of 0 to 700	80,00
	— of an ash content of 701 to 1 150	80,00
	— of an ash content of 1 151 to 1 600	80,00
	— of an ash content of 1 601 to 2 000	80,00
11.02 A I a)	Durum wheat groats and meal:	
	— of an ash content of 0 to 1 300 (1)	240,00
	— of an ash content of 0 to 1 300 (2)	220,00
	— of an ash content of 0 to 1 300	204,00
	— of an ash content of more than 1 300	193,00
11.02 A I b)	Common wheat groats and meal:	
	— of an ash content of 0 to 520	80,00

⁽¹⁾ Meal of which less than 10 % by weight is capable of passing through a sieve of 0,250 mm mesh.

⁽²⁾ Meal of which less than 10 % by weight is capable of passing through a sieve of 0,160 mm mesh.

N.B. The zones are those defined in Regulation (EEC) No 1124/77 (OJ No L 134, 28. 5. 1977), as last amended by Regulation (EEC) No 501/85 (OJ No L 60, 28. 2. 1985).

II

(Acts whose publication is not obligatory)

COUNCIL

. COUNCIL DIRECTIVE

of 1 October 1985

amending for the sixth time (PCBs/PCTs) Directive 76/769/EEC on the approximation of the laws, regulations and administrative provisions of the Member States relating to restrictions on the marketing and use of certain dangerous substances and preparations

(85/467/EEC)

THE COUNCIL OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community, and in particular Article 100 thereof,

Having regard to the proposal from the Commission,

Having regard to the opinion of the European Parliament (1),

Having regard to the opinion of the Economic and Social Committee (2),

Whereas polychlorinated biphenyls (PCBs) and polychlorinated terphenyls (PCTs) may constitute serious risks to health and to the environment;

Whereas it has been ascertained that, despite the restriction on the use of PCBs and PCTs introduced by Directive 76/769/EEC (3), as last amended by Directive 83/478/EEC (4), there is generally no indication that pollution of the environment by PCBs and PCTs has lessened significantly; whereas highly toxic substances may be given off in the event of fires; whereas therefore the threshold laid down in Directive 76/769/EEC of 0,1 % by weight of PCBs and PCTs in preparations must be substantially lowered;

Whereas, since Directive 76/769/EEC was adopted, substitutes have been developed which are considered less dangerous to human beings and the environment; whereas the continued marketing of PCBs and PCTs is therefore no longer justified under present circumstances, except in certain exceptional cases of limited duration;

Whereas the use of PCBs and PCTs in certain plant and equipment in service at present should continue to be authorized until they have been disposed of or until the end of the service life of the plant and equipment; whereas Member States may nevertheless ban the use of PCBs and PCTs within their territory before the end of the service life of the plant and equipment;

Whereas the Member States should be permitted to authorize exceptions to the ban on the use of PCBs and PCTs as primary and intermediate products were. certain conditions are fulfilled, in particular where they consider that there is no danger to public health and the environment;

Whereas a more general ban on the use of PCBs and PCTs is not feasible at this stage; whereas, however, this Directive constitutes an important step towards such a ban,

HAS ADOPTED THIS DIRECTIVE:

Article 1

Point 1 of Annex I to Directive 76/769/EEC is hereby replaced by the text in the Annex to this Directive.

⁽¹) OJ No C 141, 10. 6. 1985, p. 76. (²) OJ No C 104, 25. 4. 1985, p. 1. (³) OJ No L 262, 27. 9. 1976, p. 201. (⁴) OJ No L 263, 24. 9. 1983, p. 33.

- 2. Annex II to Directive 76/769/EEC is hereby amended as follows:
- the existing Annex II shall become Annex II, part A;
- part B below shall be added:
 - 'B. Specific provisions relating to the labelling of products containing PCBs and PCTs

Without prejudice to the provisions of other Directives relating to the labelling of dangerous substances and preparations, Member States may require equipment and plant containing PCBs or PCTs also to display instructions concerning the disposal of PCBs and PCTs and the maintenance and use of equipment and plant containing them. These instructions must be capable of being read horizontally when the object containing the PCBs or PCTs is installed in the normal way. The inscription must stand out clearly from its background.

Member States may require the inscription to be in a language which is understood in their territory.'

Article 2

- 1. Member States shall take the measures necessary to comply with this Directive by 30 June 1986 at the latest. They shall forthwith inform the Commission thereof.
- 2. Member States shall communicate to the Commission the texts of the provisions of national law which they adopt in the field covered by this Directive.

Article 3

This Directive is addressed to the Member States.

Done at Luxembourg, 1 October 1985.

For the Council
The President
J. F. POOS

ANNEX

Designation of the substance,
of the groups of substances
or of the preparation

Conditions of restriction

- 1. Polychlorinated biphenyls (PCB) except mono- and dichlorinated biphenyls
 - Polychlorinated terphenyls (PCTs)
 - Preparations, including waste oils, with a PCB or PCT content higher than 0,01 % by weight.

May not be used. However, the following categories may be used under the following conditions:

- 1. until 30 June 1986 at the latest: closed-system electrical equipment transformers, resistors and inductors;
- 2. until 30 June 1986 at the latest : large condensers (≥ 1 kg total weight);
- 3. until 30 June 1986 at the latest: small condensers (provided that the PCB has a maximum chlorine content of 43 % and does not contain more than 3,5 % of penta- and higher chlorinated biphenyls);
- 4. until 30 June 1986 at the latest: heat-transmitting fluids in closed-circuit heat-transfer installations:
- 5. until 30 June 1986 at the latest: hydraulic fluids for underground mining equipment;
- The use of equipment, plant and fluids referred to in points 1 to 5 above which are in service on 30 June 1986 shall continue to be authorized until they are disposed of or reach the end of their service life.
- Member States may, for reasons of protection of health and the environment, prohibit within their territory the use of such equipment, plant and fluids before they are disposed of or reach the end of their service life.
- The placing on the second-hand market of such equipment, plant and fluids which are not intended for disposal shall be prohibited from 30 June 1986 onwards.
- Where the Member States consider that it is not possible for technical reasons to use substitute products, they may continue to authorize the use of PCBs, PCTs and preparations thereof where the latter are solely intended, in the normal conditions of maintenance of equipment, to supplement the level of liquids containing PCBs in properly functioning existing plant purchased before the entry into force of this Directive.
- 6. until 30 June 1986 at the latest: primary and intermediate products for further processing into other products not prohibited by Directive 76/769/EEC and the Directives amending it; after 30 June 1986 Member States may, provided prior notification stating the reasons is sent to the Commission, grant derogations from the ban on the marketing and use of such primary and intermediate products, in so far as they consider that these derogations have no deleterious effects on health and the environment.

COMMISSION

COMMISSION DECISION

of 26 September 1985

amending Council Decision 82/734/EEC as regards the list of establishments in Switzerland approved for the purposes of importing fresh meat into the Community

(85/468/EEC)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Economic Community,

Having regard to Council Directive 72/462/EEC of 12 December 1972 on health and veterinary inspection problems upon importation of bovine animals, swine and fresh meat from third countries (1), as last amended by Directive 83/91/EEC (2), and in particular Articles 4 (1) and 18 (1) thereof,

Having regard to Council Directive 77/96/EEC of 21 December 1976 on the examination for trichinae (trichinella spiralis) upon importation from third countries of fresh meat derived from domestic swine (3), as last amended by Directive 84/319/EEC (4), and in particular Article 4 thereof,

Whereas a list of establishments in Switzerland, approved for the purposes of the importation of fresh meat into the Community, was drawn up initially by Council Decision 82/734/EEC (5), as last amended by Commission Decision 84/490/EEC (6);

Whereas a routine inspection under Article 5 of Directive 72/462/EEC and Article 3 (1) of Commission Decision 83/196/EEC of 8 April 1983 concerning on-the-spot inspections to be carried out in respect of the importation of bovine animals, swine and fresh meat from non-member countries (7) has revealed that

the level of hygiene of one establishment has altered since the last inspection;

Whereas the list of establishments should, therefore, be amended;

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

HAS ADOPTED THIS DECISION:

Article 1

The Annex to Decision 82/734/EEC is replaced by the Annex to this Decision.

Article 2

This Decision is addressed to the Member States.

Done at Brussels, 26 September 1985.

⁽¹) OJ No L 302, 31. 12. 1972, p. 28.

⁽²⁾ OJ No L 59, 5. 3. 1983, p. 34.

⁽³⁾ OJ No L 26, 31. 1. 1977, p. 67.

^(*) OJ No L 167, 27. 6. 1984, p. 34. (*) OJ No L 311, 8. 11. 1982, p. 13.

^(°) OJ No L 273, 16. 10. 1984, p. 29.

⁽⁷⁾ OJ No L 108, 26. 4. 1983, p. 18.

ANNEX

LIST OF ESTABLISHMENTS

Approval No	Establishment	Address
	I. BOVINE I	MEAT
	A. Slaughterhouses and	cutting premises
115	Gustav Spiess	9442 Berneck
121	Gehrig AG	4710 Klus
145	Grieder AG	4702 Oensingen
155	Frischfleisch AG	6210 Sursee
	B. Slaughterl	nouses
102	Städtischer Schlachthof	3014 Bern
103	Städtischer Schlachthof	4025 Basel
107	. Städtischer Schlachthof	9015 St Gallen
	C. Cutting pr	remises
228	Ernst Sutter AG	9202 Gossau
295	Transcarna AG	4123 Allschwil
	II. PIGMEA	ΔΤ (¹)
	A. Slaughterhouses and	cutting premises
115	Gustav Spiess	9442 Berneck
121	Gehrig AG	4710 Klus
145	Grieder AG	4702 Oensingen
155	FF Frischfleisch AG	6210 Sursee
	B. Slaughter	houses
102	Städtischer Schlachthof	3014 Bern
and the second second		
103 T	Städtischer Schlachthof	4025 Basel

C. Cutting premises

Ernst Sutter AG

228

9202 Gossau

Approval Establishment Address		Establishment	Address
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III. COLD STORES (1)

(Frozen packaged meat only)

279	Bahnhof-Kühlhaus AG	4002 Basel
282	TKL AG	4623 Neuendorf
283	Frigo St Johann	4056 Basel
284	STISA	6593 Cadenazzo
285	Société des gares frigorifiques	1227 Carouge
289	Société des gares frigorifiques	1030 Bussigny
291 TF	Kühlhaus Neuhof AG	9202 Gossau
297 TF	Tiefkühlhaus AG	8865 Bilten
298	Bahnhof-Kühlhaus AG	4313 Möhlin
270	Dalillioi-Ixullillaus 700	1919 Wolling

⁽¹⁾ The establishments with the indication "T" or "TF" are authorized, within the meaning of Article 4 of Directive 77/96/EEC, to perform:

[—] the examination for detection of trichinae provided for in Article 2 of the aforementioned Directive (T),

[—] the freezing treatment provided for in Article 3 of the same Directive (TF).

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